



JUL 31 1980

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

JUL 29 1980

ARTICLE	8
SECTION	5 A
SUBJECT	
CDL -	
<i>Regardless amount</i>	

Mr. James Adams
Administrative Aide, Maintenance Craft
American Postal Workers Union, AFL-CIO
817 - 14th Street, NW
Washington, DC 20005

Re: R. Pacheco
Denver, CO
A8-W-0804/W8C5FC9480
APWU - 0804

Dear Mr. Adams:

On July 21, 1980, we met on the above-captioned case at the fourth step of the contractual grievance procedure set forth in the 1978 National Agreement.

During our discussion, we agreed that there was no interpretive dispute between the parties at the National level on the application of Article VIII, Section 5 as it relates to overtime scheduling. The provisions of Article VIII, Section 5 apply regardless of the amount of overtime involved.

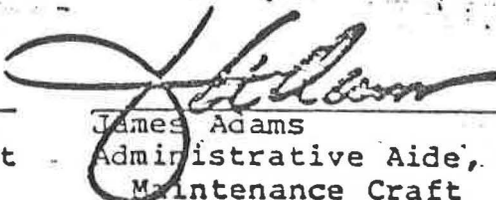
In this instant grievance, whether or not local management used the Overtime Desired List properly on February 7, 1980, for ten minutes work is a non-interpretive question.

Accordingly, we agreed to remand this case back to the Step 3 level for further processing by the parties and for disposition of the case.

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

Sincerely,


Robert L. Eugene
Labor Relations Department


James Adams
Administrative Aide,
Maintenance Craft
American Postal Workers Union,
AFL-CIO