



RECEIVED IN THE OFFICE OF

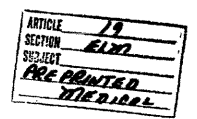
JAN 06 1987

THOMAS K, FREEMAN

UNITED STATES POSTAL SERVICE Labor Relations Department 475 L'Enfant Plaza, SW Washington, DC 20280-4100

DEC 1 9 1986

Kr. Thomas Freeman, Jr.
Assistant Director
Haintenance Craft Division
American Postal Workers
Union, AFL-CIO
817 14th Street, H.W.
Washington, D.C. 20005-3399



Re: Class Action Dullas BHC, TX 75398 H4C-3A-C 15991

Dear Mr. Freeman:

On several occasions, the most recent being Hovember 6, 1986, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The issue in this grievance is whether or not the language contained in Part 513.364 of the ELM means the document itself must be generated by the doctor.

During our discussion, we mutually agreed that the following constitutes full settlement of this grievance:

The Employee and Labor Relations Hanual contains no prohibition against the submission of a pre-printed form; however, it is understood that any medical documentation or other acceptable evidence submitted must meet the requirements set forth in Part 513.364 of the ELM.

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

Time limits were extended by mutual consent.

Sincerely,

Muriel A. Alkens

Grievance & Arbitration

Division

Thomas Freeman, Jr. Assistant Director

Maintenance Craft Division

American Postal Workers

Union, APL-CIO