

dispute it may be referred for settlement in the same manner as other disputes arising under this Agreement. Such joint general agent shall be subject to dismissal upon one month's notice signed by both the said parties. An successor of such joint general agent may be appointed and dismissed in similar manner. In the event of the parties not being able to agree upon a suitable person for the position of joint general agent either party may, upon two weeks' notice in writing to the other party, apply to the Board to name a suitable person for such position. In case the parties hereto are not agreed as to the advisability of dismissing such joint general agent or in case they cannot agree as to the propriety of any act or decision of such joint general agent as to which either of the said parties may take exception, then the question as to whether he should be dismissed or whether such act or decision is correct shall be decided by the Board. The salary of such joint general agent shall be paid by the Pacific as part of the expense of maintenance and operation of the Joint Section.

Train
schedules.

11. Schedules showing the times for the arrival and departure of trains over and upon the tracks in the Joint Section shall be made from time to time by joint action of the proper officers of the parties hereto. In the event of any dispute or inability on the part of such officers to arrange and agree upon said schedule, or as to the speed of any trains in their movement in or through the Joint Section, any question so arising shall, if an arrangement cannot be reached, be referred for settlement as provided by Paragraph 44 hereof.

Use of road
engines for
switching.

12. Arrangements may be made from time to time for the employment of the road engines of either party hereto for the purpose of performing local switching at any station on the Joint Section for the benefit of both parties, and for determining the basis upon which such switching shall be performed, and the method by which the expense thereof and the revenue, if any, therefrom shall be apportioned between the parties hereto.

Supply of
tickets, etc.

13. Each of the parties shall, at its own expense, provide and supply the passenger tickets, baggage checks and other forms and stationery required for its own business, and shall at its own expense do its own advertising, including the advertising of its train service in the various municipalities on the Joint Section. Each of the parties shall have equal facilities and space in the joint passenger stations for advertising its train service and other notices.

Defects—
repair of.

14. (a) Should the Pacific fail to repair any defect within a reasonable time after the National shall have notified the Pacific specifying the defect and requesting that it be repaired, the National shall have the right, if it so desires, to make the necessary repairs forthwith, and the Pacific