



UNITED STATES POSTAL SERVICE

475 L'Enfant Plaza, SW  
Washington, DC 20260

June 30, 1983

Mr. Richard I. Wevodau  
Director  
Maintenance Division  
American Postal Workers Union,  
AFL-CIO  
817 - 14th Street, N.W.  
Washington, D.C. 20005-3399

ARTICLE \_\_\_\_\_  
SECTION \_\_\_\_\_  
SUBJECT Reverting  
40 Day Limit

Re: Class Action  
St. Paul BMC, MN 55200  
H1T-4C-C 14756

Dear Mr. Wevodau:

On June 8, 1983, we met to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

The matters presented by you as well as the applicable contractual provisions have been reviewed and given careful consideration.

The question in this grievance is whether management violated Article 38 of the National Agreement by reverting a Maintenance Control clerk position. The union contends that management violated the time limits set forth in Article 38 for reverting positions; that the reasons given for reverting the position were unacceptable; and finally that the duties continue to be performed so reversion was unnecessary.

It is the position of the Postal Service that Article 38.2.A. 4 & 5 establishes a 40-day time limit for completing the reversion process. Inasmuch as the process in this case was completed in 29 days, we find no contractual violation.

While questions relative to whether acceptable reasons were given and whether reversion was necessary are non-interpretive, in this particular case, the grievance file contained no information which would support the union's contentions.

Mr. Richard J. Wevodau

2

As we find no contractual violations, the grievance is denied.

Sincerely,



Margaret H. Oliver  
Labor Relations Department