ITEM ‑ 92(a‑11)

APPLICATION OF THE DUAL INTERCHANGEABLE

SENIORITY RIGHTS AGREEMENT DATED JULY 27, 1956

It is agreed that, effective May l, 1976, em­ployes exercising their rights under Section S Of the July 27, 1956 Dual Rights Agreement will be governed by the following:

l. An employe transferring from yard service to road service under the terms of said Agree­ment may not displace in assigned service.

2. An employe transferring from yard service to road service who does not have sufficient seniority to hold a regular position in pool freight service will be placed on the brake­men's extra board.

3. An employe transferring from yard service to road service, who has sufficient seniority, may displace on a regular assignment in a freight pool. He may displace on either the head end or rear end. Whichever end he chooses, he may displace only the junior employe on that end.

4. The Agreement dated April 14, 1976 is abrogated.

This agreement may be cancelled by either party by serving a 10‑day written notice of intent to cancel.

Dated at Omaha, Nebraska, this 5th day of May, 1976.