NATIONAL RAILROAD ADJUSTMENT BOARD THIRD DIVISION

Award No. 44712 Docket No. MW-45282 22-3-NRAB-00003-190078

The Third Division consisted of the regular members and in addition Referee Edwin H. Benn when award was rendered.

(Brotherhood of Maintenance of Way Employes Division – (IBT Rail Conference

PARTIES TO DISPUTE: (

(The Kansas City Southern Railway Company (former MidSouth Rail Corporation)

STATEMENT OF CLAIM:

"Claim of the System Committee of the Brotherhood that:

- (1) The Agreement was violated when, on May 16, 17, 18, 19, 20, 21, 22 and 23, 2017, the Carrier assigned or otherwise allowed outside forces to perform Maintenance of Way work (undercutting main line track) at/near/or in between Mile Posts 96 and 111 and on the Meridian Sub [System File 17 05 23 (052)/K0417-7331 MSR].
- (2) The Agreement was further violated when the Carrier failed to notify the General Chairman, in writing, as far in advance of the date of the contracting transaction as is practicable and in any event not less than fifteen (15) days prior thereto regarding the work referred to in Part (1) above and when it failed to assert good-faith efforts to reduce the incidence of subcontracting and increase the use of its Maintenance of Way forces as required by the Side Letter of Agreement dated February 10, 1986 and the December 11, 1981 National Letter of Agreement.
- (3) As a consequence of the violations referred to in Parts (1) and/or
 (2) above, Claimants J. Downs, J. Smith, T. Hester, D. Rhodes, J. Addy, D. Moorehead and J. Sumrall shall each '... be compensated ten (10) hours at the regular rate of pay for eight
 (8) day(s) which totals \$2268.00 for the Machine Operators, and \$2144.80 for the Laborers plus late payment penalties based on

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a daily periodic rate of .0271% (Annual Percentage Rate of 9.9%) calculated by multiplying the balance of the claim by the daily periodic rate and then by the corresponding number of days over sixty (60) that this claim remains unpaid.' (Emphasis in original)."

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 this dispute are respectively carrier and employee within the meaning of the Railway Labor Act, as approved June 21, 1934.

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

Parties to said dispute were given due notice of hearing thereon.

There is no dispute that in the past the Carrier has subcontracted the work involved in this dispute and that, in the past, the covered employees have also performed the work. This is a mixed-practice case. The question in this case is sufficiency of notice under the governing Agreement language.

By letters dated December 13, 2016 and August 4, 2017, the Carrier sent annual notices of subcontracting to the Organization, both of which listed contractors and type of work to be performed on the Carrier's properties during 2017. Carrier Exhibit A at 13-15, 17-19.

By letter dated March 24, 2017, the Carrier gave supplemental notice to the Organization as follows (Carrier Exhibit A at 16):

"Without prejudice that the work described below is not covered by the Scope Rule of the current Agreements and pursuant to past practice of contracting, this is advance notice as described in the Letter of Understanding dated February 10, 1986 for the Mid South, of the Carrier's intent to contract the work set forth in this Notice of Intent to Contract Services. The work contemplated below is necessary as identified by items one, two and three of the agreement.

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Project Name:	MSLLC Ties and Rail Relay Install approx. 60,000 cross ties, switch ties installation, road crossing rehab, relay approx. 65,000 linear feet rail, tie & OTM pickup & distribution, undercutting,
Type of Work:	surfacing, bridge repair and rehab
	Type of Equipment: Spike pullers, spikers, rail laying equipment, pettibones, rail heaters, tie plugging machines, tampers, ballast regulators, grapple trucks, backhoes, dump trucks, trackhoes, rail welding trucks, crew trucks and tools, tie inserters, rail anchor machines
Contractors:	Approximately seventy-five (75)
Duration:	Approximately seven (7) weeks
To begin:	Approximately April 18, 2017
	Working time: 10 hrs per day 4+ days per week or 8 hrs per day 5+ days per week
	Location: MSLLC - Vicksburg and Meridian Subdivisions
Contractor:	TBD
KCS Employees:	Yes

There are no furloughed employees on the Mid South and all other employees are engaged in other on-going projects. The Carrier does not have the equipment or available manpower to perform these projects in a timely manner."

While standing alone, the Carrier's annual notice of subcontracting which only gives contractor names and type of work to be performed is not sufficient to meet the notification requirements of the governing Side Letter of Agreement, the supplemented detailed information given to the Organization in the March 24, 2017 letter (which was given more than 15 days prior to the work being performed) satisfies the Carrier's notification requirements under the Side Letter. See Third Division Award 44709 and awards cited:

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"(2) The Carrier's giving supplemental notification to the Organization of the type of work, the type of equipment, the length of the project, its projected start date, and its location along with stated reasons for subcontracting satisfies the Carrier's notification obligation."

Based on the above, the claim shall be denied.

AWARD

Claim denied.

<u>ORDER</u>

This Board, after consideration of the dispute identified above, hereby orders that an Award favorable to the Claimant(s) not be made.

NATIONAL RAILROAD ADJUSTMENT BOARD By Order of Third Division

Dated at Chicago, Illinois, this 6th day of May 2022.