## MEMORANDUM OF UNDERSTANDING BETWEEN THE UNITED STATES POSTAL SERVICE AND THE AMERICAN POSTAL WORKERS UNION, AFL-CIO

Re: Clerk Craft Saved Grade

The United States Postal Service (USPS) and the American Postal Workers Union (APWU), AFL-CIO agreed in an April 2, 2001, Memorandum of Understanding (MOU) entitled Reassignment Procedures, Clerk Craft; AFSM 100, TACS, and FSM Automation, to certain procedures for Clerk Craft reassignments.

The MOU also contains saved grade provisions for clerk craft employees moving to a lower level. Those saved grade provisions are contained in Section A.3 of that MOU and state as follows:

- 3. Beginning with the above referenced notification, any employees in the same level, section, and status, up to the number of employees identified above, who bid to a lower level duty assignment will receive saved grade as follows:
  - a. Employees who receive saved grade under this MOU will not be required to bid or apply for vacancies in their former wage level for a period of two years from the time they occupy the lower level duty assignment.
  - b. After the two-year period, employees will be expected to bid or apply to former level duty assignments for which they are qualified or may become qualified by entering a scheme deferment period.
  - c. If no employee in the saved grade status bids or applies to the former level duty assignments, the junior employee(s) in the saved grade status will have their saved grade taken away.
  - d. An employee in saved grade status who bids or applies for a former wage level duty assignment and is declared the senior bidder but fails to qualify, will lose saved grade protection. No more than one employee in the saved grade status group will have saved grade taken away for each former level duty assignment posted.

The parties agree the saved grade provisions of Section A.3 of that MOU will be granted on a one-time basis commencing May 5, 2001, to all clerk craft employees currently on the rolls in a saved grade status.

The Postal Service will take the necessary steps to effect this change and notify the affected employees of their new obligations under the provisions.

This agreement shall be without precedent as to any other dispute now pending or to arise in the future between and among these parties and cannot be cited by either party in any forum for purposes other than enforcing or interpreting the provisions contained herein.

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Date: 4/18/2001