



FEB 4 1982

UNITED STATES POSTAL SERVICE
475 L'Enfant Plaza, SW
Washington, DC 20260

February 2, 1982

ARTICLE	25
SECTION	
SUBJECT	AIR CONDITIONING

A8-E-1101

Mr. Richard I. Wevodau
President
Maintenance Craft
American Postal Workers Union, AFL-CIO
817 - 14th Street, NW
Washington, DC 20005

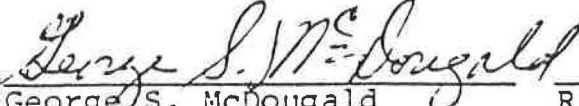
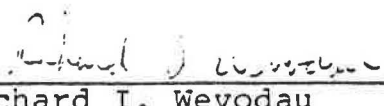
Dear Mr. Wevodau:

On January 28, 1982, you met with Harvey White in pre-arbitration discussion of H8T-2F-C-6316, 6317 and 6318. After a thorough discussion of the issue, it was mutually agreed that the following terms and conditions would represent a full settlement of the dispute in the aforementioned grievances.

1. The U. S. Postal Service acknowledges its contractual obligations under Article XXV of the National Agreement to pay those employees detailed to higher level work whether or not such position has been authorized at the installation.
2. The U. S. Postal Service acknowledges that duties performed by the subject grievant were duties involving building equipment maintenance functions that are normally performed by higher level positions having specific and planned duties and responsibilities other than routine preventive maintenance and repair work relevant to the Heating, Ventilation and Air Conditioning (HVAC) Systems.
3. It is agreed that as a full and final settlement, the grievant will be paid at the PS-7 rate for those hours on May 16, 22 and 24, 1980, when the grievant performed the duties and responsibilities set forth in Item 2 of this settlement Agreement.

Please sign and return a copy of this letter acknowledging your agreement with this settlement, withdrawing H8T-2F-C-6316, 6317 and 6318 from the pending National arbitration list.

Sincerely,

	
George S. McDougald	Richard I. Wevodau
Labor Relations Department	President Maintenance Craft American Postal Workers Union, AFL-CIO