MAXIMIZATION MEMORANDUM

Provides that PTFs that work 39 hours a week over any 5 day period for 6 consecutive months require the conversion of the senior PTF to full-time flexible schedule.

The only exception is, if the assignment that the PTF worked had been properly identified as a "residual" withheld vacancy to accommodate future excessed full time employees.

Once a PTF has qualified pursuant to the Memo, management may establish a full time assignment and post it for bid, but they cannot deny the conversion of the senior PTF. The assignment must have been identified as residual and withheld prior to the PTF qualifying pursuant to the Memo.



American Postal Workers Union, AFL-CIO

1300 L Street, NW, Washington, DC 20005

William Burrus Executive Vice President (202) 842-4246 April 8, 1998

Dear Mr. Pulcrano:

As per the parties agreement, the Postal Service provides to the union a computer printout each Pay Period identifying the Part Time Flexible employees who have worked 39 or more hours each week for 6 consecutive weeks. This identification does not fully satisfy the requirement to convert the senior PTF to full time but does identify the employees who have met the initial criteria.

A review of the printout indicates that the employees identified are only those who have "worked" 39 or more hours even though the parties have mutually agreed that paid leave hours are included in the required 39 or more hours. It is apparent that after agreement was reached that paid leave hours would be included, the Data Center did not adjust the program and the subsequent printouts do not properly identify all employees who have qualified for the initial requirement.

This is to request that the computer program be changed to include all paid hours for each week over 6 consecutive weeks.

Thank you for your attention to this matter.

Sincerely,

Executive Vice President

Samuel Pulcrano, Manager Contract Administration APWU/NPMHU Labor Relations 475 L'Enfant Plaza, SW Washington, DC 20260

WB:rb

National Executive Board Moe Biller President

William Burrus Executive Vice President

Douglas C. Holbrook Secretary-Treasurer

> g Bell ustrial Relations Director

Robert L. Tunstall Director, Clerk Division

James W. Lingberg Director, Maintenance Division

Robert C. Pritchard Director, MVS Division

George N. McKeithen Director, SDM Division

Regional Coordinators Leo F. Persails Central Region

Jim Burke Eastern Region

Elizabeth "Liz" Powell Northeast Region

Terry Stapleton Southern Region

Raydell R. Moore Western Region



April 29, 1998



Mr. William Burrus
Executive Vice President
American Postal Workers
Union, AFL-CIO
1300 L Street, NW
Washington, DC 20005-4128

Dear Mr. Burrus:

This is in response to your April 8 correspondence alleging that the report identifying Part-Time Flexibles (PTFs) who have worked 39 or more hours each week for 6 consecutive months does not include all paid hours. Your letter misstated the criteria as 39 hours over a period of 6 consecutive weeks. In responding, I will assume you meant to indicate 6 months.

We have been advised by our Human Resource Information Systems (HRIS) department that the report does include the calculations for all paid leave hours for those PTFs. I hope this satisfies your inquiry.

If there are any further questions, please do not hesitate to contact me.

Sincerely,

Samuel M. Pulcrano

Manager

Contract Administration (APWU/NPMHU)



UNITED STATES POSTAL SERVICE Labor Relations Department 475 L'Enfant Plaza, SW Washington, DC 20260-4100

RECEIVED

FEB 2 2 1988

APWU CLERK DIVISION

FEB 19 1988

Mr. Cliff J. Guffey
Assistant Director
Clerk Craft Division
American Postal Workers
Union, AFL-CIO
1300 L Street, N.W.
Washington, DC 20005-4107

Re: Local

Renton, WA 98055 H4C-5R-C 34076

Dear Mr. Guffey:

On February 10, 1988, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance is whether management should consider paid leave hours when implementing the maximization provisions of Article 7.

After reviewing this matter, we mutually agreed that no national interpretive issue is fairly presented in this case. For conversion under the provisions of the Article 7 Memorandum of Understanding leave will be counted toward the 39 hour requirement provided it is not taken solely to achieve full-time status. In addition, all other provisions of the Article 7 Memorandum of Understanding must be met in order to convert the senior part-time flexible to full-time.

Accordingly, we agreed to remand this case to the parties at Step 3 for further processing, including arbitration if necessary.

Please sign and return the enclosed copy of this letter as your acknowledgment of agreement to remand this case.

Time limits were extended by mutual consent.

Sincerely,

Grievance & Arbitration

Division

Cliff L. Guffey () Assistant Director

Clerk Craft Division American Postal Workers

Union, AFL-CIO



UNITED STATES POSTAL SERVICE ROOM 9014 475 L'ENFANT PLAZA SW WASHINGTON DC 20260-4100 TEL (202) 268-3816 FAX (202) 268-3074

SHERRY A. CAGNOLI ASSISTANT POSTMASTER GENERAL LABOR RELATIONS DEPARTMENT

July 14, 1992

Mr. William Burrus
Executive Vice President
American Postal Workers
Union, AFL-CIO
1300 L Street, N.W.
Washington, DC 20005-4128



Dear Bill:

This is in response to your inquiry at our July 9, 1992, meeting as to whether the Employer agrees that the changes to Article 7, Section 3.B, do not apply to offices with less than 200 man years.

We are in agreement that the changes to Article 7, Section 3.B of the 1990 National Agreement are not applicable to offices with less than 200 man years.

Sincerely,

Sherry A. Cagnoli





American Postal Workers Union, AFL-CIO

1300 L Street, NW, Washington, DC 20005

July 22, 1991

William Burrus Executive Vice President (202) 842-4246

Dear Ms. Cagnoli:

National Executive Board Moe Biller President

William Burrus Executive Vice President

Douglas C. Holbrook Secretary-Reasurer

Thomas A. Nelli Industrial Relations Director

Kenneth D. Wilson
Control Christon
This is K. Freeman, Jr.
Director, Maintenance Division

Donald A. Ross Director, MVS Division

George N. McKeithen Director, SDM Division

Norman L. Steward Director, Mall Handler Division 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

Regional Coordinators James P. Williams Central Region

Philip C. Flemming, Jr. Eastern Region

Elizabeth "Liz" Powell Northeast Region

Archie Salisbury Southern Region

Raydell R. Moore Western Region

• **423** u

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

WB:rb



SHERRY A CAGNOLI ASSISTANT POSTMASTER GENERAL LABOR RELATIONS DEPARTMENT

July 18, 1991

Mr. William Burrus
Executive Vice President
American Postal Workers Union,
AFL-CIO
1300 L Street, N.W.
Washington, DC 20005-4128

Dear Bill:

This letter is in further regard to the various issues raised in your June 20 letter concerning what you have characterized as the position of the APWU on the several "tests for converting employees to full time."

Your letter offers views on several specific contractual provisions. You state that the new language in Article 7, Section 3.B, of the 1990 National Agreement "does not alter the requirements of Article 12, Section 5, requiring 'to the extent possible, minimize the impact on full-time positions by reducing part-time flexible hours.' As we indicated, without either side altering positions it might have concerning the interpretation of Article 12, we agree the Postal Service still must abide by the provisions of Article 12 notwithstanding the new language in Article 7, Section 3.B.

We do not agree with your assertions that Article 7, Sections 2.A, 2.B and 2.C are "obligations of the Employer to maximize full-time employment" or "specific tests" to maximize. Article 7, Section 2, provides descriptions of "permissive" management actions concerning the establishment of full-time assignments on a permanent or less than permanent basis.

We agree that the obligations established through Article 7, Section 3.C, and the Maximization Memorandum of Understanding were not altered by the new provisions of Article 7.

Sincerely,

Sherry A. Cagnoli





American Postal Workers Union, AFL-CIO

1300 L Street, NW, Washington, DC 20005

June 20, 1991

William Burrus Executive Vice President (202) 842-4246

Dear Ms. Cagnoli:

The new terms of Article 7 in the 1990 Contract change the full-time ratio from 90/10 to 80/20 in offices of 200 or more man years of employment.

This provision and the language that the maximization requirement of paragraph B "does not diminish the Employer's right" does not requirements of Article 12, Section 5 requiring "to the extent possible, minimize the impact on full-time positions by reducing part-time flexible hours." addition, Article 7, Section 2A, 1 and 2 continue as obligations of the Employer to maximize full-time employment.

The arbitration panel specifically limited the "general principle" to maximize and deliberately continued the "specific test" of Article 7, Section 2A, B and C, Section 3 C and D and the Maximization Memo requirments. Notwithstanding these changes to Article 7, the specific test for conversion to full-time and the history developed over the years remains unchanged.

The above represents the position of the American Postal Workers Union. If the Employer is not in agreement, I expect your prompt response in order to discuss the issues.

National Executive Board
Moe Biller
President

William Burrut Executive Vice President

Douglas C. Holbrook Secretary-freasurer

Thomas A. Nelli Industrial Relations Director

Kenneth D. Wilson Pector, Clerk Division

Director, Maintenance Division

Donald A. Ross Director, MVS Division

George N. McKelthen Director, SDM Division

Norman L. Steward Director, Mail Handler Division

Regional Coordinators James P. Williams Central Region

Philip C. Flemming, Jr. Eastern Region

Elizabeth "Liz" Powell Northeast Region

Archie Salisbury Southern Region

Raydell R Moore Western Region Sincerely,

William Burrus

Executive Vice President

Sherry Cagnoli Asst. Postmaster General U.S. Postal Service 475 L'Enfant Plaza, SW Washington, DC 20260-4100

WB:rb

OCT 1 7 1988

Mr. William Burrus
Executive Vice President
American Postal Workers
Union, AFL-CIO
1300 L Street, N.W.
Washington, DC 20005-4107

Re: W. Burrus

Washington, DC 10005

H4C-NA-C 100

Dear Mr. Burrus:

On March 17, 1988, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance is whether the Memorandum of Understanding on Maximization requires the conversion of an assignment to full-time when a part-time flexible employee meets all the criteria for conversion, while working in a full-time assignment temporarily left vacant by a full-time employee who is on leave.

The parties agree that the language of the Memorandum of Understanding on Maximization, which applies only to those offices of 125 or more man years of employment requires the conversion of the senior part-time flexible to full-time status. The return of the full-time employee from the extended absence may, dependent upon the local fact circumstances, require the reversion of this full-time flexible position pursuant to Article 12 of the National Agreement.

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

Time limits were extended by mutual consent.

Sincerely,

Daniel A. Kahn

Grievance & Arbitration

Division

WATTIAM BUTTUE

Executive Vice President American Postal Workers

Union, AFL-CIO

American Postal Workers Union. AFL-CIO

Terconone (202) 842-4246

Memorandum

817 Fourteenth Street, N.W. Washington, D.C. 20003

From the Office of WILLIAM BURRUS

Executive Vice President

February 17, 1983

TQ.

Tield Officers
Local Presidents

SUBIECT:

Full-time Flexible Positions

Please find attached a letter of mutual interpretation between management and the union on implementing the Memo of Understanding creating full-time flexible positions.

The "initial" identification of the employees meeting the criteria of the Memo of Understanding has been accomplished at the Washington level. A computer print out has listed each postal facility of 150 man hours or more and identified employees who have met the criteria. This print out will be provided to the local office and the union is entitled to review and determine if all employees have been currently listed. In the event that a dispute arises over the identification of employees meeting the initial criteria a grievance should be filed and processed through Step 2 (if there is no resolve at an earlier step). Any grievance concerning implementation denied at Step 2 should be forwarded to my office for discussion at the Washington level.

The parties have agreed that the measuring period will be calculated as "39" hours per week even though the Memo requires "40" hours. This is to eliminate disputes over the working of PTF's 7 hours and 55 minutes per day to circumvent the Agraement. The 39 hours include sick and annual leave. PTF's working 39 hours per week over a 6 day period do not meet the requirements of the Memo unless it can be established that 2 PTF's were performing essentially the same duties on a continuous basis.

All conversions of PTF's beyond the initial measuring period (January 2, 1982 - July 2, 1982) will be accomplished through the inormal contractual procedures and disputes will be channeled through the entire grievance procedure if necessary.

The <u>initial</u> measuring period is only for the conversions of the 1st group of PTF's. Each pay period after January 2, 1982 begins a new measuring period and PTF's meeting the requirements Full-time Flexible Positions

page 2

will cause a conversion, consistent with the procedures.

The subject of an excessed full-time flexible has not been resolved at this time. The union's position is that the excessed employee becomes a rull-time employee.

Conversion under this procedure does not affect, in any way, contractual requirements to convert employees through other contractual provisions.

Employees assigned to full-time flexible positions may bid and compete for all vacancies consistent with the Agreement.

. Full-time flexible employees will be included on the fulltime seniority roll and will accrue seniority as per the National Agreement.

NOTE: Print outs have been provided the Coordinators and all full time Clerk Craft Field Officers.

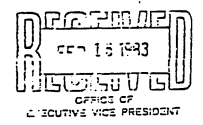
.WB:mc w/ Attachment



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

February 15, 1983

Mr. William Burrus
Executive Vice President
American Postal Workers Union, AFL-CIO
817 14th Street, N.W.
Washington, D.C. 20005-3399



Dear Mr. Burrus:

This is in regard to matters concerning the provisions of the "maximization" Memorandum of Understanding and Letter of Intent between the American Postal Workers Union and the Postal Service. Pursuant to a series of discussions you have had with Postal Service representatives, the following represents our agreed-upon clarification of points in the Memorandum of Understanding and Letter of Intent:

- . The initial measuring period will run from January 2, 1982, through July 2, 1982, so as to coincide with pay periods. Subsequent 6-month measuring periods will coincide with the pay periods that follow; e.g., January 16, 1982, through July 16, 1982.
- The senior part-time flexible employee is to be converted to full-time status consistent with certain criteria. Specifically, if the duties "causing" conversion are PS level. 4, automated markup functions, the senior PTF on the level 4 markup roll is to be converted. If the duties causing the conversion are performed by a PS level 3, mail processor part-time flexible employee, the senior PTF on the level 3 mail processor roll is to be converted. If the duties justifying the conversion are performed by a PS level 4 or PS level 5 part-time flexible manual distribution employee, the senior PTF from the corresponding PS level 4 or PS level 5 roll would be converted. In situations where the duties "triggering" a conversion are a combination of manual and machine distribution, the functions

Section 2.D.5.

representing the majority of time will be the determining factor. Conversions of part-time flexibles in these instances would be consistent with Article 37,

- . The term "week" in the criteria is to mean Saturday through Friday.
- . Part-time flexibles converted to full-time, pursuant to this Memorandum of Understanding, are to have their schedules established on the preceding Wednesday.
- . Individuals will be subject to the bidding restrictions which exist in the National Agreement.
 - . Reversions or excessings of these individuals are to be in conjunction with Item 5 of the Letter of Intent, and in accordance with Article 12 of the National Agreement and applicable provisions of local memoranda of understanding.
 - . Vacated positions which had been created pursuant to this memorandum are not to be posted or filled.
 - . Grievances filed at the local level relating to the initial period of implementation are to be forwarded from Step 2 to the national committee for review.
 - . The Postal Service will identify part-time flexibles in the designated offices who have worked 40 or more hours per week over a 6-month period. The listing will be sent to the offices for review to determine if all other criteria for conversion have been met. The local American Postal Workers Union may review the list of names provided to each of the designated offices.

Bruce Evans, of my staff, is available should you have any questions regarding the foregoing.

Sincerely,

James C. Gildea

Assistant Postmaster General Labor Relations Department.



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

September 6, 1983

Mr. William Burrus
Executive Vice President
American Postal Workers
Union, AFL-CIO
817 14th Street, N.W.
Washington, D.C. 20005-3399

Dear Mr. Burrus:

This is in regard to recent matters we discussed concerning the "Maximization" memorandum of understanding. The Postal Service agrees with your understanding that the intent of the memorandum provides that full-time flexibles have flexible reporting times, flexible nonscheduled days, and flexible reporting locations. Thus, it is not intended that these individuals be "classified" as unassigned regulars and assigned to residual assignments pursuant to Article 37, Section 3.F.10; rather their schedules may vary depending upon operational requirements.

Sincerely,

Bruce Evans

Labor Relations Executive Labor Relations Department





Artherican Postal Vvorkers Union, AFL-CIC

817 Fourteenth Street, N.W., Washington, D.C. 20005. 6 (202) 842-4246

WILLIAM BURRUS Executive Vice President

August 25, 1983

Bruce Evans Labor Relations Department United States Postal Service 475 L'Enfant Plaza, S.W. Washington, D.C. 20260

Dear Mr. Evans:

In further regard to our ongoing discussions on the Maximization Memorandum of Understanding the Central and Southern Regions are interpreting the Agreement as permitting the assignment of full-time flexible employees to residual vacancies under the provisions of Article 37, Section 3 F 10 (unassigned regulars). It is my clear understanding of our Agreement on the Memorandum that such employees will be treated for all purposes as being assigned to duties, hours and days of work that may be changed as per the memo, with proper notice.

It is also my understanding that the Postal Service has committed to providing all of the printouts from June 16, 1983 to August 31, 1983 by September 1, 1983. Failure to provide such printouts will create a back-pay liability from the date an affected employee should have been converted to full-time as per the Memorandum.

In the event that the position of the Postal Service differs with the above I am available to meet to discuss these issues at your convenience.

Executive Vice President

WB:mc