

Special Procedure - Contracting of Work, Production Standards or New Jobs

[See Par. (46)(1)]
[See App. F, ~~F2~~]

(42a) Grievances charging a violation of the Corporation's express commitments set forth in Paragraph (183a), (183b), (183c), (183e) and Appendix F-1 shall be handled in the following ~~manner~~: grievance procedure.

(1) When a grievance arises involving the above, it shall be reduced to writing on forms provided by the Corporation, signed by the Chairperson of the Shop Committee or the Shop Committeeperson involved, and referred to the Shop Committee at Step Two of the grievance procedure. The grievance may then be processed in the grievance procedure though Step Four under the terms of the National Agreement, ~~unless the Director of the AAM Department of the International Union elects otherwise as provided in Paragraph (42a)(2) below.~~

(2) If the grievance is appealed to Step Four, the parties will seek expedited arbitration with the objective that the case will be arbitrated within thirty (30) days of the date of Notice of Appeal to the Umpire, ~~written notice will be given to advise the Director of Labor Relations of the Corporation of any case which the Director of the AAM Department of the International Union has elected to refer back to the Appeal Committee. Thereafter, the bargaining procedure provided in Paragraph (117) may then be applicable.~~

(42b) When a grievance charging a violation of the Production Standards or New Jobs section of Agreement is appealed to Step Four, the parties will seek expedited arbitration with the objective that the case will be arbitrated within thirty (30) days of the date of Notice of Appeal to the Umpire.

SUBMITTED TO UAW: APR 15 2008

INITIALED BY PARTIES: EB JMA