

M-9 has been replaced by F-10

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

JUN 12 1934

Mr. Owen Barnett
Assistant Director
Maintenance Craft Division
American Postal Workers
 Cnion, AFL-CIO
817 - 14th Street, NW.
Washington, D.C. 20005-3399

36 IDTICLE OMMUTING LOCAL

Re: R. Lupton Westminster, CO 80030 H1C-5F-C 19874

Dear Mr. Barnett:

On April 14, 1984, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance concerns the payment of travel time and expenses to employees who are assigned outside of their installation but within the local commuting area.

After further review of this matter, we agreed that there was no national interpretive issue fairly presented as to the meaning and intent of Articles 19 and 36 of the National Agreement. We further agreed that compensation for travel must be consistent with the provisions of the National Agreement and the M-9 Handbook (Travel). We agreed to settle Anis particular case based upon our finding of no violation.

Please sign and return the enclosed copy of this decision as acknowledgment of our agreement to settle this grievance.

Sincerely,

A. J. Minson Layor Kelations Department

Owen

Owen Barnett Assistant Director Maintenance Craft Division American Postal Workers Union, AFL-CIO

M-9 has been replaced by F-10

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

JUN 12 1934

Mr. Owen Barnett
Assistant Director
Maintenance Craft Division
American Postal Workers
 Cnion, AFL-CIO
817 - 14th Street, NW.
Washington, D.C. 20005-3399

36 OMMOTING

Re: R W

R. Lupton Westminster, CO 80030 H1C-5F-C 19874

Dear Mr. Barnett:

On April 14, 1984, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance concerns the payment of travel time and expenses to employees who are assigned outside of their installation but within the local commuting area.

After further review of this matter, we agreed that there was no national interpretive issue fairly presented as to the meaning and intent of Articles 19 and 36 of the National Agreement. We further agreed that compensation for travel must be consistent with the provisions of the National Agreement and the M-9 Handbook (Travel). We agreed to settle this particular case based upon our finding of no violation.

Please sign and return the enclosed copy of this decision as acknowledgment of our agreement to settle this grievance.

Sincerely,

A. J. Kinson Lavor Kelations Department

rne tt

Assistant Director Maintenance Craft Division American Postal Workers Union, AFL-CIO