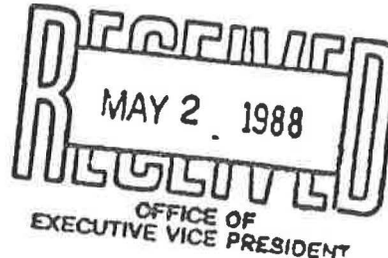




UNITED STATES POSTAL SERVICE
Labor Relations Department
475 L'Enfant Plaza, SW
Washington, DC 20260-4100

April 29, 1988

ARTICLE	16
SECTION	
SUBJECT	DISCIPLINE TRACKING



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

Dear Mr. Burrus:

This is in further response to your March 18 letter regarding the applicability of certain memoranda which had appeared in prior USPS-APWU/NALC National Agreements.

We concur that the two memoranda you specifically identify, i.e., the Memorandum of Understanding regarding the Discipline Tracking System and the Letter of Intent relating to Maximization are still in effect. As Bruce Evans discussed with you, such concurrence concerning these two memoranda would not address either parties' position as to application or interpretation.

As an aside, the Letter of Intent you have referenced was not printed in the USPS version of the 1984 Agreement.

Sincerely,

Joseph J. Mahon, Jr. for
Assistant Postmaster General

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Each of these agreements also contain ongoing commitments that the parties have not agreed to revoke. The American Postal Workers Union maintains that those agreements embodied in the excised (Memorandum and Letter of Intent) are still in effect and are agreements between the parties.

This letter is to inquire as to the position of the Postal Service on the applicability of these provisions.

Sincerely,


William Burrus
Executive Vice President

Joseph Mahon
Asst. Postmaster General
Labor Relations Department
475 L'Enfant Plaza, SW
Washington, DC 20260-4100

WB:rb