

INDUSTRIAL RELATIONS  
741.5

Review Committee Files Nos. 271 and 272  
Coast Valleys Division Grievances Nos. 2279 and 2280

August 16, 1965

MR. R. A. BANNISTER, Chairman  
Coast Valleys Division  
Joint Grievance Committee

The Union has recently informed the Company members of the Review Committee that the above subject grievances have been withdrawn from the agenda of the Review Committee. We are attaching a copy of the Union's letter of withdrawal for your information.

It will be in order for you to note in the minutes of your next Division Joint Grievance Committee meeting that these cases are considered closed.

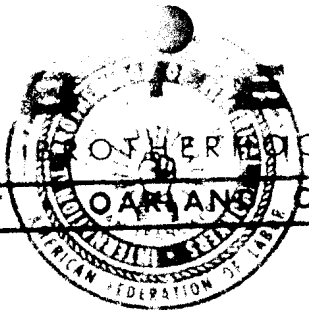
L. V. BROWN, Chairman  
Review Committee

LVB:RS  
Attach.

cc: VJThompson  
EFSibley  
CLYager  
AGMollart  
LHSmith  
LLMitchell, IBEW

*Copy to Fleming  
Fields  
Anderson  
8/15/65*

INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, AFL-CIO  
1918 GROVE STREET OAKLAND, CALIFORNIA 94612 • Area Code 415 / 893-2141



**Local Union 1245**

August 13, 1965

Mr. L. V. Brown, Chairman  
Review Committee  
Pacific Gas & Electric Company  
245 Market Street  
San Francisco, California

Dear Mr. Brown:

Reference is made to the following Review Cases:

- R. C. #200 - North Bay Division Grievance #15
- R. C. #271 - Coast Valleys Division Grievance #2279
- R. C. #272 - Coast Valleys Division Grievance #2280
- R. C. #445 - North Bay Division Grievance #4-68
- R. C. #474 - Stockton Division Grievance #16-63-3

These cases had all been held as "hours" cases pending settlement of the general hours problem through an agreed clarification. There are residual questions or matters not involving a question of hours which have not been resolved and could become issues in future cases. We believe the main questions involved would be settled by the "Clarification" should they be raised again. In order to clear the file and in compliance with our agreement on retroactive use of the agreed to clarification, we withdraw these cases with the understanding that we do not agree to the interpretations or applications of Contract as stated by Company in these grievances and do not consider the withdrawal in any way as acquiescence or establishing precedent for future cases involving the several matters which are not affected by our clarification.

Very truly yours,

L. L. Mitchell, Secretary  
Review Committee

LLM:do  
cc: WMFleming  
RWFIELDS