NATIONAL RAILROAD ADJUSTMENT BOARD THIRD DIVISION

Form 1

Award No. 30303 Award No. 30304

Docket No. CL-30476 Docket No. CL-30477

94-3-92-3-203 94-3-92-3-204

Award No. 30305 Award No. 30306

Docket No. CL-30478 Docket No. CL-30479

94-3-92-3-205 94-3-92-3-206

Award No. 30307 Award No. 30308
Docket No. CL-30546 Docket No. CL-30547

94-3-92-3-278

Award No. 30309 Award No. 30310
Docket No. CL-30548 Docket No. CL-30549

94-3-92-3-279 94-3-92-3-280

Award No. 30311 Award No. 30312

Docket No. CL-30550 Docket No. CL-30563

94-3-92-3-281 94-3-92-3-294

Award No. 30313 Docket No. CL-30564

94-3-92-3-295

The Third Division consisted of the regular members and in addition Referee Gil Vernon when awards were rendered.

(Transportation Communications International Union

PARTIES TO DISPUTE: (

(CSX Transportation, Inc. (former Chesapeake and Ohio

(Railway Company)

STATEMENT OF CLAIM: As shown in Docket Nos. CL-30476, CL-30477, CL-30478,

CL-30479, CL-30546, CL-30547, CL-30548, CL-30549, CL-30550, CL-30563, and CL-30564, and not repeated

herein.

FINDINGS:

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

The carrier or carriers and the employee or employees involved in these disputes are respectively carrier and employee within the meaning of the Railway Labor Act as approved June 21, 1934.

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This Division of the Adjustment Board has jurisdiction over the disputes involved herein.

Parties to said disputes waived right of appearance at hearing thereon.

The Board as a whole finds that the facts and issues presented in the aforementioned disputes are not distinguishable from those presented in companion Third Division Award 30302. In that Award we held that the Agreement had been violated, but with respect to the remedy concluded:

"...a monetary award based on this record would be purely speculative. Accordingly, the remedy is limited to a finding that the Agreement was violated and the Board directs the Carrier not to violate the Agreement in the future."

The instant claims are sustained to the same extent.

AWARD

Claims sustained in accordance with the Findings.

ORDER

This Board, after consideration of the disputes identified above, hereby orders that awards favorable to the Claimant(s) be made. The Carrier is ordered to make the Awards effective on or before 30 days following the postmark date the Awards are transmitted to the parties.

NATIONAL RAILROAD ADJUSTMENT BOARD
By Order of Third Division

Dated at Chicago, Illinois, this 19th day of July 1994.