

AWARD NO. 507  
CASE NO. SG-48-W

**SPECIAL BOARD OF ADJUSTMENT NO. 605**

PARTIES ) Brotherhood of Railroad Signalmen  
TO THE )  
DISPUTE ) and  
 )  
 ) Union Pacific Railroad Company

**QUESTION AT ISSUE:**

Is Carrier's use of non-covered employees to perform work covered by the Signalmen's Agreement considered a 'transfer of work' as that term is used in Article III, Section 1 of the February 7, 1965 Agreement?


**OPINION OF  
THE BOARD:**

**THE BOARD:** A careful perusal of the record discloses that the underlying facts in this case are identical to the facts in Award No. 504. This Board does not find any reason why the result in this case should differ from the outcome we reached in Award No. 504. For the reasons more fully set forth in Award No. 504, we must respond negatively to the Question at Issue.

## AWARD

The Answer to the Question at Issue is No.

Dated: September 24, 1996

  
John B. LaRocco  
Neutral Member