



RECEIVED

SEP. 2 1986

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

*Richard I. Wevodau*  
MAINTENANCE DIVISION, DIRECTOR  
AMERICAN POSTAL WORKERS UNION

AUG 29 1986

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

ARTICLE	<u>8</u>
SECTION	<u>5</u>
SUBJECT	<u>PTFS WORKED</u>

Re: T. Francini  
New Britain, CT 06050  
H4C-1J-C 14776

Dear Mr. Wevodau:

On July 24, 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 management violated the National Agreement by assigning part-time flexibles instead of full time regulars to work overtime.

After reviewing this matter, we mutually agreed that no national interpretive issue is fairly presented in this case. We agreed that as stated in the Mittenthal arbitration award on Grievance Nos. M-8-W 27 and M-8-W 32, ". . . Nothing in Article 8, Section 5 states, expressly or by implication, that overtime must be offered to full-time regulars before it can be offered to part-time flexibles."

Accordingly, we agreed to remand this case to the parties at Step 3 for application of the above to the facts involved.

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