

SETTLEMENT AGREEMENT

BETWEEN THE

UNITED STATES POSTAL SERVICE

AND THE

AMERICAN POSTAL WORKERS UNION, AFL-CIO

RE: Q10C-4Q-C 15311411 / INQC20150878

Recently the parties met during pre-arbitration discussions regarding the above referenced dispute. The interpretive issue in this dispute, as referred from local grievance K10C-4K-C 12375170 / APWU # 1201EHCA75, is whether the MOU Re: *Clerk Craft Jobs*, Section 2.D requires that if the 204-B detail assignment exceeds the 90 day limit, the supervisory work performed by the 204-B, on the 91<sup>st</sup> day and beyond, must be considered bargaining unit work.

The parties agree that there is no interpretive issue regarding the 90 day limitation pursuant to Section 2.D of the MOU and the October 20, 2011 Q&As. Alleged violations should be investigated based on local fact circumstances, and the Union may file grievances in accordance with Article 15.

Accordingly, the parties agree that any case held pending this national dispute will be resolved in accordance with this agreement and local fact circumstances.



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Lamont Brooks  
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American Postal Workers Union  
(AFL-CIO)

Date: 2/4/2016

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