NATIONAL RAILROAD ADJUSTMENT BOARD

THIRD DIVISION

Award Number 24026
Docket Number MS-2390

T. Page Sharp, Referee

(C. P. Edington and Charles Richardson

PARTIES TO DISPUTE:

. (Southern Railway System

STATEMENT OF CLAIM: "The Southern Railway Company violated the agreement with the Brotherhood of Railway, Airline and Steamship Clerks (BRAC) when, on May 4, 1979, it abolished the positions of C. P. Edington and Charles Richardson, Agent/Operator/C at Harriman, Tennessee, a station on the Tennessee Division of the Southern Railway Company, and transferred the work to employees at Oakdale, Tennessee, a station on the Kentucky Division of the Cincinnati, New Orleans and Texas Pacific Railway Company, and other employees not covered by the Agreement, namely train crews, without making any provisions whasoever, namely an Implementing Agreement, to provide benefits for effected employees.

The **Claiments** contend that provisions as **outlined** above would have been necessary before such a move **could** have taken place, in that not only was the work transferred from one **Division** to another, but indeed from one Carrier to Another. The **Claiments** are requesting **Deadhead** Pay and Mileage Pay for **each working day, from their** former headquarters at Harriman, Tennessee to their present headquarters at Clinton, Tennessee, a distance Of **thirty** one **(31)** miles each way, until **such** provisions as **outlined** above are **granted**."

OPINION OF BOARD: This is a companion filing to Award No. 24025 by the same twindividual claimants before the Board. The entire record and the submissions are virtually identical to that filing.

Asin the other filing, the Board finds that the claims raised are too vague and uncertain to lend themselves to resolutions; that some of the claims raise matters outside the jurisdiction of the Board, notably the claim to be placed on the seniority roster of another craft; and that one claim for continuing deadhead pay has not been raised on the property is improperly before the Board.

There are no claimswhichhavebeenraisedwhichare **properly** before the **Board**; therefore, **all** must be dismissed.

FINDINGS: The Third Division of the Adjustment Board, upon the whole record and all the evidence, finds and holds:

That theparties waived oral hearing;

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That the **Carrier** and the **Employes** involved in this dispute **are** respectively **Carrier and Employes** within the meaning of the Railway **Labor** Act, as approved June 21, 1934;

That this Division of the **Adjustment Board** has jurisdiction over the dispute **involved** herein; and.

That the Agreement wasnot violated.

<u>AWARD</u>

Claim dismissed.

NATIONAL RAILROAD ADJUSTMENT BOARD

By Order of Third Division

ATTEST: Acting Executive Secretary

National Railroad Adjustment Board

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Dated at Chicago, Illinois, this 15th day of November 1982.

