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| ARTICLE | 11 |
| SECTION | 6 |
| SUBJECT | |
| DESIGNATED HOLIDAY | |

Mr. Lawrence G. Hutchins
Vice President
National Association of
Letter Carriers, AFL-CIO
100 Indiana Avenue, N.W.
Washington, DC 20001-2197

Re: Class Action
Salt Lake City, UT
H4N-5K-C 38796

Dear Mr. Hutchins:

On December 14, 1988, a prearbitration discussion was held between Mr. David W. Noble and Mr. Arthur S. Wilkinson, concerning the above-referenced matter.

The issue in the subject case relates to holiday scheduling provisions and the interplay between the National Agreement and various Local Memoranda of Understanding.

During the discussion, the following language was proposed in resolution of the subject grievance:

"Holiday scheduling provisions, whether found in Article 11.6 of the National Agreement or in a Local Memorandum of Understanding apply to actual as well as designated holidays."

Accordingly, the parties agree to remand H4N-5K-C 38796 to the regional level for application of the above-referenced language and final resolution of the matter.