22 USWALL

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

September 14, 1982

Mr. Kenneth D. Wilson Administrative Aide, Clerk Craft American Postal Workers Union, AFL-CIO 817 - 14th Street, NW Washington, DC 20005

ARTICLE_	19	i i
SESTION _	ELM	
SUBJECT	-	the stand house,
COP		

Re: A. Rodriquez
Miami, FL 33152
H1C-3W-C-6641

Dear Mr. Wilson:

On August 30, 1982, 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.

We mutually agreed that there was no interpretive dispute between the parties at the National level as to the meaning and intent of Article 19 of the National Agreement as it relates to the injury compensation program. Specifically the grievant is contending that she was charged with an occupational illness instead of a traumatic injury and that because of her injury she should have been authorized continuation of her pay.

We believe that the provisions of Part 541.2 of the Employee and Labor Relations Manual are quite clear in defining the difference between a traumatic injury and an occupational illness. Also, the conditions of COP are clearly defined. The issue in this case is a matter of application, not interpretation.

Accordingly, as further agreed, this case is hereby remanded to Step 3 for further processing, based upon the fact circumstances, by the parties at that level.

Please sign the attached copy of this decision as your acknowledgment of agreement to remand this case.

Sincerely,

Robert L. Eugene Labor Relations Department

Kenneth D. Wilson Administrative Aide, Clerk Craft American Postal Workers Union, AFL-CIO

WAS MOVED TO DENSIVE AS TO BUILDING same; anide diagram of the end easts for great a manage At with the gaillettel ( weller than a grant and a second The discontinuous formation of the state of se. Missikinsejä laasteelt noidsaneesto vaktot en o. treisa eriet en de compandin : at al al a réaligné ville an range sier e l'est lastes es receptais laguey est terre and and the range the state of the state of the state of the sea to

A STATE OF THE STA

Fridsologies son son our rettle la lateract it is

riving /vrace.sie to a life o

He begge that that the provisions of Park 541.2 of the Employee end calminab ni resta ettop eve faccen ancidales - . . lan This a time that conditions of cor are clearly definer; isses to this case its a matter of application, not - HOLDER TO THE MENT OF

Accordingly, as further access, this case is beneny rend d d earshow a for viriner proressing, besed upon the fact errownstances, by the garries of theb level.