



EMPLOYEE AND LABOR RELATIONS GROUP  
Washington, DC 20260

September 11, 1975

ARTICLE	8
SECTION	5
SUBJECT	TEN HOUR

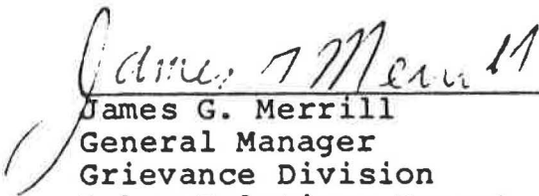
Mr. Emmet Andrews  
Director of Industrial Relations  
American Postal Workers Union, AFL-CIO  
817 - 14th Street, NW  
Washington, DC 20005

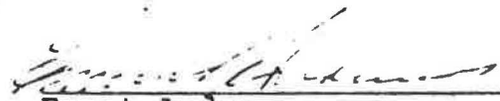
Dear Mr. Andrews:

The following disposition of pending national grievance AB-NAT-8021 is agreed to by the American Postal Workers Union and the United States Postal Service regarding Article VIII, section 5(f):

Except in December or in an emergency, a full-time regular employee whose name is on the Overtime Desired List shall not be required to work over 10 hours in a day or more than 6 days in a week. However, any full-time regular employee (selected to work overtime pursuant to Article VIII, Section 5 (C-D) may request to work beyond the tenth hour or more than 6 days in a week. It will not be a violation of the National Agreement if management grants such requests.

Please sign the attached copy to acknowledge the agreed to settlement.

  
James G. Merrill  
General Manager  
Grievance Division  
Labor Relations Department

  
Emmet Andrews  
Director of Industrial Relations  
American Postal Workers Union,  
AFL-CIO



EMPLOYEE AND LABOR RELATIONS GROUP  
Washington, DC 20260

June 20, 1975

Mr. Emmet Andrews  
Director of Industrial Relations  
American Postal Workers Union, AFL-CIO  
817 - 14th Street, NW  
Washington, DC 20005

Re: APWU National  
Washington, DC  
AB-NAT-8021  
APWU - 8021

JUN 23 1975

ARTICLE	8
SECTION	5
SUBJECT	TEN HOUR LIMIT

Dear Mr. Andrews:

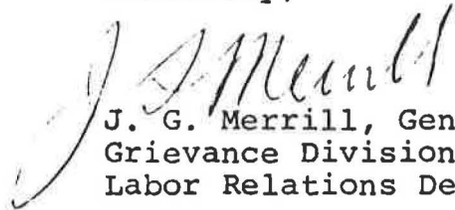
On June 9, 1975, we met with you to discuss the above-captioned grievance at the fourth step of our contractual grievance procedure.

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

It is our position that the ten hour limitation specified in Article VIII, Section 5F of the National Agreement does not apply to employees whose names are on the Overtime Desired list. By placing their names on the list, such employees are indicating their availability to work overtime voluntarily as needed during the quarter that the list is in effect.

Therefore, the grievance is denied.

Sincerely,

  
J. G. Merrill, General Manager  
Grievance Division  
Labor Relations Department