

UNITED STATES POSTAL SERVICI int Plaza, SW a, DC 20260 2 stiell , 1981

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Mr. Wallace E Administrativ Clerk Craft American Postal Workers Union, AFL-CIO 817 - 14th Street, NW Washington, DC 20005

Re: Class Action Bradenton, FL 33506 H8C-3W-C-25151

Dear Mr. Baldwin:

On April 23, 1981, we met with your representative to discuss the above-captioned case at the fourth step of the contractual grievance procedure set forth in the 1978 National Agreement.

During our discussion, we mutually agreed that there is no interpretive dispute between the parties at the National level as to the meaning and intent of the language set forth in Article VIII, Section 8, of the National Agreement as that language relates to the hours of work guaranteed to employees.

Bradenton is not included in the list of offices with 200 or more man years of employment established in conjunction with Article VII, Section 3, of the National Agreement. Considering this fact and, inasmuch as we acknowledge that deletions and additions to the aforementioned list are prohibited during the life of the 1978 National Agreement, we agree that the guarantee of four (4) hours work or pay for PTFS employees in offices with 200 or more man years of employment is not applicable to the PTFS employees on behalf of whom this grievance was filed. With this understanding, we mutually agree to consider this grievance resolved.