

American Postal Workers Union, AFL-CIO

1300 L Street, NW, Washington, DC 20005

July 22, 1991

William Burnus Executive Vice President [202] 842-4246

Dear Ms. Cagnoli:

ljugansi Essentive Board Nes Biber Veskiret

Artison Burnel Employe Vice Providence

Secretary Summer

Thomas A. Harill Industrial Relations Constitution

Descor, Care Division

Donald A. Ross

Coorge N. McConten

Descar, Stat Descard

Numer L Street Charles Division

Sugland Coordinates Junes F. Williams Control Streets

Indo C. Fanning, Jr. Eastern Region

Rusbeth "Lit" Forest Hartheas Region

Auchie Saldary Southern Bryter

Rayclett E. Moirr Western Region This is in further regards to our exchange of letters and our meeting of June 20, 1991 concerning the impact of the arbitration award. The Union disagrees with your interpretation of Article 7, Section 2A, 2B and 2C, but notwithstanding our disagreement, the intent of my letter of June 20, 1991 was to inquire of the employer if you agree with the Union, that whatever the obligations, or lack of same of these provisions Article 7, Sections 2A, 2B and 2C are unaffected by the award.

The Union also wishes to determine if the employer agrees that the changes to Article 7, Section 3B does not apply to offices with less than 200 man years.

Please respond with your interpretation of the continuing application of these provisions.

Sincerely,

Executive Vice President

Sherry A. Cagnoli Asst. Postmaster General Labor Relations Department 475 L'Enfant Plaza, SW Washington, DC 20260-4100

WB:rb