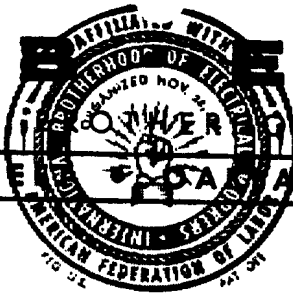


I . W
INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, AFL-CIO
1918 GROVE STREET AND 12, CALIFORNIA • TWInoaks 3-2141



Local Union 1245

COPY

August 20, 1962

Mr. V. J. Thompson, Chairman
Review Committee
Pacific Gas & Electric Company
245 Market Street
San Francisco 6, California

Dear Mr. Thompson:

Union hereby is submitted its statements of Union's position on various Review Committee cases which were discussed in our meeting of August 14, 1962. These statements will serve to notify you of the disposition desired in these cases and will, in certain cases, close the files on them.

The statements and disposition of cases are as follows:

R.C. #281 – Department of Pipe Line Operations

Union hereby withdraw its request that R.C. #281 be filed for arbitration and the case shall be returned to the Review Committee as an active case. The Review Committee shall then agree to the settlement of this case in accordance with Company settlement in its letter of July 26, 1962, signed by V. J. Thompson, outlining the details of the results of negotiations for 1952.

R.C. #306 – North Bay Division

Union is hereby requesting that R.C.#306 be dropped from the arbitration file without prejudice and the case will be considered closed.

R.C. #308 – General Construction Department

Union and Company, by reason of the filing of R.C.#308, entered into agreements providing for a new job classification of Mechanical Inspector – Davis Service Center, and a method for payment of expenses for employees assigned to temporary work at headquarters other than the Davis Center. These agreements provided an answer to future cases similar to R.C.#308. Union, therefore, is withdrawing R.C.#308 from the Review file and will consider this case closed.

R.C. #338 and #361 – San Francisco Division

Union is hereby withdrawing its request that R.C.#338 be filed for arbitration and it shall be placed in the Review file as an active case. It is agreed that this case (#338) and R.C.#361 be returned to the San Francisco Division Grievance Committee for settlement. The settlement shall be made by applying the principles outlined by the revisions of Title 103 which were made in negotiations for Contracts amendments of 1962.

R.C. #341 – San Francisco Division

Union hereby withdrawn R.C.#341 and will consider the case closed; such withdrawal is made without prejudice and shall in no way be construed to establish the determination of the cause for absence of the individual in this case.

R.C. #353 – Coast Valleys Division

Union hereby withdrawn R.C.#353 without prejudice to the issues involved, and will consider this case closed.

R.C. #362 – San Joaquin Division

Union believes that the issue of switching at unattended substations in San Joaquin Division is resolved by the establishing of the Troubleman classification in that Division. Future cases of this type of activity would be governed by the Troubleman definition and no purpose would be accomplished by pursuing this case. Union, therefore, is withdrawing R.C.#362 and will consider the case closed.

R.C. #366 – North Bay Division

Provisions for handling demotions for other than lack of work have been established by the negotiations of 1962 and cases such as R.C.#366 would be resolved under the procedure now available. Inasmuch as this case involved procedure only and not the merits of the demotion, Union is withdrawing R.C.#366 and will consider the case closed.

Very truly yours,

/s/ L. L. Mitchell, Secretary
Review Committee

LLM:do

cc: WMFleming
RWFields