LABOR RELATIONS



Mr. William H. Young President National Association of Letter Carriers, AFL-CIO 100 Indiana Avenue, NW Washington, DC 20001-2144

Re: Q98N-4Q-C 00166079 Class Action Washington, DC 20260-4100

Dear Mr. Young:

Recently, our representatives met in prearbitration discussion of the above-referenced grievance.

After reviewing this matter, we mutually agree to close this grievance based on the following:

The Postal Service affirmatively represents that there are no changes that directly relates to wages, hours, or working conditions pursuant to Article 19 of the National Agreement in the revisions to Employee and Labor Relations Manual, Section 430, *Basic and Special Pay Provisions*, which were transmitted to the union by letter dated April 12, 2000. Time limits for an Article 19 appeal will not be used by the Postal Service as a procedural argument if the union determines afterwards that there has been a change to wages, hours, or working conditions (Memorandum of Understanding; Re: Article 19) made through the April 12, 2000 revisions.

Please sign and return the enclosed copy of this decision as your acknowledgment that this case is closed, removing it from the national arbitration docket.

Time limits were extended by mutual consent.

Sincerely,

Alan S. Moore A/Manager Labor Relations Policy and Programs

liam > H. William H. Young

President National Association of Letter Carriers, AFL-CIO

Date: 5-2-07

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