## ARTICLE XXXIII

MEMORANDUM OF AGREEMENT BETWEEN THE INDIANA HARBOR BELT RAILROAD COMPANY AND THE BROTHERHOOD OF RAILROAD TRAINMEN COVERING NOTICES TO YARDMEN WITH RESPECT TO THE CANCELLATION OF THEIR JOBS

## IT IS AGREED:

That a three-hour notice will be given the Yardmen affected in the event a job is cancelled. If less than three hours' notice is given and as a result the Yardmen affected are unable to place themselves on another job starting during the same starting time bracket on the day their job is cancelled, they will be paid one day's pay. If less than three hours' notice is given but the Yardmen affected are able to place themselves on another job in the same bracket and fail to do so, no claim for compensation will be valid.

This agreement becomes effective 12:01 a.m., October 15, 1950, and shall continue in effect until changed as provided herein. If either party to this agreement desires to revise, modify, or abrogate any of its provisions, thirty (30) days' written advance notice containing the proposed changes shall be given and conference shall be held before the expiration of said notice unless another date is mutually agreed upon.