

BEFORE PUBLIC LAW BOARD NO. 7566  
CASE NO. 118

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BROTHERHOOD OF MAINTENANCE OF WAY EMPLOYES DIVISION  
and  
CANADIAN NATIONAL RAILWAY, WISCONSIN CENTRAL

Carrier's File WC-BMWED-2016-00033

Claimants: N. MIRON

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STATEMENT OF CLAIM

“Claim of the System Committee of the Brotherhood that:

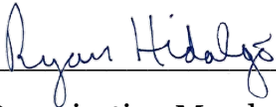
1. The Carrier violated Attachment B of the Agreement when it failed and refused to compensate Mr. N. Miron for mileage to and from the depot while force assigned to the position of Machine Operator-B Loader at Ranier, Minnesota beginning on January 18, 2016 (Carrier's File WC-BMWED-2016-00033 WCR).
2. As a consequence of the violation referred to in Part 1 above, Claimant N. Miron shall be reimbursed for a total of eighty-eight (88) miles at the Internal Revenue Service (IRS) allowable rate for miles driven to and from the depot during the claim period.”

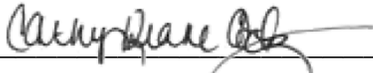
The carrier or carriers and the employee or employees involved in this dispute are respectively carrier or employee within the meaning of the Railway Labor Act as approved June 21, 1934.

Public Law Board 7566 has jurisdiction over the parties and the dispute involved herein.

Claimant was given proper notice of the hearing in the instant claim.

The parties have resolved the above claim through settlement. Claim dismissed.

  
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Organization Member  
Ryan Hidalgo

  
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Carrier Member  
Cathy Cortez

  
\_\_\_\_\_  
Neutral Member  
Brian Clauss

Dated: November 19, 2019