After months of hard hitting negotiations, the Local Union's General Bargaining team came to agreement on a tentative offer with PG&E on Friday, September 25 around 4 o'clock in the morning. Subsequently the Local's committee reviewed and verified language of the bargaining table agreement in preparation for distribution to the membership for final consideration. During October committee members went into the field to answer questions about specific issues at various Unit Meetings throughout the jurisdiction.

All the new contract language with explanations is included in this issue of the Utility Reporter along with a statement from the General Bargaining Committee, and a detailed cover letter from PG&E.

Ballots were set to be mailed to members on Monday, October 26, and received back at the Local's Post Office Box in Walnut Creek, no later than 10 a.m. on Monday, November 16. A ballot committee will oversee the tallying, and results will be reported to members immediately.

Election results will be available on the toll free phone number, 800-227-5607 when the final count has been determined on the Physical and Clerical contracts.

**SMUD seeks wage freeze; Local ready for new talks**

The IBEW Local 1245 committee for SMUD negotiations has been appointed. The committee consists of Sam Hill, Gary Hanson, Marilyn Hogaboom, John Platz, Dennis Seyfer, Bill Uphoff, Ike Williams, and from Union staff, Business Representative Gary Mau, and Senior Assistant Business Manager Darrel Mitchell.

The committee has been reviewing the current financial and political plight of SMUD. As a result of the problems of trying to get the Rancho Seco nuclear power online, SMUD has been incurring a large debt and faces difficult financial problems.

Due to the financial problems SMUD is facing many possibilities including the selling off of the nuclear plant and/or other generating facilities, shutting down Rancho Seco, and having a part or all of the District sold to or taken over by outside entities.

On October 13, 1987, SMUD announced its intention to seek wage freezes for all employees for 1988. A new General Manager has been appointed by SMUD and will assume his duties in November.

The Union has requested a meeting with the District in early November, after the arrival of the new General Manager.

**TOLL FREE HOT LINE**

800# 227-5607

**BALLOTS DUE BACK NOV. 16**

Members at PG&E to vote on new 3-year contract offer

**Accident claims life of Station Mechanic**

Randy Beal, 34, a General Construction Station Mechanic, was electrocuted on October 1 at PG&E's Bellota Substation, 35 miles east of Stockton.

The fatal accident occurred when Beal and a partner were working in a bucket, 70 feet above ground, where they were converting 230 kv lines over to 500 kv.

An initial investigation indicated that although the lines were not energized, Beal suffered an electric shock from a "low-level induced current of unknown origin."

Following the 8:35 a.m. accident, Beal was rushed by helicopter to San Joaquin General Hospital where he died about 10 a.m.

Local 1245 Business Representatives Bob Gibbs and Mickey Harrington, and Assistant Business Manager Ron Fitzsimmons reported to the site to conduct an initial investigation.

Fitzsimmons immediately notified Federal OSHA and learned that their representatives would not be available until Monday, October 5, to begin inquiry into the cause of the accident.

Subsequently Joan Anderson from Federal OSHA met with Business Representative Gibbs on the 5th, to proceed with the investigation.

The accident remains under investigation at this time. Beal is survived by his wife and one child. Deepest sympathies are extended to the Beal family.

**IN MEMORIAM**

Randy L. Beal

May 15, 1953 — October 1, 1987

**SMUD seeks wage freeze; Local ready for new talks**

**'Positive Discipline' underway at PG&E**

**Notes**

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The Union has requested a meeting with the District in early November, after the arrival of the new General Manager.

**'Positive Discipline' underway at PG&E**

IBEW, Local 1245 has agreed to implement the "Positive Discipline" concept throughout the PG&E System.

The Union will be holding steward training conferences concerning the new procedure that replaces the current constructive discipline.

The program implementation schedule is:

11-1-87: Redwood Region Humboldt Bay Power Plant

Copies of the complete agreement have been sent to all PG&E shop stewards and will be made available to members of Local 1245.

**New Dispatch Office in Northern California**

The new northern California Outside Line Dispatch Office is located at 3453 Ramona Avenue, Suite 5, in Sacramento, 95826.

The phone number is: (916) 739-0112.
NEGOTIATING COMMITTEE'S STATEMENT TO MEMBERS:

Local Union 1245
International Brotherhood of Electrical Workers

GENERAL NEGOTIATIONS COMMITTEE STATEMENT

To: All Local 1245 Members at PG&E

On September 25, Union and Company Negotiating Committees reached a tentative agreement to become effective January 1, 1988. This offer represents 25 meetings and many hours of work by your Negotiating Committee. Considering the general bargaining environment of takeaways and givebacks, the political climate in the state and federal governments, and special interest group activities directed at the utility industry as a result of rising energy costs, it was a long, uphill battle to maintain our current level of benefits and to gain modest increases in wages.

Wage and benefit levels in comparison to other 9th District utilities have been maintained at comparable levels, notwithstanding the unprecedented move to give Clerical a lump receive instead of the general wage increase the Physical unit will receive.

The Company Negotiating Committee was unwilling to set wages for 1990 due to the uncertainty surrounding a resolution of the Diablo Canyon rate case, which is not expected to be settled until late 1989.

Nevertheless, both Committees felt a three-year term is needed to maintain stability through an unsettled period of economic and political turmoil.

Based on these facts, your Committee feels this offer is worthy of the membership's consideration.

In Unity, Your General Negotiating Committee,

Jack McNally
Howard Stiefer
Marie Kiser
Bob Martin
Dean Gurke

Danny L. Jackson
Marie Kiser
Bob Martin
Dean Gurke

Rebecca Rosecrans
Rudy Woodford
S. L. Watson
Arturo Garza, Jr.
Shirley Roberts

PLEASE TAKE THE TIME TO VOTE
Time to review new settlement offer; then cast your vote

This issue of the Utility Reporter contains the provisions of the offer of settlement by PG&E. The ballots are being mailed to PG&E members for their consideration and vote.

This year’s bargaining with PG&E is the first in an environment of unraveling, and uncertain utility regulation, and it is a fact that PG&E has lost some large commercial and industrial energy customers and faces a real threat to lose more.

This changing utility environment was constantly raised at the bargaining table and, along with the continuing saga of Diablo Canyon, was the Company’s motivating factor in their proposals to reduce labor costs, and, as PG&E sees it, get wage rates more in line with comparable jobs in other industries.

The results of collective bargaining do not produce in total what either side sets out to accomplish, and this bargaining is no exception. This offer contains a modest wage increase and basically keeps the fringe benefits intact. It also provides the ability to institute work experiments to explore ways to improve efficiency and productivity along with enhancing the workplace. These projects will give our members at the workplace the right to participate in any changes that may be developed as a result of these experiments.

I believe this proposed settlement provides the means to utilize the collective brain power of those who do the work to find more efficient ways to do the work, while still maintaining the integrity of the collective bargaining agreement.

There is no question that over the next few years PG&E will be facing new challenges in the utility business. Strategies and decisions by management will be crucial to success in the market-driven environment. There is work to be done. It and decisions by management will be crucial to success in the market-driven environment. There is work to be done. It and decisions by management will be crucial to success in the market-driven environment. There is work to be done. It

I encourage all PG&E members to review the contents of the offer which is contained in this issue of the Utility Reporter. Further, I urge each member to mark his or her ballot and return it in a timely manner so that we can get the greatest participation possible in the ratification process.

In Unity,

Jack McNally

IBEW 1245 Business Manager
AGREEMENT AMENDMENTS

PHYSICAL/CLERICAL

TITLE 5. UNION ACTIVITY

5.5 NEW EMPLOYEE INFORMATION

Company's local Human Resources Representatives shall, through local supervisors, notify the designated local Shop Steward or Representative of Union of the reporting for duty of new bargaining unit employees. Upon said notification, the parties may schedule necessary paid time (not to exceed one-half hour) and facilities for Union to provide orientation in information and training regarding the obligations and benefits of Union membership. In addition, Company will include a one-page document, as submitted by Union, in the customary new employee orientation information package. Such document or discussion shall not include any matters derogatory to the Company and its customers. (Amended 1/1/88)

EXPLANATION: To allow Union representation, up to one-half hour with pay, for new employee orientation.

TITLE 6. LABOR-MANAGEMENT COOPERATION

21. LABOR-MANAGEMENT COOPERATION

8.8 PRODUCTIVITY ENHANCEMENT COMMITTEES

- "Employee" and "employees" are used in this Part, they shall, unless otherwise noted, be construed to include and apply to the head(s) of such committee(s), and to all members appointed by Union who are employees of Company who shall be paid by Company for all time spent in meetings of such committees. (Added 1/1/88)

(a) Company and Union will establish Joint Committees on Productivity Enhancement. Each such committee will be composed of Company and Union representatives. At the request of any representative, a Union representative may be appointed to serve on such committee(s). The number of such committees shall not exceed five (5).

(b) The committee(s) shall meet at the call of either party. Other Productivity Enhancement Committees shall be established as agreed between Union and Company. The membership of such committees shall be based on the number of workers in the appropriate job classification.

12. Physical Agreement and Section 12.3 of the Clerical Agreement.

13. Diablo Canyon Power Plant

(a) Company and Union agreed to a review of job duties performed by clerks at Diablo Canyon Power Plant. For the purpose of determining which are performing plant operation related work and those assigned to record keeping work not normally performed in a generating plant. The beginning classification for the latter type work will be Utility Plant Clerk.

(b) Prior to the effective date of these amendments, the parties agreed to negotiate a letter agreement regarding the use of Contract Outage employees at Diablo Canyon Power Plant.

(c) Similar agreements will be included in other Sections of this Agreement. (Added 1/1/88)

EXPLANATION: To allow Union representation, up to one-half hour with pay, for new employee orientation.

COMPANY'S LETTER

From PAGE THREE must elect to bid to either Customer Services or Operating. In addition, any future General Wage Increases and step increases will continue to be applied as long as such clerks remain in their current position. Initial job evaluations for the purpose of job grading will be based on the Position Evaluation Questionnaire completed in 1987 by the subject clerks in their current position for that purpose.

9. Job Bidding and Demotion

(a) Peninsula Division

Current employees headquartered in Peninsula Division will be specifically named and will maintain their rights to bid to the former San Jose Division and to the rest of General Gate Region as long as they remain in Peninsula Division. All employees who bid or transfer into or are hired in Peninsula Division after December 31, 1987 will be considered as employees of General Gate Region only.

(b) Hydro Generation

Current Substation and Hydro Helpers will be specifically named and will be allowed to bid to other Substation or Hydro Apprentice classifications. Once the Helper has been awarded an Apprentice vacancy such employees will be assigned to such position for that purpose.

10. Operating Clerical

Company and Union agreed to the elimination of the department designation for Operating Clerks. Exhibits A and F of the Clerical Agreement will be updated to remove such designations.

11. Pre July 1962 Exceptions (Section 202.19)

Company and Union agreed to a meeting in the San Francisco Gas Department to discuss methods of assigning employees to trailer-based crews in San Francisco.

12. Prearranged Overtime

The parties agreed there will be no penalty, financial or otherwise, for failure to comply with the 24-hour notice recommended in Section 12.12 of the Physical Agreement and Section 12.3 of the Clerical Agreement.

13. Diablo Canyon Power Plant

(a) Company and Union agreed to a review of job duties performed by clerks at Diablo Canyon Power Plant. The purpose of determining which are performing plant operation related work and those assigned to record keeping work not normally performed in a generating plant. The beginning classification for the latter type work will be Utility Plant Clerk.

(b) Prior to the effective date of the Agreement the parties agreed to negotiate a letter agreement regarding the use of Contract Outage employees at Diablo Canyon Power Plant.

14. Assistant Foreman's Clerk and Foreman's Clerk

Company and Union recognized that possible inequities exist between Physical and Operating Clerical positions throughout the system and agree that it is desirable to effect an expeditious resolution of these issues. Therefore, the parties agreed to:

(a) Leave current pay rates and lines of progression as is for the Assistant Foreman's Clerk and the Foreman's Clerk positions.

(b) Commencing immediately, all Assistant Foreman's Clerk and Foreman's Clerk positions will be evaluated using the existing clerical job evaluation system for study purposes only. The results of this study will be compared with the existing operating clerical data currently being gathered and will then be referred to interim bargaining to establish a mutually agreed upon plan to correct any inequities.

(c) Deadline for completion January 1, 1989. If agreement is not reached by that date the classifications, rates and lines of progression will remain unchanged.

15. Establishment of Gas and Electric Ad Hoc Committees

(a) Company and Union agreed to establish an Ad Hoc Committee to review and negotiate the concept of an Underground Construction line of progression as well as a review of wending and non-wending Gas Crew Foreman and Electric Crew Foreman classifications to be completed by May 31, 1988.

(b) Company and Union agreed to establish an Ad Hoc Committee to review the Gas Serviceman duties. At such time, the filling of RGS vacancies will be reviewed.

16. Telecommunication Department

Company and Union agreed to a meeting in the San Francisco Gas Department to discuss methods of assigning employees to trailer-based crews in San Francisco.

17. Equipment Operator

In reaching agreement to expand the duties of the Equipment Operator to perform cable pulling it was understood that until such time as an agreed to training program has been implemented for the employees designated to perform such work, the qualified supervisor for such assignments would be an Equipment Operator.

18. General Construction

a. Subsection 301.3(c)(2) – New Hires/Per Diem Eligibility

Company shall send Union a monthly report which tracks the status of employees hired pursuant to the provisions of this Subsection.

See NEXT PAGE
EXPLANATION: By joint agreement, allows the establishment of work efficiency projects to improve productivity and has a thirty-day cancellation clause. Employee participation will be voluntary.

2.1 RECOGNITION (Clerical).
For the purpose of collective bargaining with respect to rates of pay, wages, hours of employment and other conditions of employment, Company recognizes Union as the exclusive representative of all office and clerical employees, including Meter Readers and Credit Representatives, in Company's geographical Divisions and Regions and Departments, as follows:

<table>
<thead>
<tr>
<th>Title</th>
<th>Division</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounting Data Control</td>
<td>VP Comptrollers</td>
</tr>
<tr>
<td>Maintenance and Operations</td>
<td>VP Comptrollers</td>
</tr>
<tr>
<td>Garbage of the Building and</td>
<td>VP Comptrollers</td>
</tr>
<tr>
<td>Land Services Department</td>
<td></td>
</tr>
<tr>
<td>Gas Measurement and Production</td>
<td>Gas Chart Office</td>
</tr>
</tbody>
</table>

The foregoing applies to areas and departments for whom the National Labor Relations Board has certified Union as such representative, excluding supervisors, confidential employees, and all other employees in Company's General Office. Whenever the word "Division" or "Region" is used hereinafter, it may be construed to apply to Divisions hereinabove enumerated, provided the context makes such application reasonable.

EXPLANATION: To clarify which employees are covered by the Clerical Agreement.

TITLE 101. LEAVE OF ABSENCE

6.2 PERIODS OF LEAVE

(a) Unchanged.

(b) Child Care Leave: A regular employee who has become a parent by the birth of a child or has adopted a child, shall be entitled to an unpaid "leave of absence" for a period not to exceed six consecutive months, without reference to urgent and substantial personal reasons to care for such newborn or adopted child. When an employee who was granted a leave for child care applies for reinstatement the employee will be returned to the employee's former classification and headquarters which the employee vacated. An employee shall be entitled to an additional "leave of absence" for a period not in excess of six consecutive months for child care with the understanding that the employee may return to work provided a vacancy exists in the classification and headquarters which the employee vacated.

EXPLANATION: To allow the use of vacations, floating holidays or personal time off to extend an employee's leave of absence beyond three days. Also includes step-parents in the definition of immediate family.

101.10 JURY DUTY

6.10 JURY DUTY

When an employee who was summoned to serve on a grand jury, trial jury, or a jury of inquest will be granted the necessary time off for this purpose under the following conditions:

(a) Regular employees will be allowed the necessary time off with pay for jury duty which occurs within their scheduled working hours during the basic workweek. Such employees assigned to a third shift shall be rescheduled to a first shift during such a period of time at the straight rate of pay, and such employees assigned to a second shift who are required to report to the jury commissioner on a second consecutive workday or more shall be rescheduled to a first shift on a Monday-Friday basic workweek during such a period of time at the straight rate of pay. Such employees will be paid at their basic rate of pay. In the application of other provisions of this Agreement, such time off with pay for jury duty will be considered as time worked and, if dismissed by the court on any workday before the end of the employee's regular work hours, such employee shall return to work provided such dismissal occurs at least two hours before the conclusion of such hours of work.

EXPLANATION: To allow up to 8 hours of time off with pay for court appearance in connection with adoption. Time will be granted in increments of one hour, not to exceed a total of eight hours.

See NEXT PAGE

COMPANY'S LETTER

From PAGE FOUR

b. Section 304.3—Direct Deposit

For an employee to be eligible for the paycheck direct deposit provided for in Section 304.3, the employee must sign a document which advises that:

- there is a possibility, although unlikely, that the deposit to his bank account may be delayed.
- there shall be no special check issued, no entitlement to overtime, or any other form of relief because of the delayed deposit.
- employees shall advise their supervisor on the workday following receipt of jury notice that they are required to report for jury duty service.
- the employee may be required to provide receipt of such notice to their supervisor.
- employees shall advise their supervisor on the workday following receipt of jury notice that they are required to report for jury duty service.

EXPLANATION: To allow 8 hours off with pay for court appearance in connection with adoption. Time will be granted in increments of one hour, not to exceed a total of eight hours.

20. Attachments
Attached, in addition to the proposed letter agreements mentioned above, are amended contract sections as agreed to during the negotiations, as follows:

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Amendments To:</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Physical and Clerical Agreement (including General Construction) and its Exhibits, Supplements and Clarifications</td>
</tr>
<tr>
<td>B</td>
<td>Exhibit VI of the Physical Agreement—Job Definitions and Lines of Progression and Exhibit VI—A of the Clerical Agreement</td>
</tr>
<tr>
<td>C</td>
<td>Restructured Wages</td>
</tr>
<tr>
<td>D</td>
<td>Exhibit C of the Clerical Agreement—Meter Reader Agreement</td>
</tr>
<tr>
<td>E</td>
<td>Benefit Agreement</td>
</tr>
<tr>
<td>F</td>
<td>Health, Dental and Vision Agreement</td>
</tr>
</tbody>
</table>

If any of the above or the attachments hereto are not in accordance with your understanding of our settlement, please let me know immediately.

Yours very truly,

[Signature]

1. WAYLAND DONBRIGHT
Manager of Industrial Relations

IBEW 1245 UTILITY REPORTER/OCTOBER 1987 5
PHYSICAL/CLERICAL

TITLE 102. GRIEVANCE PROCEDURE

102.6 STEPS
9.6 STEPS

STEP TWO
LOCAL INVESTIGATING COMMITTEE

(3) Within 30 calendar days following the filing of a grievance which does not concern an employee's qualifications for promotion or transfer (except as provided in the next paragraph for Inter-regional or G.O. Departmental prebids or transfer applications), or his termination, suspension or termination of employment, the Local Investigating Committee shall prepare a report of its findings, which shall include: (i) a mutually agreed-to brief narration of all the events, factors involved in the dispute, and (ii) the Committee's mutually agreed-to findings with respect thereto. If the Committee has reached an agreeable disposition of the grievance, the report shall also contain a statement to that effect and the reasons therefor.

Inter-regional or G.O. Departmental prebids or transfer applications shall be subject to the further limitation, however, that the report of the employee's present Local Investigating Committee shall be forwarded within calendar days from the date a request for the bypassing Region or G.O. Department and further, the latter Committee must dispose of the grievance, in the manner described above, no later than 15 calendar days thereafter. (Amended 1/1/88)

If the grievance is not resolved in 30 calendar days following its being timely filed, either Company or Union may request "Certification to Fact Finding." If "Certification to Fact Finding" is not requested by either party, the grievance shall be automatically referred to the Region or G.O. Department Joint Grievance Committee. (Amended 1/1/88)

The referral in either event shall be accompanied by the request referred to above. The request shall also include either an agreed-to summary or separate summaries of the reasons (facts or factors in dispute) why the Local Investigating Committee could not reach an agreeable disposition.

If either party requests "Certification to Fact Finding," copies of the report and the request shall be forwarded to the Chairman and the Secretary of the Review Committee. If the Chairman and the Secretary of the Review Committee have not rejected referral of the Grievance within seven calendar days following receipt of the request, or if the request is not received within the seven calendar days following the expiration of time limits stated for resolution by the Local Investigating Committee, the grievance will be automatically referred to the Joint Grievance Committee. (Amended 1/1/88)

(b) Within 15 calendar days following the filing of a grievance which does concern an employee's qualifications for promotion or transfer (except as provided above for Inter-regional or G.O. Departmental prebids or transfer applications), or an employee's demotion, suspension or termination of employment, the Local Investigating Committee shall prepare a report of the findings as set forth in Subsection (a) above.

If such grievance is not resolved in 15 calendar days following its being timely filed, the grievance must be referred and accepted by the Parties requested to the Joint Grievance Committee. The referral shall also include the report referred to above and either an agreed-to summary or separate summaries of the reasons (facts or factors in dispute) why the Local Investigating Committee could not reach an agreeable disposition. (Amended 1/1/88)

STEP THREE
FACT FINDING COMMITTEE

The Fact Finding Committee shall be composed of the Chairman of the Review Committee or his designee, the Supervisor involved in the grievance, and the Human Resources Manager and the Business Representative involved in the preceding step.

The Fact Finding Committee shall hold hearings or meet at such places and times as may be reasonably necessary to resolve the grievance. If the grievance is resolved by the Fact Finding Committee before the expiration of the 30 calendar days following the date of referral from the preceding step, the Committee shall issue an agreed-to "Memorandum of Disposition," copies of which shall be distributed to each member of the Committee and to the grievant, and such others as the Committee determines.

If the Fact Finding Committee has not settled the grievance within 30 calendar days following receipt of or acceptance of certification, it may, by mutual agreement of the Secretary and Chairman, be:

(1) referred to arbitration or

(2) referred to the Region or G.O. Department Joint Grievance Committee;

or

(3) referred back to the Local Investigating Committee for further information and/or instructions as to the grounds for settlement; or

If none of the foregoing can be mutually agreed to, the complete grievance file shall be referred to the Review Committee. (Amended 1/1/88)

STEP FOUR
REGION OR G.O. DEPARTMENT JOINT GRIEVANCE COMMITTEE

A "Joint Grievance Committee" shall be established in each geographical Region or G.O. Department, in the Materials Distribution Department, in the Pipe Line Operations Department, and in General Construction. Each Committee shall consist of three members appointed by the Company and three members appointed by the Union except that the Committee appointed in General Construction shall consist of six members appointed by Union and five members appointed by Company. The three members appointed by Union to the Materials Distribution Committee shall include the member appointed to represent the office and clerical employees of such department. Employees who are appointed members of a Joint Grievance Committee shall be allowed only such time-off with pay as is necessary for attendance at the Committee's meetings. (Amended 1/1/88)

There shall be no permanently established Joint Grievance Committee for the Communications and Building Departments of Company's General Office, the Communications and Building Departments of Company's General Office, or the Metropolitan Repair Department at Fremont and Diablo Canyon Power Plant. Whenever a case is to be referred to a Joint Grievance Committee under this procedure in any of the above-named departments, a committee shall be established consisting of three members appointed by Company's General Office and three members appointed by Union in addition to a Company-appointed Industrial Relations Representative and a Union-appointed Business Representative. The Committee shall meet within ten workdays of its establishment and shall have all the duties and perform the name functions as a Regional or G.O. Departmental Joint Grievance Committee with respect to the grievance or grievances on its agenda.

The Committee shall, within 30 calendar days following its next regularly scheduled monthly meeting date after receiving the referral and report of the Fact Finding Committee or the report of the Local Investigating Committee, whichever is applicable, to settle the grievance, or (2) refer the case to the Review Committee, or (3) either Company or Union may request certification from the Chairman and the Secretary of the Review Committee to refer the case directly to arbitration.

Any grievance which is not so settled within 30 calendar days or if the Chairman and Secretary of the Review Committee have not approved a request for certification to arbitration within seven calendar days after receipt of such request, the grievance shall be automatically referred to the Review Committee.

A referral to Review Committee or request for certification to arbitration shall be accompanied by a joint summary of the discussions had at the Regional or G.O. Department or General Construction Joint Grievance Committee meeting and a joint statement of the issues upon which they are in agreement, issues still in dispute and the reasons therefore, and the basis for settlement, if any advanced by each.

Notwithstanding all of the above in Step Four, Regional or G.O. Department may, by mutual agreement between the Company's Regional or G.O. Department Human Resources Manager and Union's Business Representative, elect to replace the Joint Grievance Committee with a Regional/Department Joint Labor Management meeting as outlined in Section 8.4 of the Agreement. (Amended 1/1/88)

EXPLANATION: To change the word Division to Region or Regional. The words Region or Regional are equivalent as used in the contracts. Also changes post-bids to prebids and Personnel to Human Resources.

102.9 SUPPLEMENTAL GRIEVANCE PROCEDURE

ATTACHMENT B

November 13, 1984
Local Union No. 1245 International Brotherhood of Electrical Workers, AFL-CIO
P. O. Box 4790
Walnut Creek, California 94596

This attachment B dated 11/13/84 replaces in its entirety the attachment B dated 5/15/80 that is already in the agreement under Title 102. (See page 57 of current agreement).

Attention: Mr. Jack McNally, Business Manager

Subject: Revision of May 15, 1980 and June 18, 1980, General Construction Department Supplemental Grievance Procedure

Gentlemen:

Pursuant to the provisions of Sections 102.8 and 102.9, and following discussions with your representatives and General Construction, we propose the following revisions of the above — subject supplemental grievance procedure for General Construction:

1. LOCAL INVESTIGATING COMMITTEE

The functions of the Joint Grievance Committee (JGC) are set forth in Title 102.8. Pursuant to the provisions of Sections 102.8 and 102.9, and following discussions with your representatives and General Construction, we propose the following revisions of the above — subject supplemental grievance procedure for General Construction:

I. LOCAL INVESTIGATING COMMITTEE

The functions of the Joint Grievance Committee for General Construction will be composed of the Department's Personnel Manager and the Union's assigned Business Representative or their designee. However, when investigations and/or interviews must be conducted in the field by the LIC, the Shop Steward and the Supervisor involved in the grievance will be allowed to participate in such investigations/interviews. Their participation will be in an advisory capacity, and they will not vote on the disposition of the grievance.

The LIC shall meet as soon as reasonably possible after the filing of the grievance. The LIC shall make a full and complete investigation of the pertinent facts and draft a report of its findings immediately following the conclusion of the investigation.

The grievance must be either settled or the report must be received by the Joint Grievance Committee within 30 calendar days following the filing of a grievance. This period does not concern an employee's qualifications for promotion, suspension, discipline or discharge. Grievances involving the above enumerated matters shall either be settled or the report received by the Joint Grievance Committee within 30 calendar days of the filing of the grievance.

By mutual agreement, the time limits for the LIC may be extended 30 days if it is determined that further facts are required for grievances involving demotion, suspension, discipline or discharge.

The LIC report shall contain:
1. A statement of the dispute
2. The LIC's agreed-to summary narration of all the events and factors involved in the dispute
3. The LIC's mutually agreed-to findings
4. A brief statement of position by Company and by Union
5. A brief statement of the belief of each party regarding facts, factors or findings that they have not agreed to

II. JOINT GRIEVANCE COMMITTEE

The functions of the Joint Grievance Committee (JGC) are set forth in Title 102.
of the Agreement. In addition to these general functions, the Committee will maintain a monthly agenda of all grievances at the LIC and JGC level. The nature of all grievances and their dispositions or status will be noted on the agenda.

Grievances referred to the JGC shall be disposed of in one of the following ways (within 120 calendar days following the filing dates of grievances which do not concern the employee's demotion, suspension, discipline or discharge; within 90 days for grievances involving the above enumerated matters or within 180 days if the LIC's time limits have been extended):

A. By settlement
B. By referral to the Review Committee

Referrals shall be accompanied by the LIC report as provided in L-1 (1-6) and signed by at least one Union member and one Company member from the JGC.

III. LACK OF TIMELY DISPOSITION

It is the intent of the parties that the time limits set forth above for the disposition of grievances shall be strictly construed. Therefore, any grievance not disposed of in the times provided will be deemed to be filed with the Review Committee and subject, thereafter, to final and binding resolution or submission to arbitration by either party at that level.

IV. FINAL DISPOSITION

The disposition of a grievance in a manner provided above shall be final and binding on the employee, Company and Union. In agreeing to the above supplementary grievance procedure, Company and Union understand that it in no way supplants the provisions of Title 102 of the basic Labor Agreement. For this reason, either Company or Union may terminate this procedure at the expiration of 30 calendar days following receipt by either party of such notice of intent. Should either party exercise the right to terminate, all grievances pending at the expiration of such time period will be adjusted on the basis of the provisions of Title 102 of the basic Labor Agreement.

If you are in accord with the foregoing and agree thereto, please so indicate in the space provided below and return one executed copy of this letter to Company.

Yours very truly,

PACIFIC GAS AND ELECTRIC COMPANY

By I. W. Bonbright
Manager of Industrial Relations

December 31, 1984

EXPLANATION: 102.9(B) G.C. Supplemental Grievance Procedure: The procedure applicable to General Construction was updated by Letter of Agreement effective December 31, 1984. The updated version of this procedure will be inserted in the agreement in place of the previous supplemental grievance procedure dated June 18, 1980.

TITLE 103. HOLIDAYS
TITLE 14. HOLIDAYS

103.1 HOLIDAY ENTITLEMENT

14.1 HOLIDAY ENTITLEMENT

Only regular employees who are not on a "leave of absence" and who:

(a) are paid for the workdays immediately before and after the holiday, or
(b) are off work with permission, but without pay, for reasons of illness or disability, on the workdays immediately before and after the holiday, or
(c) are paid for the workday either before or after the holiday but are off work with permission without pay on the other day,

shall, except as provided in Section 103.7(14.7), be entitled to have the following holidays off with pay when they fall on a work day in his basic workweek:

- New Year's Day (January 1)
- Washington's Birthday (3rd Monday in February)
- Memorial Day (last Monday in May)
- Independence Day (July 4)
- Labor Day (1st Monday in September)
- Veterans' Day (November 11)
- Thanksgiving Day (4th Thursday in November)
- Friday after Thanksgiving (see Section 103.5(14.5 below))
- Christmas Day (December 25)

Three Floating Holidays (see Section 103.3(14.3))

[Amended 1/1/88]

EXPLANATION: To change Birthday Holiday to a Floating Holiday.

103.2 BIRTHDAY HOLIDAYS

14.2 BIRTHDAY HOLIDAYS

(Deleted 1/1/88)

EXPLANATION: To eliminate reference to Birthday Holiday.

103.3 FLOATING HOLIDAYS

14.3 FLOATING HOLIDAYS

An employee may select any day as a floating holiday, either during the

vacation sign-up provided for in Section 111.13(8.13) or during the year.

Exempt in emergencies, employees shall make a good faith effort to notify their superior at least 24 hours in advance for all floating holidays which are not scheduled in accordance with Section 111.13(8.13). A superior may, however, limit the number of employees in a classification at a headquarters who may be off on a floating holiday on any given day. If more employees elect a specific day as a floating holiday than can be permitted to be off on that day, the preference will be given in order of service to employees who sign up during the annual vacation sign-up. Under no circumstances may an employee with greater service "bump" an employee who has signed up for a given floating holiday earlier in the year. (Amended 1/1/88)

EXPLANATION: To have employees make an effort to notify their supervisors, at least 24 hours in advance, of any non-scheduled floating holidays that an employee needs off.

103.4 SUNDAY HOLIDAYS

14.4 SUNDAY HOLIDAYS

When any of the above holidays falls on a Sunday, the Monday following shall be observed as the holiday. (Amended 1/1/88)

EXPLANATION: To remove reference to employee's Birthday Holiday.

103.6 HOLIDAY ON EMPLOYEE'S NON-WORKDAY (PHYSICAL)

If a holiday falls on a regular employee's non-workday, he shall be entitled to have one additional workday off with pay. Such day shall be scheduled in conjunction with the employee's next scheduled vacation under the provisions of Title 11.1. Except that such day may be taken prior to his next scheduled vacation with the approval of the supervisor in charge. In no event shall the additional day be taken prior to the date of the holiday. By agreement between the employee and the Company, the employee may elect to take one day's pay at the straight time rate for each holiday that falls on his non-workday. Such election shall be exercised within ten workdays after the holiday falls on an employee's non-workday. The provisions of this Section shall not apply to part-time employees. (Amended 1/1/88)

EXPLANATION: To correct typing error.

103.7 WORK ON HOLIDAYS (PHYSICAL)

If a holiday is scheduled, the classifications listed below may be regularly scheduled to work on holidays which fall on their workdays and shall be compensated therefore as provided in Title 208. The number of such employees regularly scheduled to work on a holiday shall be kept at a minimum consistent with operational requirements. By agreement between the employee and the Company, the employee may take one additional workday off with pay.

Classifications listed in Exhibits III, IV and V

Roving Operator
Maintenance Man, Water Facilities

Ditch Tender

Classifications subject to the provisions of Section 202.5.

If the Company determines that the services of an employee, who is regularly scheduled to work on a holiday, are not required on the holiday, such employee, upon being notified by Company any time prior to quitting time of his work day next preceding the holiday, shall then take the holiday off with pay and his name shall be considered to be removed from the schedule for such day.

[Amended 1/1/88]

(b) Unchanged.

(c) (Deleted 1/1/88)

EXPLANATION: To add Ditch Tender to list of employees that may take one additional workday off with pay for work on holidays. Also deletes the Birthday Holiday provisions.

14.7 WORK ON HOLIDAYS (CLERICAL)

(a) Nothwithstanding Section 14.1, regular employees may be required to work on holidays which fall on their workdays, in which event any such employee shall, in addition to his holiday pay, be paid at one and one-half times his straight time rate of pay for all time worked on such days. Those regular employees listed in Section 10.6 and Exhibit B may, by agreement between the employee and the Company, take an additional workday off with pay in lieu of the holiday pay which will be scheduled in accordance with Section 14.6. If Company determines that the services of an employee who is regularly scheduled to work on holidays are not required on a holiday, such employee shall take the holiday off with pay. (Amended 1/1/88)

(b) (Deleted 1/1/88)

EXPLANATION: To make Clerical language read similar to Physical language by allowing an additional workday off with pay instead of holiday pay for certain employees. Also deletes the Birthday Holiday provisions which have been changed to a Floating Holiday. See 103.1(4.1).
one-half hour. If an employee who is entitled to a meal under the provisions of this Title prior to work, during, or upon dismissal from work does not accept such meal, he shall nevertheless be entitled to such time allowance of one-half hour for each meal missed and meal reimbursement as provided in (b) below. (Amended 1/1/88)

(b) At the employee’s option, Company shall pay an allowance for any meal which it is required to provide in accordance with the following schedule:

1. Prior to reporting to work:
   (i) Meal nearest regular starting time $7.00
   (ii) Meal nearest midpoint of regular hours $7.00
   (iii) Meal nearest regular quitting time $14.00

2. Meal following dismissal from work $14.00

3. Meal missed during a work period $14.00

(Amended 1/1/88)
(c) Unchanged.

EXPLANATION: To allow for reimbursement and one-half hour for each meal employee opts not to eat. In (b), the addition of subparagraph 3. allows for all meal amounts for the term of the contract with no adjustments.

104.12 OVERTIME MEALS FOR SHIFT EMPLOYEES (PHYSICAL)
The provisions of this Title shall apply to shift employees as follows:

(a) The employee may arrange to have a meal purchased for the employee and delivered to the employee's home in lieu of the meal. The Company shall pay the cost of the meal and reasonable commercial delivery charges, if any, associated with such meal.

(b) When held over from the employee’s previous shift, the employee may take the meal upon dismissal from work and Company shall pay the cost of the meal and one-half hour for the time to consume such meal, or in lieu thereof, the employee may elect to receive a flat payment in accordance with the schedule set forth in 104.10(b) plus a time allowance of one-half hour, or

(c) such employee may provide the meals on the job, and the Company shall pay the employee an allowance of $7.00 for each meal.

(d) If an employee is not assigned to shift work which requires the employee to remain on the job, the employee shall follow the same overtime meal practice as any other employee, and the time necessary to eat the meal shall be considered work time. (Entire Section Amended 1/1/88)

EXPLANATION: To increase the allowance a shift employee receives for meals he provides on the job to $7.00. The Company will pay for reasonable delivery charges when a meal is delivered.

104.15 MEALS – RESIDENT EMPLOYEES (PHYSICAL)
This Title shall apply to resident employees. Where Company determines that it is not practicable to provide meals on the job for resident employees, as herein provided, such employee shall provide his own meals and Company shall reimburse them for the cost thereof not to exceed $7.00 for each meal. (Amended 1/1/88)

EXPLANATION: To increase resident employee’s meal reimbursement to $7.00.

GUIDELINES FOR USE IN THE ADMINISTRATION OF TITLE 106 - MEALS

APPLICATION OF TITLE 106 - MEALS

A Clerical Meals Clarification will be written and agreed to by Company and Union not later than June 1, 1988.

TITLE 105. SAFETY

105.10 INDUSTRIAL INJURY REPORTS
(a) In the event of a serious injury or fatal accident involving any employee covered by this Agreement, Company shall notify Union as soon as possible, but not later than 24 hours after such occurrence. (Added 1/1/88)

(b) To the extent feasible, Company shall submit a quarterly summary of all injuries for which the employees are entitled to receive compensation. (Amended 1/1/88)

EXPLANATION: To allow for reimbursement and one-half hour for each meal employee opts not to eat. In (b), the addition of subparagraph 3. allows for all meal amounts for the term of the contract with no adjustments.

105.11 OVERTIME MEALS FOR SHIFT EMPLOYEES (PHYSICAL)
The provisions of this Title shall apply to shift employees as follows:

(a) The employee may arrange to have a meal purchased for the employee and delivered to the employee’s home in lieu of the meal. The Company shall pay the cost of the meal and reasonable commercial delivery charges, if any, associated with such meal.

(b) When held over from the employee’s previous shift, the employee may take the meal upon dismissal from work and Company shall pay the cost of the meal and one-half hour for the time to consume such meal, or in lieu thereof, the employee may elect to receive a flat payment in accordance with the schedule set forth in 105.10(b) plus a time allowance of one-half hour, or

(c) such employee may provide the meals on the job, and the Company shall pay the employee an allowance of $7.00 for each meal.

(d) If an employee is not assigned to shift work which requires the employee to remain on the job, the employee shall follow the same overtime meal practice as any other employee, and the time necessary to eat the meal shall be considered work time. (Entire Section Amended 1/1/88)

EXPLANATION: To increase the allowance a shift employee receives for meals he provides on the job to $7.00. The Company will pay for reasonable delivery charges when a meal is delivered.

105.12 MEALS – RESIDENT EMPLOYEES (PHYSICAL)
This Title shall apply to resident employees. Where Company determines that it is not practicable to provide meals on the job for resident employees, as herein provided, such employee shall provide his own meals and Company shall reimburse them for the cost thereof not to exceed $7.00 for each meal. (Amended 1/1/88)

EXPLANATION: To increase resident employee’s meal reimbursement to $7.00.

GUIDELINES FOR USE IN THE ADMINISTRATION OF TITLE 106 - MEALS

APPLICATION OF TITLE 106 - MEALS

A Clerical Meals Clarification will be written and agreed to by Company and Union not later than June 1, 1988.

TITLE 105. SAFETY

105.10 INDUSTRIAL INJURY REPORTS
(a) In the event of a serious injury or fatal accident involving any employee covered by this Agreement, Company shall notify Union as soon as possible, but not later than 24 hours after such occurrence. (Added 1/1/88)

(b) To the extent feasible, Company shall submit a quarterly summary of all injuries for which the employees are entitled to receive compensation. (Amended 1/1/88)

EXPLANATION: To allow for reimbursement and one-half hour for each meal employee opts not to eat. In (b), the addition of subparagraph 3. allows for all meal amounts for the term of the contract with no adjustments.

105.11 OVERTIME MEALS FOR SHIFT EMPLOYEES (PHYSICAL)
The provisions of this Title shall apply to shift employees as follows:

(a) The employee may arrange to have a meal purchased for the employee and delivered to the employee’s home in lieu of the meal. The Company shall pay the cost of the meal and reasonable commercial delivery charges, if any, associated with such meal.

(b) When held over from the employee’s previous shift, the employee may take the meal upon dismissal from work and Company shall pay the cost of the meal and one-half hour for the time to consume such meal, or in lieu thereof, the employee may elect to receive a flat payment in accordance with the schedule set forth in 105.10(b) plus a time allowance of one-half hour, or

(c) such employee may provide the meals on the job, and the Company shall pay the employee an allowance of $7.00 for each meal.

(d) If an employee is not assigned to shift work which requires the employee to remain on the job, the employee shall follow the same overtime meal practice as any other employee, and the time necessary to eat the meal shall be considered work time. (Entire Section Amended 1/1/88)

EXPLANATION: To increase the allowance a shift employee receives for meals he provides on the job to $7.00. The Company will pay for reasonable delivery charges when a meal is delivered.

105.12 MEALS – RESIDENT EMPLOYEES (PHYSICAL)
This Title shall apply to resident employees. Where Company determines that it is not practicable to provide meals on the job for resident employees, as herein provided, such employee shall provide his own meals and Company shall reimburse them for the cost thereof not to exceed $7.00 for each meal. (Amended 1/1/88)

EXPLANATION: To increase resident employee’s meal reimbursement to $7.00.

GUIDELINES FOR USE IN THE ADMINISTRATION OF TITLE 106 - MEALS

APPLICATION OF TITLE 106 - MEALS

A Clerical Meals Clarification will be written and agreed to by Company and Union not later than June 1, 1988.
weekend and every weekend thereafter for the duration of such scheduled attendance. (Amended 1/1/88)

EXPLANATION: To allow employees who are at a non-commute location to travel home on weekends.

15.5 TRAVEL AND EXPENSES - NON-COMMUTABLE LOCATION

(a) If it is impracticable for an employee who attends training classes to return to the employee's regular headquarters or living quarters each day, Company shall, for the duration of the training assignment, provide such employee with board and lodging, or, at its option, provide such employee with lodging and meal reimbursement as provided in Section 16.2(a) or reimbursement for the reasonable cost for meals.

(b) If the allowance for reasonable travel time incurred by an employee in traveling between the employee's regular headquarters or living quarters and the training location at the beginning and at the end of the employee's training assignment shall be authorized. Such allowance shall be computed at the straight rate of pay of the employee's classification at the employee's temporary headquarters and shall also include reimbursement for reasonable cost of meals incurred while traveling. Transportation shall be in accordance with the provisions of Section 15.6.

(c) If on an employee's non-workdays such employee remains at the training location, the employee's board and lodging on such days shall be provided by the Company. If the employee desires to provide board on such days, it shall reimburse the employee for the reasonable costs incurred in obtaining such meals, or at the employee's option, provide meal reimbursement as in Section 16.2(a).

(d) If an employee elects not to utilize Company-designated board and lodging on the employee's non-workdays, including any holiday which immediately precedes or follows the employee's non-workdays, Company shall allow such employee, for transportation, the sum of $10.00 per day for each of such days. In lieu of such allowance, Company may provide transportation arrangements between the employee's living quarters or regular headquarters in accordance with Subsection 15.6(a). If the employee is scheduled to attend the training class for three consecutive workdays or more, transportation allowances under the provisions of this Subsection shall be considered as time worked and shall be applied, commencing with the second weekend and every weekend thereafter for the duration of such scheduled attendance. (Entire section amended 1/1/88)

EXPLANATION: To provide for meal reimbursement while attending training classes and on non-workdays during training classes.

10.20 HOURS - HOURS OF WORK

10.20.1 HOURS CHANGES - PUBLIC AUTHORITIES OR AGREEMENT

(a) The regular hours of work established herein may be changed by Company at the request or direction of public authorities, provided, however, that before any such change is made Company shall discuss it with Union. Company shall not be required to pay overtime compensation by reason of any change made as provided in this Subsection.

(b) Such hours of work and the basic workweek may also be changed by agreement between Company and Union. (Amended 1/1/88)

EXPLANATION: To clarify title.

10.8 TEMPORARY CHANGE OF HEADQUARTERS (Clerical)

If an employee is required to leave his regular headquarters and report to a temporary headquarters, the employee's travel time shall be considered as time worked. If an employee is required to return to his regular headquarters, he shall be paid for the amount of travel time involved which is in excess of the time normally taken in traveling from his living quarters to his regular headquarters. If an employee is required to leave a temporary headquarters and return to his regular headquarters the travel time involved shall be considered as time worked. If an employee goes directly from a temporary headquarters to his living quarters, he shall be paid for the amount of travel time involved which is in excess of the time normally taken in traveling from his regular headquarters to his living quarters. The provisions of Section 15.2(a) shall apply to the use of an employee's personal vehicle. (Amended 1/1/88)

EXPLANATION: To clarify that reimbursement shall be made to employees who use their personal vehicles to report to a temporary headquarters.

202.21 REMOTE REPORTING

(a) When the Company determines a need for employees to report for work at an extraordinary location during workhours, the employee shall be paid at the rate of one and one-half times his straight rate of pay for all work hours worked and the straight rate of pay for all work hours on a workday, continues to work into or beyond his regular workhours he shall be paid overtime compensation for actual travel time only.

(b) If an employee is called out for emergency work outside of his regular workhours on a workday, continues to work into or beyond his regular workhours he shall be paid overtime compensation for actual travel time only from his home. (Amended 1/1/88)

EXPLANATION: To clarify that call-out work on holidays is paid at the double-time rate of pay.

12.2 TRAVEL TIME - EMERGENCY (Clerical)

Employees who are called from their homes for emergency work on their non-workdays or on holidays which they are entitled to have off, or outside of their regular workhours on workdays shall be paid overtime compensation for the actual worktime and travel time in connection therewith. (Amended 1/1/88)

EXPLANATION: To clarify language and change living quarters to home to be consistent with Physical Contract language in Section 108.6.

202.5 TRAVEL TIME - CALL OUT BEFORE WORK HOURS (Clerical)

If an employee, who is called out for emergency work outside of his regular workhours on a workday, continues to work into or beyond his regular workhours he shall be paid overtime compensation for actual travel time only from his home. (Amended 1/1/88)

EXPLANATION: To change living quarters to home to be consistent with Physical Contract language in Section 108.7.
12.7 PREARRANGED OVERTIME (CLERICAL)

When, at the request of the supervisor in charge, an employee reports for prearranged work (a) on workdays outside of his regular work hours, he shall be paid overtime compensation for actual work time and travel time in connection therewith, provided, however, that if such employee continues to work into or beyond his regular work hours he shall be paid overtime compensation only for travel time from his home and for actual work time up to regular work hours unless the provisions of Section 12.10 are applicable; (b) on non-workdays outside of his regular work hours, he shall be paid overtime compensation for actual work time and travel time in connection therewith, provided, however, that if such employee continues to work into or beyond regular work hours, travel time only from his home shall be paid for; and (c) on non-workdays during regular work hours he shall be paid overtime compensation only for actual work time. For the purpose of this Section prearranged work shall be deemed to be work for which advance notice has been given by the end of his preceding work period on a workday. However, Company shall make a good faith effort to notify the employee at least 24 hours in advance of the need to perform prearranged overtime work on non-workdays or holidays. (Amended 11/1/88)

EXPLANATION: To provide that the Company make a good faith effort to notify the employee at least 24 hours in advance of the need to perform prearranged overtime work on non-workdays or holidays.

208.11 REST PERIODS

12.10 REST PERIODS

If an employee has worked for four hours or more at the overtime rate during the 16 hour period immediately preceding the beginning of his regular work time on a workday he shall be entitled to a rest period of eight consecutive hours on the completion of such overtime work.

(a) Unchanged.
(b) Unchanged.
(c) Unchanged.
(d) Unchanged.
(e) (1) If the rest period overlaps his regular work hours but does not extend beyond the second half of his workday, he shall be entitled to a rest period for work reporting for work until the beginning of the second half of his workday, and he shall be paid for the time between the expiration of the rest period and the end of the first half of his workday. (Amended 11/1/88)

(2) If the rest period extends into the second half of his workday, the employee shall be excused from reporting for work until the following workday, and he shall be paid for the time between the expiration of the rest period and regular quitting time on such day. (Amended 1/1/88)

(f) Unchanged.

EXPLANATION: To include changes in language in (e)(1) and (2) that shall allow an employee to be excused from reporting back to work until the second half or the following day with pay, (a)(3) language change may require an employee to report back to work after an eight hour rest period, if operational needs require the employee's presence.

12.11 TIME OFF IN LIEU OF OVERTIME — PROHIBITED (CLERICAL)

Company shall not require employees to take equivalent time off during a workday in lieu of overtime compensation. (Added 11/1/88)

EXPLANATION: To prohibit use of compensatory time off instead of overtime pay.

208.12 PREARRANGED OVERTIME (PHYSICAL)

When, at the request of the supervisor in charge, an employee reports for prearranged work (a) on workdays outside of his regular work hours, he shall be paid overtime compensation for actual work time and travel time in connection therewith, provided, however, that if such employee continues to work into or beyond his regular work hours he shall be paid overtime compensation only for travel time from his home and for actual work time up to his regular work hours unless the provisions of Section 208.11 are applicable; (b) on non-workdays outside of his regular work hours, he shall be paid overtime compensation for actual work time and travel time in connection therewith, provided, however, that if such employee continues to work into or beyond regular work hours, travel time only from his home shall be paid for; and (c) on non-workdays during regular work hours he shall be paid overtime compensation only for actual work time. For the purpose of this Section prearranged work is deemed to be work for which advance notice has been given by the end of his preceding work period on a workday. However, Company shall make a good faith effort to notify the employee at least 24 hours in advance of the need to perform prearranged overtime work on non-workdays or holidays. (Amended 11/1/88)

EXPLANATION: To provide that the Company make a good faith effort to notify the employee at least 24 hours in advance of the need to perform prearranged overtime work on non-workdays or holidays.

208.19 NON-SHIFT EMPLOYEE ASSIGNED TO SHIFT (PHYSICAL)

(a) Unchanged.

(b) Section 208.18 and Subsection 208.19(a) shall not apply in the case where an employee works outside of his regularly scheduled work hours for one day or less, but in such case Subsection 208.1(c) shall apply. Section 208.18 and 208.19 shall apply when an employee is returned to the schedule of workdays or work hours from which he had previously been transferred under the provisions of said Sections. (Amended 11/1/88)

EXPLANATION: To correct reference language in Subsection (b).

TITLE 212. EMERGENCY DUTY

212.10 SERVICE EMPLOYEES (PHYSICAL)

In the distribution of emergency overtime for service personnel, the purpose and intent described in Subsection 212.1(a) shall be applicable; but the current call-out procedure shall remain in effect unless specifically changed by written agreement between the Regional Human Resources Manager and the appropriate Subsection 212.1(a). The call-out procedures currently in effect should incorporate the sequential order of call-out; the rotation of call-out, if any; and the provisions for calling out additional help or replacing an absent employee. (Amended 11/1/88)

EXPLANATION: To change title of Personnel Department to Human Resources Department.
GENERAL CONSTRUCTION

(d) the Promotion-Demotion Geographic Area referenced in this Section are those contained in Exhibit II of this Agreement or as amended from time to time by agreement of Company and Union. (Entire Subsection amended 1/1/88)

EXPLANATION: 301.3(c)(2). Amended by adding new Subsection applicable to employees hired after 12/31/87. For those employees, established in an initial zone of 50 road miles in which such an employee may be transferred from the original hiring headquarters without per diem expenses, so long as that employee continues to report to a headquarters within the 50 road mile radius of the initial headquarters and further provided the employee is not transferred into a different Promotion-Demotion Geographic Area. After 1/1/88, any change in Promotion-Demotion Geographic Areas must be agreed to by Company and Union.

(d) Change of Residence — unchanged.

301.4 EXPENSE ALLOWANCES

Subject to the provisions of this Title, employees who provide their own board and lodging shall be entitled to per diem expense allowance as follows:

(a) Each scheduled day an employee works in the basic workweek or is prevented from performing such scheduled work by inclement weather conditions covered in Title 303; each day an employee reports for prearranged or emergency work on a non-workday; holidays which fall on a workday in the basic workweek provided such an employee works on the adjacent workday or such day is also observed as a holiday pursuant to the provisions of Title 103; each non-workday during which an employee is required to take more than four hours of travel time under the provisions of Section 301.11.

EXPLANATION: 301.4. If such an employee has not yet become eligible for per diem expenses as provided in Subsection 301.3(b) and further amended to add per diem rates for 1990. According to Section 301.4, per diem rates are expected to be reasonable and appropriate for the geographical location in which the temporary assignment is located. Upon such employee’s request, the company shall provide him with an appropriate monetary advance on his anticipated board and lodging expense reimbursement. If temporary, emergency, or special job location is a headquarters or point of assembly at which Company-provided board and lodging are available, the employee shall not be eligible to select the provisions of this option (a) but shall be eligible to select the provisions of option (b) below. If an employee’s temporary, emergency, or special job assignment continues beyond 30 consecutive days, he shall thereafter retain his temporary character but shall be deemed to be a transfer to a new headquarters, in which event the employee shall be entitled to a per diem allowance under the provisions of Section 301.4. (Amended 1/1/88)

EXPLANATION: 301.4(a): Amended by revising the per diem rate for Zone 6 from $34.25 to $36.75 for 1988-1989 and provide an opener to negotiate per diem rates for 1990.

301.9 SPECIAL ASSIGNMENT

(a) Paragraph 1 unchanged.

EXPLANATION: 301.9(a): Amended by modifying the special assignment meal amounts for which no receipt is required upward from the current amounts of $30.00, $6.00, and $14.00 to the new amounts established in Section 104.10 — Meal Reimbursement ($7.00, $7.00 and $14.00).

(b) Unchanged.

EXPLANATION: 301.9(a): Amended by modifying the special assignment meal amounts for which no receipt is required upward from the current amounts of $30.00, $6.00, and $14.00 to the new amounts established in Section 104.10 — Meal Reimbursement ($7.00, $7.00 and $14.00).

(b) Unchanged.

EXPLANATION: 301.9(b): Amended to provide for meeting personal needs. This option would be applicable to employees who have been temporarily assigned and transported to in Company transportation.

301.10 TRAVEL ALLOWANCE

(a) Unchanged.

EXPLANATION: 301.10(a): Amended to improve the conditions under which such transfer is made in a workday the employee shall receive mileage pursuant to Subsection 301.11(c) and shall be allowed actual travel time during regular work hours. (Subsection added 1/1/88)

301.11 TRAVEL ALLOWANCE

(a) Unchanged.

EXPLANATION: 301.11(c): Amended to increase the travel allowance after 1987-1988 and provide for meeting personal needs.

(b) Unchanged.

EXPLANATION: 301.11(d): Amended to allow for a hardship transfer. Transfer allowed after 1987-1988 and provide for meeting personal needs.

(c) Unchanged.

EXPLANATION: 301.11(e): Amended to allow for a hardship transfer. Transfer allowed after 1987-1988 and provide for meeting personal needs.

301.16 HARDSHIP TRANSFERS

(a) Notwithstanding anything contained herein, Company by agreement with Union may transfer any employee who requests such a transfer for a hardship reason. Such transferred employee shall not be entitled to travel time or reimbursement of transportation expenses. Where written request from an employee, submitted concurrently to Company and Union on the appropriate form, Company and Union shall give such request good faith consideration. Any transfer granted under the provisions of this Section shall remain in effect until the substantial reason which justified the transfer no longer exists or for a period not to exceed 6 months, whichever is less, unless Company and Union agree to an extension of the time period in increments not to exceed 6 additional months. (Amended 1/1/88)

EXPLANATION: 301.16(a): Amended to require a good faith consideration of an employee’s request for a hardship transfer and to require submission of the request on the appropriate form. Company and Union shall give such request good faith consideration. Any transfer granted under the provisions of this Section shall remain in effect until the substantial reason which justified the transfer no longer exists or for a period not to exceed 6 months, whichever is less, unless Company and Union agree to an extension of the time period in increments not to exceed 6 additional months. (Amended 1/1/88)

EXPLANATION: 301.16(b): Amended to provide that an employee who is granted a hardship transfer may be returned to the headquarters to which that employee was transferred at the same per diem status as existed prior to the hardship transfer.

301.18 WORK ASSIGNMENT — RESIDENCE CONSIDERATION

The parties recognize that the work of General Construction may often require employees to work at a job location outside of an employee’s residence area. The parties also recognize the Company’s right to transfer employees at its discretion to perform the work assigned to General Construction. Nevertheless, it is the Company’s intent to attempt to place employees close to their residence.
GENERAL CONSTRUCTION

as possible, commensurate with General Construction's work assignments.

(a) The intent may include the exchange of headquarters between employ-

ees in same or equivalent [identical] classifications who possess similar skills,
knowledge and abilities and who mutually agree to such an exchange.

EXPLANATION: 301.18(a): Amended to provide for assignment rotations be-

 tween employees in the same or equivalent classifications rather than limited to
employees in identical classifications.

(b) Further, such intent may take into consideration the [possible] rota-

tion, when practical, at reasonable intervals, of those employees in the same
or equivalent classifications who possess similar skills, knowledge and
abilities who have worked long distances from their residence area with those
employees who have remained within a reasonable commuting distance (75
road miles or less but not more than 1-1/2 normal travel time) of their
residence areas for similar periods of time. For the purpose of this sec-
 tion "reasonable intervals" is considered to be approximately 6-12
 months. Employees in Apprentice classifications may be required to
forego consideration for rotation, due to training requirements, for the
duration of their apprenticeship.

EXPLANATION: 301.18(b): Amended to provide for improvement to the provi-

sions for rotations so that, instead of considering possible rotation, Company
may not consider rotation, where agreements have been established and
adopts a definition of "reasonable commuting distance" and "reasonable intervals"
for the purpose of rotation pursuant to this Section.

(c) Employees who exchange headquarters pursuant to Subsection (a)
above shall not be eligible for the travel allowance provided for in Section
301.11. ( Entire Section amended 1/1/88)

EXPLANATION: 301.18(c): Amended to provide that employees who mutually
agree to an exchange of headquarters under the provisions of Subsection
301.18(a) do so without travel time.

301.19 CLERICAL AND ROUTINE CLERICAL ASSISTANT

(a) By written agreement with Union, Company may assign Clerical
Assistants to work at a project. Also by written agreement, Routine
Clerical Assistants may be assigned to work at permanently established
field offices.

(b) Employees holding these classifications are not eligible for per
diem and are not subject to transfer unless written agreement with Union is
mutually agreed to by both parties.

(c) Employees holding these classifications may be sent on special as-
signments for up to five days for training and shall be compensated pur-
suant to the pay provisions of Subsection 301.9(a) or (b). (Section added
1/1/88)

EXPLANATION: 301.19: Added new language to reflect, in part, agreements
reached between Company and Union in the implementation of Arbitration Case
No. 142. Where agreed to by Company and Union, Clerical Assistant can be
used on projects and Routine Clerical Assistants can be used at permanently
established field offices.

301.20 ENABLING CLAUSE

By written agreement between Company and Union, special provisions may be
 substituted for the provisions of this Title. (Section added 1/1/88)

EXPLANATION: 301.20: Added enabling clause to Section 301.20.

TITLE 302. HOURS

302.10 [PROJECTS] OTHER REPORTING REQUIREMENTS

When regular employees are engaged in work other than that described in
Section 302.9 hereof, the following shall govern the reporting practice and
payment for travel time:

(a) Unchanged.
(b) Unchanged.
(c) Camp Provided: On a station or hydropower job when living quarters are
provided by Company: (Amended 1-1-80)

(1) Unchanged.
(2) Unchanged.
(3) If the work site is inaccessible to automotive transportation such travel
shall be to a designated point which is accessible. Accessible to automo-
tive transportation is defined as a route that is (a) reasonable and practi-
cal, (b) safe for travel by a two-axle drive passenger car, and (c) is regularly
maintained in reasonable repair. (Amended 1/1/88)

EXPLANATION: 302.10(c)(3): Amended to provide a definition of accessible
by automotive transportation. Section previously had no definition, simply
stated "if the work site is inaccessible . . . ."

302.11 NON-CAMP CONDITIONS

A location reasonably convenient to board and lodging as referred to in Sec-
tions 302.9 and 302.10 hereof shall mean any location within the city limits of an
incorporated city where board and lodging are available; or, in an unincor-
porated area, a location where the board and lodging are within 15 road-miles
of the headquarters or assembly point and provided further that such board and
lodging are within two road-miles of each other, and which is accessible by
automobile. Accessible by automobile shall be as defined in Subsection
301.2(b). Where the headquarters is in an unincorporated area, such board
and lodging may be either in an unincorporated area or in an incorporated
area. (Amend 1-1-80)(8)

EXPLANATION: 302.11: Amended by adding definition of accessible by auto-
mobile. TITLE 304. WAGES AND CLASSIFICATIONS

304.2 TEMPORARY UPGRADE

When an employee is temporarily assigned to work in a classification higher
than his regular classification for which he is employed he will be paid for time
worked in the higher classification at the rate thereof, provided that such time
worked is not less than two hours during the day. However, an employee who
previously held a classification on a permanent basis will be paid for time
worked in the higher classification at the rate thereof provided that the
time worked is not less than one hour. Such time worked may be ac-
 cumulated over an eight hour period by intervals of not less than one-half
 hour. (Amended 1/1/88)

EXPLANATION: 304.2: Amended to provide that if an employee previously
held a higher classification on a permanent basis and is required to tempor-
arily perform the duties of that higher classification, the employee will be tempor-
arily upgraded in one hour increments rather than the current two hour incremen-
ts.

304.3 PAY DAY

Wages shall be paid biweekly on Fridays for a two week payroll period ending not less than four nor more than ten days prior to the pay date, provided that if the regular pay date falls on a holiday payment shall be made on the preceding work day. Company shall make direct deposit available to those employees who elect to utilize such. (Amended 1/1/88)

EXPLANATION: 304.3: Amended to provide direct deposit to those employ-
es who elect to utilize direct deposit. Payday remains on Friday. Note that there is a possibility, although unlikely, that the deposit to the bank may be delayed. There is no special check issued, no entitlement to overtime, or any other form of relief because of the delayed deposit.

TITLE 305. JOB BIDDING AND PROMOTION

305.1 BIDDING ON [DIVISION] REGION JOBS

Any regular employee of General Construction who is in the unit described in
Section 301.1 may submit a bid by United States or Company mail to Com-
pany on any job [posted as vacant] under the provisions of Title 305 and such
bids will be entitled to consideration as provided for in such Title. (Amended
1-1-80)(9)

EXPLANATION: 305.1: Amended to delete reference to "posted as vacant" to
reflect amendments to the bid procedure in Title 205.

305.5 PROMOTION (TWO OR MORE YEARS SERVICE)

Employees who have two years or more of continuous Service with Company (as defined in Section 106.1) shall be given preferential consideration as follows for promotions occurring in the department of General Construction in which they are employed:

(a) In the case of each such promotion such preferential consideration shall
first be given to that employee who qualifies under the provisions of Section
306.9, then to that employee who has the greatest Service and is at the top rate
of pay in the classification next lower in the normal line of progression to the
one in which the vacancy exists, provided that the employee is fully qualified to
perform the duties of the job which is vacant, and provided further that the
candidate is headquartered in the area in which the vacancy exists. As used
herein, the term "area" means the geographic promotion-demotion area estab-
lished by the respective General Construction Department agreement be-
tween Company and Union as indicated in Exhibit II, General Construction
Promotion-Demotion Geographic Areas, which is attached hereto and made a
part hereof. (Company will notify Union in advance in writing of any changes in
the number of boundaries of such areas, but in no event shall an area be less
than one Division.) (Amended 1/1/88)

EXPLANATION: 305.5(a): Amended to reflect that agreement between Com-
pany and Union is required before any Promotion-Demotion Geographic Area
boundary can be changed.

TITLE 306. DEMOTION AND LAYOFF PROCEDURE

306.1 EMPLOYEES [TWO OR MORE YEAR SERVICE]

(c) Where referred to in this Title, the Promotion-Demotion Geographic Area shall be as listed in Exhibit II, General Construction Promotion-Demotion Geographic Areas. Such Promotion-Demotion Geographic Areas will not be changed during the period of an actual demotion or layoff, except upon written agreement between Company and Union. (Amended 1-1-80)(10) (Amended 1/1/68)

EXPLANATION: 306.1(c): Amended to delete language that allows Company
to unilaterally change Promotion-Demotion Geographic Area boundaries and
notifies Union of removals as the one occupied by the employee at the time the
initial Title 306 action began.

EXPLANATION: 306.6(a): Amended to state that the employee's classification
vacancy (which may be any where in the system) into which a GC employee may be placed must be in the same line of progression as that where the
employee held at the time the initial Title 306 action began.

EXPLANATION: 302.11: Amended by adding definition of accessible by auto-
mobile.
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(b) If an employee cannot effect a placement in accordance with Subsection (a) above, he may displace the Region employee with the least Service in a beginner's classification in the same normal line of progress as the one occupied by the displacing employee at the time the initial Title 306 action began, providing such displacing employee was a journeyman in a higher classification at the time the initial Title 306 action began. The General Construction employee may not displace a Region employee whose Service is greater than his own. A journeyman is defined as a classification having a formal negotiated training program.

EXPLANATION: 306.6(b): Amended to provide a new job security option. An employee who was at the time a demotion action began in a journeyman or higher classification and who had exercised all the options available in GC under Title 306 could displace into a lower classification in a Region. The displacing employee would displace another employee in the same line of progression as the employee that the displacing employee had while in the bargaining unit. Also provides that such disemoting employee must be qualified to perform the duties of the classification into which he is displacing. Seniority isn't a consideration inasmuch as displacement is not permitted under this Section.

306.15 TECHNOLOGICAL CHANGES

Companies shall continue to provide Union with as much notice as practicable of technological changes in its business which may have a significant effect on its workforce. In such circumstances, Company and Union shall then meet to study and endeavor to adopt appropriate solutions, such as retraining or special training, as may be practicable before Company implements the provisions of Titles 306, 306, and 19 of the Physical and Clerical Agreements. (Entire section added 1/1/88)

EXPLANATION: To have the Company provide the Union with notice of technological changes which will have an effect on its workforce.

TITLE 308. OVERTIME

308.1 DEFINITION

Overtime is defined as (a) time worked in excess of 40 hours in a workweek, (b) time worked in excess of eight hours on a workday, (c) time worked on a non-workday, (d) time worked on a holiday as provided for in Title 10, and (e) time worked outside of regular work hours on a workday. Company shall not be required to pay overtime compensation more than once for any single period of time worked. Each overtime period worked shall be compensated to the nearest one-quarter hour. (Amended 1/1/88)

EXPLANATION: 308.1: Amended to provide that an employee is entitled to pay at the overtime rate of pay for each period worked, rounded to the nearest one-quarter hour, rather than accumulating overtime work each day and paying for the cumulative total.

308.2 RATE AND DOUBLE TIME CONDITIONS

(e) If, following an employee's dismissal from work or on an employee's non-work day or holiday the employee is scheduled to have off, the employee is called out for work, he shall be paid at two times his straight rate of pay. Provided that an employee called out for work shall have been provided with his regular scheduled work hours or on a non-work day or holiday which the employee is scheduled to have off (Amended 1/1/88)

EXPLANATION: To clarify that call-out work on holidays is paid at the double-time rate of pay.

308.4 COMPENSATORY TIME OFF

Employees shall not be required to take equivalent time off during a workday in lieu of overtime compensation. (Amended 1/1/88)

EXPLANATION: 308.4: Amended to reflect intent by deleting "be required to".

308.8 PREARRANGED OVERTIME

(b) Effective January 1, 1989, employees shall not have any rights under Section 206.9, but shall have accelerated rights to return to his or her former classification and department of General Construction or to a successively lower classification in the normal line of progression to such classification. If the employee declines to return, he loses Section 306.9 rights.

EXPLANATION: 306.12: Amended to provide that when a nonbargaining unit employee demotes into the classification lower than the classification to which he is demoting and further provides that such demoting employee cannot displace an employee with greater Service.

308.12 [DISPLACEMENT] DEMOTION INTO UNIT FROM OUTSIDE

(a) Unchanged.

(b) In no case shall such demoted employee be placed into a classification that is higher than the classification held prior to leaving the bargaining unit subject to Subsection 306.1(a), such employee would have obtained on the basis of Company service had he remained in the bargaining unit. (Amended 1/1/88)

EXPLANATION: 306.12(b): Amended to provide that when a nonbargaining unit employee demotes into the bargaining unit for any reason other than for lack of work, such employee cannot be placed into a classification higher than that which he held while in the bargaining unit. Also provides that such demoting employee must be qualified to perform the duties of the classification into which he is displacing. Seniority isn't a consideration inasmuch as displacement is not permitted under this Section.

308.15 TECHNOLOGICAL CHANGES

Companies shall continue to provide Union with as much notice as practicable of technological changes in its business which may have a significant effect on its workforce. In such circumstances, Company and Union shall then meet to study and endeavor to adopt appropriate solutions, such as retraining or special training, as may be practicable before Company implements the provisions of Titles 306, 306, and 19 of the Physical and Clerical Agreements. (Entire section added 1/1/88)

EXPLANATION: To have the Company provide the Union with notice of technological changes which will have an effect on its workforce.

TITLE 500. TERM

500.1 TERM (PHYSICAL)

(a) Effective January 1, 1988, the basic wage rates established for January 1, 1988, in Exhibit X of this Agreement shall be increased by two-and-three-quarters percent. (Amended 1/1/88)

(b) Effective January 1, 1988, the basic wage rates established for January 1, 1988, in Exhibit X of this Agreement shall be increased by two-and-three-quarters percent. (Amended 1/1/88)

EXPLANATION: To provide for a three-year contract.
BIDDING AND DEMOTION PROCEDURES

PHYSICAL/CLERICAL

TITLE 205 — JOB BIDDING, PROMOTION AND TRANSFER

TITLE 18 — JOB BIDDING, PROMOTION AND TRANSFER

EXPLANATION: Amend to have system-wide prebidding and to eliminate postbidding. Maintained the same A,B,C,D, and E order of preference by geographic “Bidding Units” with the same geographical boundaries as the “old” Division boundaries. The exception is that Hydro Generation is entered as a separate “Bidding Unit” and treated like a new, separate “old” Division. Current Substation and Hydro Helpers will be allowed to prebid either Substation or Hydro Apprentice classifications, and current Hydro Electricians will be allowed to prebid either Substation or Hydro Electricians. The first Apprentice bid award will then determine their department bid status as either Substation or Hydro, and the Hydro Electricians are allowed only one “B” bid award to Substation Electrician.

Changed to allow the Company to not consider for six months prebids to the same job at the same headquarters that an employee has refused to accept a job award to.

On filling a temporary vacancy, if there are no qualified prebidders at the headquarters, it may be filled to the senior qualified prebidder within a commutable distance (30 miles or 45 minutes road time) from the headquarters.

205.1(18.1) INTENT

(a) The provisions of this Title shall be interpreted and applied in a manner consistent with the parties’ purpose and intent in negotiating the job bidding, transfer, and promotion procedures contained herein, namely that when employees are qualified by knowledge, skill and efficiency and are physically able to perform the duties of a job, the employee with the greatest Service shall be given first opportunity to hold the job, consistent with the parties’ purpose and intent in negotiating the job bidding, promotion and transfer procedures contained herein.

(b) Unchanged.

(c) Unchanged.

(d) Unchanged.

(e) Unchanged.

(f) Unchanged.

(g) Unchanged.

(h) New Jobs at a Headquarters:

(1) if the employee requests placement at a new job at a new location, the employee’s prebid shall be considered valid for three years from the date of the prebid and a job vacancy in the classification and headquarters shall be placed in a Directory of vacant jobs and bids for the new headquarters.

(2) the employee shall be given the same consideration as other employees for job vacancies in first fill and subsequent fills.

205.11(18.11) FILLING TEMPORARY VACANCIES

(a) Unchanged.

(b) If the vacancy cannot be filled as outlined in (a) above, and the Company still desires to fill the temporary vacancy, the senior qualified prebidder residing within a commutable distance (30 miles or 45 minutes road time) from the headquarters shall be offered the vacancy. (Amended 1/1/88)

(c) Exception in limited circumstances where the requirement is justified, temporary vacancies shall only be filled by employees who have qualified for such promotion in the same headquarters as would be required if the employee were to fill the job vacancy on a permanent basis. (Amended 1/1/88)

18.3 FILLING TEMPORARY VACANCIES

(a) Unchanged.

(b) If the vacancy cannot be filled as outlined in (a) above, the senior qualified prebidder residing within a commutable distance (30 miles or 45 minutes road time) from the temporary headquarters shall be offered the vacancy. (Amended 1/1/88)

(c) Exception in limited circumstances where the requirement is justified, temporary vacancies shall only be filled by employees who have qualified for such promotion in the same headquarters as would be required if the employee were to fill the job vacancy on a permanent basis. (Amended 1/1/88)

205.4(18.4) PREBID PROCEDURE

Any regular full-time employee of Company may submit a prebid on any existing job classification and headquarters for which the employee desires consideration in accordance with the following procedure:

(a) Eligibility: To be valid, an employee’s prebid must be entitled to preferential consideration under the provisions of 205.7(18.7). A list of existing classifications by headquarters with appropriate prebid numbers is available in each headquarters where employees in the bargaining unit regularly report for work.

(b) Unchanged.

(c) Unchanged.

(d) Unchanged.

(e) Unchanged.

(f) Unchanged.

(g) Unchanged.

(h) New Jobs at a Headquarters:

(1) if the employee requests placement at a new job at a new location, the employee’s prebid shall be considered valid for three years from the date of the prebid and a job vacancy in the classification and headquarters shall be placed in a Directory of vacant jobs and bids for the new headquarters.

(2) the employee shall be given the same consideration as other employees for job vacancies in first fill and subsequent fills.

205.5 FILLING BEGINNER’S CLASSIFICATIONS

(a) Employees shall be given preference in filling the vacancies in beginner’s classifications. An employee who is the senior, qualified transferee to more than one vacancy, which is currently being filled, shall be given the option of accepting the classification and headquarters desired. (Amended 1/1/88)

205.6 LUMP SUM PAYMENTS AND WAGE REOPENER

Effective December 31, 1989, each employee covered by this agreement during 1988 shall receive a lump sum payment equal to two-and-three-quarters percent of such employee’s 1988 straight time and overtime earnings as reported on their W-2 form for that year. The lump sum payment is to be paid in January, 1989.

(b) Effective December 31, 1989, each employee covered by this agreement during 1988 shall receive a lump sum payment equal to two-and-three-quarters percent of such employee’s 1989 straight time and overtime earnings as reported on their W-2 form for that year. The lump sum payment is to be paid in January, 1990.

(c) On or before January 1, 1989, each party to this Contract may reopen the agreement for negotiation of the sole subject of wages to be effective on or after January 1, 1990. (Amended 1/1/88)
18.5 FILLING BEGINNER'S CLASSIFICATION (b) Company shall make unrestricted appointments in filling one-half of the vacancies in the beginner's classifications or one-half of the vacancies in regularly scheduled part-time jobs at any headquarters. An employee who is the senior, qualified transferee to more than one vacancy, which is currently being filled, shall be given the option of accepting the classification and headquarters desired. (Amended 1/1/88)

205.12 DESCRIPTION OF EXHIBITS VIII and IX (a) Attached hereto, made a part hereof, and marked Exhibit VIII, is a list entitled "Job Comparisons" in which are listed certain classifications in General or clerical bargaining units, together with the classification in which the employee is employed. (Amended 1/1/88)

(b) Attached hereto, made a part hereof, and marked Exhibit IX, is a list of "Classifications" in the different departments which are considered as the same for the purposes of Sections 205.7 and 206.4. (Amended 1/1/88)

(c) Unchanged.

18.12 APPOINTMENT TO UNBID VACANCY If Company does not within the time provided in Section 18.4 receive any bids on a job which has been authorised for filling, or does not receive a bid from an employee who possesses the qualifications set forth in Section 18.11, it may in its discretion make a final appointment to such job. (Amended 1/1/88)

205.13 APPOINTMENT TO UNBID VACANCY (a) If Company does not within the time provided in Section 205.4 hereof receive any bids on a job which has been authorised for filling, or does not receive a bid from an employee who possesses the qualifications set forth in Section 205.11 hereof, it may in its discretion make a final appointment to such job. (Amended 1/1/88)

(b) When an apprentice or a journeyman classification is to be filled, the negotiated Qualifying Examination shall be given to employees, applicants, or new hires entering the classification. In the absence of a Journeyman Qualifying Examination, the appropriate Apprenticeship or Training Qualifying Examination shall be given. (Added 1/1/88)

205.15(18.14) NOTIFICATION TO UNION OF BYPASS When an employee is to be appointed to fill a job vacancy in preference to an employee with greater seniority, the Company shall notify the Union of the decision prior to such appointment. (Amended 1/1/88)

205.20(18.18) POSTING OF JOB AWARDS (a) Company shall post biweekly on the bulletin boards in each headquarters within the System a list of all job awards made through prebids and transfers since the last list was posted. Such list will include the job vacancy number (where appropriate) and headquarters, the appointed employee's name and Service, and the Agreement Section relied upon for the award. (Amended 1/1/88)

205.21 TOP RATE OF PAY OF THE NEXT LOWER CLASSIFICATION For the purpose of clarification, the "top rate of pay of the next lower classification" is defined as the top wage rate of that classification which has the lowest maximum wage rate of the group of classifications combined and indicated as the next lower to any particular higher classification.

To be entitled to preferential consideration under Subsection 205.7(b) or (c), except as otherwise provided in any applicable apprenticeship agreement, an employee receiving the "top rate of pay of the next lower classification" as defined above must have worked in such listed "next lower classifications," or the "same or a lower classification" at a cumulative time equal to or greater than the time required to progress from the starting wage rate to the top wage rate for that "next lower classification" having the lowest maximum wage rate.

When a clerical classification is to be filled, the employee listed in Exhibit VI as "next lower" in a physical line of progression, the physical classification with the lowest maximum wage rate shall prevail in determining the amount of time required to be worked in such listed "next lower classifications." (Amended 1/1/88)

205.22(18.20) QUALIFICATIONS FOR GENERAL CONSTRUCTION EMPLOYEES BIDDING/TRANSFERRING TO REGION OR GENERAL OFFICE DEPARTMENT JOBS An employee in General Construction must pass the appropriate agreed-to employment test battery before the employee's bid to fill a job vacancy in a Region or General Office Department under the provisions of Title 205 will be considered.

Such employee shall be entitled to two opportunities to pass the test referred to above. The second attempt to pass such test must be within a minimum of three months from the date the employee first attempted the test. Employees have agreed that certain classifications, other than normal entry level, have substantially identical tasks in General Construction as in the Regions or General Office Departments. Successful performance by an employee in such classification will be considered as presumptive evidence of meeting the appropriate agreed-to test requirements. Additionally, a former General Construction employee who has become a Region or General Office Department employee at the normal entry level or below must meet the agreed-to test battery to meet the employment requirements for Region or General Office Department employees before being promoted to a working foreman job on other than a temporary basis. Norwithstanding the foregoing, successful performance as a temporary working foreman in a Region or General Office Department for a cumulative total of six months or more shall be presumptive evidence of meeting such requirements.

An employee in General Construction, other than an employee in a journeyman classification in the same line of progression as that in which the vacancy exists, must pass the appropriate agreed-to apprentice entrance tests, as designated in Paragraph A of the Master Apprentice Agreement before the
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employee's bid to fill a vacancy in an apprentice or a journeyman classification will be considered. The employee shall be entitled to the following failure on the same schedule as a Region or General Office Department employee. (Amended 1/1/88)

SUPPLEMENT TO TITLE 205 (PHYSICAL) TITLE 18 (CLERICAL) BIDDING UNITS

1. Mission Division 2. San Francisco Division
   3. Diablo Division 4. Skyline Division
   5. Central Division 6. Peninsula Division
   7. Bay Division 8. includes Oakland, Potrero,
   9. Electric Meter Repair Facility and Hunters Point Power
   10. includes Pittsburgh and Plants
   11. Contra Costa Power Plants

3. North Bay Division 4. San Jose Division
   5. Santa Rosa Division 6. Los Padres Division
   7. Vallejo/Napa Division 8. Morro Bay and DCPP
   9. Ukiah Division 10. Materials Distribution
   11. includes Gryess Power Plants

4. San Jose Division 5. Coast Valleys Division
   6. Coastal Division 7. Los Padres Division
   7. De Anza Division 8. Morro Bay and DCPP

6. Yosemite Division 7. Stockton Division
   8. Fresno/Kings Division 9. Stanislaus Division
   10. includes Kern Power Plant

   12. includes Gas Chart Office

10. Sacramento Division 11. Gas Meter Repair Plant
   12. Vaca Valley Division 13. Drum Division, except El Dorado District

14. Shasta Division 15. Humboldt Division
   15. Colgate Division 16. Humboldt Power Plant
   16. includes Humboldt Bay

18. G.O. Building Maintenance and Operation, including Garage, Reprographics, Mail and Telecommunications.

19. Computer Operations (includes San Francisco Computer Center, Fairfield Computer Center and Data Recording Section) and Vice President and Comptroller's Organization.

EXPLANATION: The intent of this Supplement to Title 205 and Title 18 Bidding Units is to provide the same geographic boundaries as the original 19 Divisions and Departments in existence prior to 1987.

TITLE 206. DEMOTION AND LAY OFF PROCEDURE

EXPLANATION: Amended to prevent part-time or intermittent employees bidding full-time employees. Increased notice times by changing time from “days” to “workdays”, changed old “Division” to “Region and General Office Department”. Changed re-employment notification to Certified Mail Return Receipt Requested and delayed the start of the acceptance time limit by changing from “when mailed” to “when received.” Added Technological Change notice joint solution clause.

Simplified displacement/demotion procedure to the following order:
1. Same classification, same department, same “new” division.
2. Same classification, same department, same Region.
3. Same classification, any department, same “new” division.
4. Same classification, any department, same Region.
5. Same classification, same department, in the System/Company.

Employees with less than three years Service are restricted to the first four steps, placement within the Region only.

Changed Election TO RETURN TO PREVIOUS LINE OF PROGRESSION to two steps, within the “new” division first, and within the Region second.

Chanced DEMOTING TO BEGINNER’S JOB to two steps, within the Region first, and within the System/Company second.

Supplement included to define “Demotion Units” within Regions and GO Departments. Regional Staff is considered to be in the “new” division where head-quartered.

206.1(19.1) GENERAL RULES (REGULAR EMPLOYEES)

(g) In the application of this Title, part-time employees and intermittent employees are considered to be a different classification than full-time employees under the same job title. Part-time employees and intermittent employees will not be able to displace full-time employees, regardless of seniority. Part-time employees can only displace other part-time employees in the same or lower classifications within their normal line of progression. Intermittent employees can only displace other intermittent employees in the same or lower classifications within their normal lines of progression. (Added 1/1/88)

206.2(19.2) NOTICES

The following notices shall be given in connection with the demotion and layoff provisions of this Title:
(a) Company will give an employee who is to be demoted as much notice thereof as possible, but not less than five workdays, advising him of the classification to which he is to be demoted and whether there are any jobs with respect to which he may exercise an election by filling a vacancy or by displacing another employee. (Amended 1/1/88)

(b) Not more than two workdays after receiving the notice provided for in Subsection (a), the employee should advise Company of his/her decision with respect to exercising the election. If such employee desires to exercise the election, Company shall, within two workdays thereafter, provide such employee with a list of the jobs in the Employee Department and the locations thereof to which the election may be applied. (Amended 1/1/88)

(c) Within three workdays after receipt of the list described in Subsection (b), the employee should notify Company of his/her election to transfer and indicate the job locations in the order of his/her preference. Preferential considerations of the employee should be given to any job to which the employee shall endeavor to give effect to an employee's preference in the order he has indicated. Length of Service shall be the determining factor where two or more employees express a preference for a single location. Company shall notify an employee as to the specific location to which he will be transferred. (Amended 1/1/88)

(d) Unchanged.

(e) Any transfer resulting from the application of this Section will be made effective at any time after the expiration of ten workdays from the giving of the notice provided for in Subsection (a). (Amended 1/1/88)

206.4(19.4) ELECTIONS TO CHANGE HEADQUARTERS OR DEPARTMENT

(a) An employee with three years or more Service, who is to be demoted or displaced as provided in Section 206.3(19.3) has the following elections:

1. may elect to displace that employee in the same classification and department within the Division who has the least Service, or if no such election is available;
2. may elect to displace that employee in the same classification and department within the Region who has the least Service, or if no such election is available;
3. may elect to displace that employee in the same classification in the Division who has the least Service, or if no such election is available;
4. may elect to displace that employee in the same classification in the Region who has the least Service, or if no such election is available;
5. may elect to displace that employee in the same classification and department in the System who has the least Service, or if no such election is available;
6. may elect to displace that employee in the same classification in the System who has the least Service, (Entire Subsection amended 1/1/88)

(b) An employee with less than three years employment who is to be demoted or displaced as provided in Section 206.3(19.4) has the following elections:

1. may elect to displace that employee in the same classification and department within the Division who has the least Service, or if no such election is available;
2. may elect to displace that employee in the same classification and department within the Region who has the least Service, or if no such election is available;
3. may elect to displace that employee in the same classification within the Division who has the least Service, or if no such election is available;
4. may elect to displace that employee in the same classification within the Region who has the least Service, (Entire Subsection Amended 1/1/88)

(c) Unchanged.

206.5(19.5) ELECTION TO RETURN TO PREVIOUS LINE OF PROGRESSION

(a) If an employee cannot effect a demotion or displacement in accordance with Section 206.3(19.3) and, in addition, the employee does not for any reason effect an election in accordance with Section 206.4(19.4), he may, if he has previously worked for at least six months in any other classification in a line of progression in Company, elect to displace employee in such classification and line of progression in his Division who has the least Service. An employee may exercise an election under the provisions of this Section only when it is for the purpose of returning to the line of progression in which he worked immediately prior to entering the line of progression from which the election was exercised. (Added 1/1/88)

(b) If an employee cannot effect a demotion or displacement in accordance with Section 206.5(19.5)(a) above, he may, if he has previously worked for at least six months in any other classification in another line of progression in Company, elect to displace employee in such classification and line of progression in his Region who has the least Service. An employee may exercise an election under the provisions of this Section only when it is for the purpose of returning to the line of progression in which he worked immediately prior to entering the line of Progression from which the election was exercised. (Added 1/1/88)

206.6(19.6) BUMPING EMPLOYEE IN BEGINNER’S JOB

(a) Company cannot effect a demotion or displacement of an employee in accordance with Section 206.3(19.3) and, in addition, see, employee does not for any reason effect an election in accordance with Section 206.4(19.4) or
206.5(19.5) he may elect to displace that employee in the Division, in a beginning classification who has the least Service provided his/her meets the qualifications of the transfer.

(b) If the Company cannot effect a demotion or displacement of an employee in Subsection (a) hereof such employee may elect to displace that employee in the Region in a beginning classification who has the least Service, provided the employee meets the qualifications of a transfer. (Amended 1/1/88)

(c) If the Company cannot effect a demotion or displacement of an employee in Subsections (a) and (b) hereof if the employee has been employed three years or more, such employee may elect to displace that employee in the Company in a beginning classification, who has the least Service, provided the employee meets the qualifications for a transfer. (Added 1/1/88)

206.10(19.10) DEMOTION TO UNIT FROM OUTSIDE

(b) In no case shall such demoted employee be placed into a classification that is higher than the classification held prior to leaving the bargaining unit subject to Subsection 206.10(19.10). (Amended 1/1/88)

19.11 NOTICE OF LAYOFF

When an employee is to be laid off because of lack of work, Company shall give him as much advance notice thereof as practicable, but in no event shall a regular employee be given less than ten workdays' notice of layoff, provided, however, that notice of layoff need not be given to employees who are employed on a probationary basis. (Amended 1/1/88)

206.13(19.13) RE-EMPLOYMENT PROVISIONS

(a) Notwithstanding the provisions of Section 205.5(19.5), a regular full-time employee who has been laid off for lack of work for a period not in excess of one year shall be entitled to preferential rehire in the reverse order of layoff as follows: When a vacancy exists in a beginner's job in the line of progression in the Division to which the employee was laid off, Company shall send notice by Certified Mail Return Receipt Requested of openings for re-employment to the last mailing address as furnished by the laid-off employee. When seven working days after such notice is received, such laid-off employee may be notified of an opening, but priority shall be given to employees in the reverse order of layoff. If no employee remains on the laid-off list, the provisions of Section 205.5(18.5) will be invoked. Employees recalled shall report to work within seven calendar days after such notice is received, such laid-off employee must advise Company whether or not he accepts such re-employment. If the letter is returned undeliverable, such employee will be considered terminated, and the next employee on the lay-off list may be notified of the opening. To expedite rehiring, more than one employee may be notified of an opening, but priority shall be given to employees in the reverse order of layoff. If no employee remains on the laid-off list, the provisions of Section 205.5(18.5) will be invoked. Employees recalled shall report to work within seven calendar days after advising Company of their acceptance of re-employment. If they fail to report within such time, they shall be considered terminated with no further re-employment rights under this Section. An employee returning to a beginner's job under the provisions of this Section must possess the necessary skills, ability and physical qualifications to perform the duties of the position to which he returns. (Amended 1/1/88)

(b) The Certified Mail Return Receipt in (a) above shall be retained by the Company for a period of one year after the notice was mailed to the laid-off employee and shall serve as proof of such notice actually being mailed. (Added 1/1/88)

206.15(19.14) DEMOTION OF UNIT EMPLOYEE

An employee who is demoted for any reason other than for lack of work may be placed in a vacancy created in his headquarters by the promotion of one or more employees to fill the job which the demoted employee vacated. If no such vacancy occurs he may be demoted to a vacancy in a lower classification in the Division in which he is employed or if no such vacancy occurs, he may be demoted to a vacancy in a lower classification in the Region in which he is employed. In the application of this Section an employee shall be demoted to a vacancy in the first successively lower classification which he is qualified to fill. (Amended 1/1/88)

206.18(19.17) TECHNOLOGICAL CHANGES

Company shall continue to provide Union with as much notice as practicable of technological changes in its business which may have a significant effect on its work force. In such circumstances, Company and Union shall meet to study and endeavor to adopt appropriate solutions, such as retraining or special placement, as may be practicable before Company implements them. (Added 1/1/88)

EXPLANATION: To have the Company provide the Union with notice of technological changes which will have an effect on its workforce.
EXHIBITS

EXHIBIT A

LINES OF PROGRESSION FOR THE CLERICAL AGREEMENT

EXPLANATION: To add Review Committee decision No. 1005 to Exhibit "A" Lines of Progression for the Clerical Agreement.

REVIEW COMMITTEE DECISION

Review Committee File Nos 1005, 1009, 1028, 1030, 1325, and 1331 Humboldt Division Grievance Nos. D.Gr/C 19-70-2, D.Gr/C 19-70-6, and D.Gr/C 19-70-12

North Bay Division Grievance Nos. D.Gr/C 4-70-7 and D.Gr/C 4-70-9

Sacramento Division Grievance No. D.Gr/C 6-73-4

East Bay Division Grievance No. D.Gr/C 1-73-19

Subject of the Grievances

Each of the grievances arose from similar facts. The grievances are employees who are not headquartered at the location where the temporary upgrade occurred. At the headquarters where the temporary vacancy occurred, Clerk C's or D's were upgraded to fill Clerk A or B positions. There were no immediate next-lower classifications in any of the offices concerned in these grievances.

The contention, then, of each of the grievances is that he or she should have been temporarily assigned to the location where the vacancy occurred inasmuch as each would have been the successful bidder if the vacancy had been permanent rather than temporary.

EXHIBIT B

EDUCATIONAL ASSISTANCE

The Company shall provide a program of partial reimbursement for tuition and required textbooks, as follows:

Eligibility

A. Unchanged.

B. Only courses taken at a Western College Association accredited college or university, through its regular program of instruction, its correspondence program, its extension division, or its evening division; or at a National Home Study Council accredited correspondence school or schools selected by the Company are acceptable for refund. Approved courses are those that add to your effectiveness in your job. Courses that contribute to your overall development may also be approved. (Amended 1/1/88)

C. Unchanged.

D. Unchanged.

E. Unchanged.

Procedure

• Paragraphs 1, 2 and 3 unchanged.
• Items 1, 2 and 3 unchanged.

A. Unchanged.

B. Copies of his receipt indicating monies paid for the above courses and textbooks. (Amended 1/1/88)

C. Unchanged.

D. Unchanged.

E. Unchanged.

Refunds

After successful completion of an approved course of study, a refund of 75 percent or 90 percent of the direct costs will be made. Direct costs apply only to registration fees, tuition, required textbooks, laboratory fees, and other charges made by the institution. Costs of material and equipment purchased separately by the employee are not covered. (Amended 1/1/88)

A. Unchanged.

B. Unchanged.

C. Unchanged.

D. Unchanged.

E. Refunds exceeding $1,200 per calendar year to any one employee will not be allowed except under unusual circumstances. Requests for refunds in excess of $1,200 in any one year will be considered only if. (Amended 1/1/88)

• Items 1, 2, and 3 unchanged.

EXPLANATION: To change the approved courses to include those that add to effectiveness in your job or overall development. Added reimbursement for textbooks, and increased the reimbursement from $700 to $1200 annually.

EXHIBITS (CLERICAL)

The following amended Exhibits to the Agreement of 1953 are attached hereto and made a part thereof:

Exhibit "A" — Clerical Lines of Progression (See Separate Booklet)

Exhibit "B" — Educational Assistance

Exhibit "C" — Meter Reader Agreement

Exhibit "D" — Letter Agreement referred to in Section 21.8

Exhibit "E" — Schedule of Wage Rates

Exhibit "G" — Classification of Employees subject to provision of Section 10.6

EXPLANATION: To include Meter Reader Agreement, and Letter of Agreement Work Efficiency Experiment Letter.
EXHIBITS

EXHIBIT C
METER READER AGREEMENT
OF THE CLERICAL AGREEMENT
PACIFIC GAS AND ELECTRIC COMPANY
AND LOCAL UNION 1245
OF THE INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, AFL-CIO
REVISED JANUARY 1, 1988
Replaces Book Dated December 8, 1986

EXHIBIT C
METER READER AGREEMENT
PENDABLE

The Company and Union agree that reading meters has a priority second only to restoring interrupted service.

1. Effective August 26, 1983, all existing Head Meter Readers were reclassified to Senior Meter Reader. Additional reviews may determine the need for additional positions. If necessary, Senior Meter Reader positions may be added by reclassifying other existing positions.

2. Unchanged.

3. Other than provided above, the new Senior Meter Reader positions shall be open to bid by all qualified employees with at least two years' experience as a Meter Reader. In addition, qualified bidders must have at least six months experience with electronic meter reading. (See Exhibit A for lines of progression.)

4. Unchanged.

5. Job Definition—The duties of the Senior Meter Reader position, which are subject to the grievance procedure, include the following:

   (a) System standards set forth in this Exhibit.
   (b) Functions as a Meter Reader. (See Exhibit A for lines of progression.)

   (ii) Type I, II and III audits. Senior Meter Readers will not make recommendations for disciplinary action based on the results of the audits.

   (j) Personal computer work associated with electronic meter reading to the extent that such work encompasses Senior Meter Reader functions as set forth in this Exhibit.

   (k) A Senior Meter Reader shall have the personal qualifications of leadership and supervisory ability.

EXPLANATION: Allows Senior Meter Reader to perform Type I and Type II audits, and to use computer work associated with electronic meter reading.

6. Delete.

7. (a) Missed Meters (By Method of Demand)

   - Missed Meters (By Uniforms) = 2.00 misses per 1,000 meters read for San Francisco Division.
   - Missed Meters (By Uniforms) = 3.00 misses per 1,000 meters read for San Diego Division.
   - Missed Meters (By Uniforms) = 4.00 misses per 1,000 meters read for Los Angeles Division.
   - Missed Meters (By Uniforms) = 5.50 misses per 1,000 meters read for Orange County.
   - Missed Meters (By Uniforms) = 7.00 misses per 1,000 meters read for San Diego Division.

   (b) Group I—2.00 misses per 1,000 meters read for San Francisco Division.
   (c) Group II—3.00 misses per 1,000 meters read for San Diego Division.
   (d) Group III—4.00 misses per 1,000 meters read for Los Angeles Division.
   (e) Group IV—5.50 misses per 1,000 meters read for Orange County.
   (f) Group V—7.00 misses per 1,000 meters read for San Diego Division.

8. Unchanged.

9. Pilot Programs

10. Unchanged.

11. G. Pesticides and Industrial Chemical Hazard

12. Unchanged.

H. Starting Times and Flextime

Local offices shall be designated as "A" or "B" offices. "A" offices are those that did not elect a 6:30 a.m. starting-time or flextime option in 1987. "B" offices are those that did elect a 6:30 a.m. starting-time or flextime option in 1987.

The following starting-time and flextime options are applicable on a local office basis:

1. Dual starting-time or flextime options will be determined by a majority vote of all Meter Readers assigned to a headquarters. In the event a tie vote occurs, a second vote will be taken no earlier than 24 hours after the first vote. If there is still a tie, one last vote will occur. If a tie vote still exists after the third ballot, then the status quo will prevail.

   One of the following options may be elected in offices designated as "A" offices:

   "A" Office Starting-Time Options

   (a) [Available entire year] = 7:00 a.m. and 7:30 a.m., or 7:30 a.m. and 8:00 a.m.

   (b) [Available entire year] = 7:00 a.m. to 8:00 a.m.

   "A" Office Flextime Options

   (c) (Available the first Monday in May through the last Monday in September) = 6:30 a.m. and 7:00 a.m. or 7:00 a.m. and 7:30 a.m.

   (d) (Available the first Monday in September through the last Monday in May) = 7:00 a.m. and 7:30 a.m. or 7:30 a.m. and 8:00 a.m.

   "B" Office Starting-Time Options

   (a) Summer (only available from the last Monday in May through the first Monday in September) = 6:30 a.m. and 7:00 a.m. or 7:00 a.m. and 7:30 a.m.

   (b) [Available the first Monday in September through the last Monday in May] = 7:00 a.m. and 7:30 a.m. or 7:30 a.m. and 8:00 a.m.

   "B" Office Flextime Options

   (c) Summer (only available from the last Monday in May through the first Monday in September) = 6:30 a.m. to 7:00 a.m.

   (d) [Available entire year] = 7:00 a.m. to 8:00 a.m.

   Voting eligibility shall be:

   Meter Reader
   Eligible for all votes.

   Meter Reader
   Eligible for all votes.

   Meter Reader
   Eligible for all votes.

   Meter Reader
   Eligible for all votes.

   Utility Clerk
   Eligible for all votes.

   Utility Clerk
   Eligible for all votes.

EXPLANATION: Amends starting-time and flextime options in system. The 6:30 a.m. starting-time option in summer has been eliminated for all offices except those offices where Meter Readers chose it in the summer of 1987. Allows Company to designate starting time for Senior Meter Readers at offices starting at 6:30 a.m. only when being utilized. Allows a one-hour lunch break for Senior Meter Readers with agreement.

I. Rerouting and Route Maintenance

1. Rerouting

2. (a), (b), (c) Unchanged.

3. (a) For the rerouting project, the following provisions shall be designated by the Customer Services supervisor:

   (a) Notwithstanding (a), (b) & (c) above, the Senior Meter Reader's starting time in "B" offices when 6:30 a.m. starting-time or flextime is being utilized shall be designated by the Customer Services supervisor.

   (b) [Available the first Monday in September through the last Monday in May] = 7:00 a.m. and 7:30 a.m. or 7:30 a.m. and 8:00 a.m.

   (c) Summer (only available from the last Monday in May through the first Monday in September) = 6:30 a.m. to 7:00 a.m.

EXPLANATION: Amends signing up for a rerouting project by Region, Division or headquarters, as appropriate. Rerouting teams will be selected by seniority.

J. Transportation

Unchanged.

K. Performance Audits

1. Exempt supervisors or Senior Meter Readers will perform Type I (impromptu) audits. Impromptu audits will be distributed equitably among all.
employees provided that Meter Readers whose performance dictates may be audited on that particular aspect of their performance more frequently than usual. Any individual oral review of the impromptu audit shall be conducted in the field. If there is any question as to the equitable distribution of impromptu audits within an office, all relevant information on impromptu audits of other Meter Readers in the office will be provided to the Shop Steward and the Union.

2. Exempt supervisors or Senior Meter Readers will conduct Type II (performance evaluation) audits once a year. The exempt meter reader supervisor or Senior Meter Reader will inform the Meter Reader being audited that the Meter Reader will be audited before the audit begins.

3. Type III (vehicle inspection) audits will continue as presently conducted by the Regions and Divisions.

4. Unchanged.

5. Senior Meter Readers who conduct audits will not make recommendations for disciplinary action based on the results of the audits.

EXPLANATION: Allows the Senior Meter Reader to perform Types I and II audits in addition to Type III audits (performance evaluation) will take place once a year.

I. Uniforms

1.2.3.4.5.6.7.8 Unchanged.

9. Lockers: The Company will provide lockers if space is available. If no space for lockers is available, the Company will provide closet space if it is available. Locker or closet space is not to be limited to offices only.

10. Rainboots allowance: The Company will provide up to $45 every two years for rainboots/snuboots. Meter Readers will be required to submit proof of purchase for reimbursement.

11. It is recommended that hard sole walking shoes be worn for the safety of the Meter Reader.

EXPLANATION: Lockers and rainboots allowance subsections moved from Section C (Inclement Weather). Added a Company recommendation for appropriate footwear.

M. Electronic Meter Reading

1. No Meter Reader shall be laid off as a result of the introduction of electronic meter reading. It is the Company's intent to make every effort to avoid layoffs of Company’s other employees and to handle reductions through attrition.

2. The time stamp or timing device may be used by the Company under the circumstances set forth below.

(a) Route Time Average System will be established and maintained. It will be used to determine average time factors to be applied to specific meter locations.

(b) Unchanged.

(g) Personal computer work associated with electronic meter reading shall be assigned as follows:

EXHIBIT VI AND SECTION 600.1 OF THE AGREEMENT

DIVISION GAS TRANSMISSION AND DISTRIBUTION

EXHIBIT D

EXHIBIT D

August 17, 1987
Pacific Gas and Electric Company
245 Market Street
San Francisco, CA 94106

Attention: Mr. I. W. Bonbright, Manager of Industrial Relations

Gentlemen:

This letter shall supersede Letter Agreement No. 87-83-PGE.

Since January 1987, Company and Union have had discussions regarding a work efficiency experiment at the District headquarters in Livermore, California. We have also previously discussed preliminary plans for similar trials at other locations. In order to provide a consistent approach to the Livermore experiment and to other work efficiency experiments, the Union proposes that the Manager of Industrial Relations and the IBEW Business Manager may agree to the establishment of individual work efficiency experiments and that the following conditions be applicable:

1. Company and Union may agree locally to the specific conditions of each experiment including the criteria to be used to judge the productivity and the quality of the work, except that changes in the conditions of any Labor Agreement requires an agreement between the Manager of Industrial Relations and the appropriate Union Business Managers.

2. Each experiment will have an Advisory Committee to consist of Company representatives, IBEW members, Engineers and Scientists of California, MEBA, and at least one consultant to be agreed to by the parties. The number and size of the Advisory Committee shall be determined by the Committee.

3. Each experiment will have a local Steering Committee and a consultant to be agreed to by the parties. The Steering Committee may also utilize representatives from various departments on a subcommittee basis, as they deem appropriate.

4. Upon completion of the experiment, any modified bargaining unit work assignments agreed to during the experiment will be returned to the original unit.

5. There will be no layoffs for lack of work or demotions for lack of work in the headquarters in which the experiment is located during the period of the experiment.

6. During the experiment, local supervision and the employees involved shall be responsible for getting work done in a timely manner using all available resources.

7. Any party to an individual work efficiency agreement may cancel the agreement upon 30 day's notice to the other party.

If you are in accord with the foregoing and agree thereto, please so indicate in the space provided below and return one executed copy of this letter to the Union.

Very truly yours,

LOCAL UNION 1245, IBEW

By

Jack McNally
Business Manager

The Company is in accord with the foregoing and it agrees thereto as of the date hereof.

PACIFIC GAS AND ELECTRIC COMPANY
September 1, 1987

By

I. W. Bonbright
Manager Industrial Relations

DIVISION GAS TRANSMISSION AND DISTRIBUTION

EXHIBIT VI AND SECTION 600.1 OF THE AGREEMENT

0524 FIELDMAN

An employee who is engaged in the construction, maintenance and operation of gas transmission and distribution facilities and other underground systems. Under the direction of a Gas Crew Foreman, Fitter or Gas Mechanic, performs such duties as installing leak repair clamps, domestic meter sets, meter reading, installing pipe fitting, lighting pilots, operating equipment such as earth boring equipment, small pressure control equipment, leak detectors, pipe locators, small trenchers and other equipment of 30 hp or less. May work alone in performing such duties as truck driving, operating compressors, concrete saws, routine leak surveys, pipe locating, taking pipe to soil potentials. Performs clerical work associated with these duties. The duties which may be performed by a Fieldman working alone may also be performed by a Fieldman when he is assigned as a member of a crew. May be assigned to drive the crew truck and assist the Gas or Heavy Crew Foreman in the performance of the clerical work of the crew. May also be required to perform the duties of a Manhole Framer and assist an employee to a higher classification.

Amend Note H, as follows:
HI. A Fieldman may be assigned to drive a truck (other than a heavy truck) transporting reels of underground cable from the warehouse to the job and assist the crew in laying the cable in an open trench, provided that he receives a wage rate that is at least equivalent to the 13-month Fieldman rate.

Add the following notes for Fieldman classification:

K. May perform field paperwork for transmission and distribution crews, including but not limited to, processing of time cards and job cost reports; ordering, receiving and delivering material. May correspond and process work orders, service tags, sketches, accident reports, job permits, and may make field measurements.

Field Clerk (0420), Truck Driver (0419), and Light Truck Driver (0427) classifications are eliminated and all a portion of their job duties are included in the Fieldman classification.

EXPLANATION: Eliminate Field Clerk, Truck Driver, and Light Truck Driver classifications and include all or a portion of their job duties into the Fieldman classification. Field Clerks will be placed at the top rate of Fieldman. Other places not to be affected. For bidding purposes, reclassified Field Clerks will retain their rights to return to the Operating Clerical line of progression.

1845 EQUIPMENT OPERATOR

An employee who operates equipment of capacities which are less than 10 tons, trenchers such as a Jeep, 70SB Runabout and Cleveland, loaders, backhoes, hydraulammers and other equipment. When not operating equipment, may work on or with equipment performing such work as patrolling and locating pipelines, repairing pipe wrapping damage, repairing minor leaks found on routine leak surveys, and lubricating and repacking valves. May be required to drive a truck and possess a Class I Driver's License. Performs such other work in lower classifications as may become necessary. May perform work under the direction of a qualified supervisor in the installation of underground electric facilities, including pull cable in conduits and ducts, making terminations, splices and fusions. When special training has been provided; will not be required to operate a line truck. Cable pulling is limited to all secondary and primary 1/0 and smaller cables in runs of 500 feet or less and cable tension not to exceed 1000 pounds.

1987 Wage Rate: $654.85.

EXPLANATION: To state that Equipment Operator may be required to possess Class I Driver's License; perform various cable-pulling tasks, set poles (after training), under the direction of a qualified Electric Department employee.

1405 SERVICE MECHANIC

An employee who performs all classes of work done by Servicemen and in addition does such work as installation, inspection and adjustment of all types of automatic control and recording equipment, instruments, gauges, and their component parts. His duties require the use of machine tools, hand and bench tools, and various types of test equipment. In addition, he may be required to assist in taking readings during plant tests, tabulating and charting test and performance data. His background of apprenticeship and experience must be such as to qualify him to perform these duties with skill and efficiency.

Note: Instrument Repairmen at the Geysers may be required to do routine maintenance on air conditioning equipment such as checking and maintaining Freon levels. Freon level with gauge does not mean water pressure on units, but including overhaul. Training to perform this work will be provided by the Company.

EXPLANATION: To expand Job Definition by allowing routine maintenance on air conditioning equipment of approximately 5 tons or less in size at the Geysers Power Plant.

0296 UTILITY PLANT CLERK (DCPP)

An employee who performs routine typing, filing, microfilm, photocopying and general clerical work. May operate PBX Terminal, CRT terminal, and other standard office equipment. May be required to type with reasonable speed (35 words per minute). Must have met all of Company's pre-employment clerical requirements.

Beginner's Classification:

Note: A transfer application from a Utility Plant Clerk (DCPP) to Routine Plant Clerk will be given Priority 1 status under the Job Bidding System. Priority 1 transfers receive preference over all other transfers and are treated as a bid under the provisions of Subsection 200.7(a)(1), (b), or (c) as appropriate.

EXPLANATION: To include new classification only at Diablo Canyon Power Plant. Position is not to be used to eliminate people in existing jobs at Diablo.

DIVISION WATER DEPARTMENT

EXHIBIT VI-G AND SECTION 600.8 OF THE AGREEMENT

1036 METEOROLOGICAL INSTRUMENTMAN

An employee who, without direct supervision, is engaged in the installation, operation and maintenance of equipment associated with the cloud seeding, precipitation, surface wind, temperature, and upper air sounding systems. He routinely performs duties, such as installation and removal of silver iodide generating equipment, water sounding gauges, services and makes repairs to the equipment as required; adjusts and calibrates gauges and recorders; changes charts; and maintains records. During storm periods, operates the upper air sounding system equipment and submits to the weather office. He is responsible for maintaining adequate supplies to operate the project and may be called on from time to time to perform special studies in the field.

In addition, he may be required to perform other duties of a Water System Repairman and be assigned to work on Company's water facilities in the hydro development in the area to which assigned.

Next Lower Classification

Same or Higher Classifications

1037 Asst. Meteorological Instrumentman 1036 Meteorological

2069 Water System Repairman (Helms) instrumentman

2070 Water System Repairman

2073 Utility Water System Repairman

EXPLANATION: To add three Water System Repairman classifications to Meteorological Instrumentman Line of Progression.

DIVISION ELECTRIC MAINTENANCE DEPARTMENT

EXHIBIT VI-L AND SECTION 600.12 OF THE AGREEMENT

2070 WATER SYSTEMS REPAIRMAN

An employee who is engaged in the construction, maintenance, and repair of all types of water system structures and related facilities and equipment, including water collection and domestic water systems. He drives trucks and operates mechanical equipment, such as tractor-grader, backhoe, loaders, and all equipment for general hauling, bulldozing, road maintenance, excavating and other similar work. If required, must possess a Class I Driver's License. He must make welds, as required, and have a good working knowledge of safe practices to be used in the use of all types of hand and power tools and in the operation of mechanized equipment associated with this work. May be assigned other work of similar nature as the occasion requires including simple building maintenance of remote hydro facilities. His background of experience and the successful completion of formal training must be such as to qualify him to perform this work with skill and efficiency.

(Ex. 1/1/86)

EXPLANATION: To include simple building maintenance to remote hydro facilities such as fixing leaky faucets.

0740 ELECTRIC CREW FOREMAN

An employee who is a Working Foreman in charge of a crew of not more than five other employees, engaged in all classes of overhead line work, in all classes of underground distribution system work utilizing non-ledged cables, and in providing electric service to customers; may be required to drive the truck and operate the associated equipment as assigned. Such employee shall have the personal qualifications of leadership and supervisory ability, the craft qualifications of an Electric Crew Foreman, and the experience required to operate the associated equipment and tool as assigned. Such employee when in charge of a crew of five other employees shall be paid at the rate of 5 percent above the top rate of Electric Crew Foreman.

NOTE: For the purposes of applying the 5 percent upgrade for an Electric Crew Foreman when in charge of a crew of five other employees, if two Electric Crew Foremen are involved, the following conditions will apply:

1. If twocrews are combined on an on-going job, the Electric Crew Foreman originally assigned the job will receive the upgrade.

2. If two crews are combined at the initiation of a job, the senior qualified Electric Crew Foreman in the headquarters will receive the upgrade.

3. If two crews are called out for an emergency situation, the senior qualified available Electric Crew Foreman will receive the upgrade. If they are joined while the job is in progress, the Electric Crew Foreman originally assigned will receive the upgrade.

EXPLANATION: To include possible supervision of 5 other employees and requires 2 years experience as journeyman to be qualified bidder. Allows for paying 5% above Electric Crew Foreman rate when in charge of crew of five other employees. Add language to explain who gets 5% when two Electric Crew Foremen on same job.

2540 TROUBLEMAN

An employee who has the craft qualifications of and two years experience as a Lineman and performs alone any work that does not exceed his ability as a Lineman, such as fixing leaky faucets.

EXHIBIT VI-L AND SECTION 600.12 OF THE AGREEMENT

DIVISION ELECTRIC MAINTENANCE DEPARTMENT

EXHIBIT VI-L AND SECTION 600.12 OF THE AGREEMENT

1038 METEOROLOGICAL INSTRUMENTMAN

An employee who, without direct supervision, is engaged in the installation, operation and maintenance of equipment associated with the cloud seeding, precipitation, surface wind, temperature, and upper air sounding systems. He routinely performs duties, such as installation and removal of silver iodide generating equipment, water sounding gauges, services and makes repairs to the equipment as required; adjusts and calibrates gauges and recorders; changes charts; and maintains records. During storm periods, operates the upper air sounding system equipment and submits to the weather office. He is responsible for maintaining adequate supplies to operate the project and may be called on from time to time to perform special studies in the field.

In addition, he may be required to perform other duties of a Water System Repairman and be assigned to work on Company's water facilities in the hydro development in the area to which assigned.

Next Lower Classification

Same or Higher Classifications

1037 Asst. Meteorological Instrumentman 1036 Meteorological

2069 Water System Repairman (Helms) instrumentman

2070 Water System Repairman

2073 Utility Water System Repairman

EXPLANATION: To add three Water System Repairman classifications to Meteorological Instrumentman Line of Progression.

DIVISION ELECTRIC MAINTENANCE DEPARTMENT

EXHIBIT VI-L AND SECTION 600.12 OF THE AGREEMENT

2070 WATER SYSTEMS REPAIRMAN

An employee who is engaged in the construction, maintenance, and repair of all types of water system structures and related facilities and equipment, including water collection and domestic water systems. He drives trucks and operates mechanical equipment, such as tractor-grader, backhoe, loaders, and all equipment for general hauling, bulldozing, road maintenance, excavating and other similar work. If required, must possess a Class I Driver's License. He must make welds, as required, and have a good working knowledge of safe practices to be used in the use of all types of hand and power tools and in the operation of mechanized equipment associated with this work. May be assigned other work of similar nature as the occasion requires including simple building maintenance of remote hydro facilities. His background of experience and the successful completion of formal training must be such as to qualify him to perform this work with skill and efficiency.

(Ex. 1/1/86)

EXPLANATION: To include simple building maintenance to remote hydro facilities such as fixing leaky faucets.
underground, such as installing services and all types of meters, replacing line and equipment fuses, patrolling, switching, restoring service on "no light" and "no power" calls, servicing and replacing customers' equipment, operating unattended substations, adjusting or changing external settings on automatic line equipment, such as Regulators, Reclosers, or Capacitors, handling routine gas maintenance, operation and complaints; may be required to make deposits on bills. In trouble and emergency work involving immediate hazard to life or property, may be required to work alone to cut circuits of over 600 volts in the clear.

EXPLANATION: To require two years experience as a Journeymen to progress to Troubblemman, will not be required to do any work that exceeds ability, or available tools and equipment. Will be required to adjust external settings on automatic line equipment.

0456 T&D DRIVER
An employee who drives a truck, maneuvers it at the job as required in connection with the construction, maintenance and operation of electrical overhead and underground facilities, operates all associated mechanical equipment on the truck and acts as a Field Clerk, performing assigned clerical work. Employee, who is assigned, will be assigned to drive a truck, maneuver it at the job, as required in connection with the construction, maintenance and operation of electrical overhead and underground facilities, operates all associated mechanical equipment on the truck and acts as a Field Clerk, performing assigned clerical work for the crew. Is responsible for keeping tools and materials in good order on the truck, assists with the ground work and may be required to drive an all-terrain vehicle. Must possess Class I Driver's License.

EXPLANATION: To delete the use of sno-cat to haul men and material. Added the use of an all-terrain vehicle.

0458 FIELD CLERK — ELECTRIC T&D
An employee who is normally assigned to an Electric Construction Supervisor to perform field clerical duties for various crews. Employee, when assigned, will be assigned to drive a truck, maneuver it at the job, as required in connection with the construction, maintenance and operation of electrical overhead and underground facilities, operates all associated mechanical equipment on the truck and acts as a Field Clerk, performing assigned clerical work for the crew, is responsible for keeping tools and materials in good order on the truck, assists with the ground work and may be required to drive an all-terrain vehicle. May be required to use a computer. Must possess a Class I Driver's License.

EXPLANATION: To delete the use of sno-cat from duties. May also be required to use an all-terrain vehicle or may be required to use computer.

Notes on Lineman Definition:
It is the intent that the use of a light line crew as the basic work unit in the Overhead Section of the Electric Transmission and Distribution Department be continued. While one or two-man units with a Lineman as the highest classification will be utilized, it is not the intent of the Lineman definition to use other than a line crew on high primary line construction and maintenance work. Further, it is not the intent to eliminate crews or accomplish the above work or any other line work which cannot practicably or safely be accomplished by a one or two-man unit by combining two or more such units. The Company will provide necessary training and equipment to its employees to ensure that the work can be performed safely and efficiently.

One or two-man units will not be required to:
Set poles under the following conditions:
1. In primary which has not been cleared and graded; or
2. Over 50 feet in length; or
3. Where line is not heavy or congested traffic conditions; or
4. Where the pole is top-heavy to the extent that weights are required on the butt-end; or
5. Where any work on energized primary (taking voltage or current readings is not considered working on energized primary); or
6. Perform any subsection switching; or
7. Perform line switching except to de-energize a line for work to energize same at completion of work; or
8. Perform wire stringing with special lift equipment, except where the two-man unit consists of two journeymen, nor to perform such work above or below and parallel to energized primaries on the same pole line.

A Lineman working alone will not be required to install a crossarm or underarm molding, or to install or remove mid-span services except with aerial lift equipment and when installation of an associated span guy is not required.

EXPLANATION: To allow for increased length of pole a two-man unit may set. Allows for setting poles with transformers attached. Also allows wire stringing over three spans and installation of transformers rated above 10 KVA. All of the above work will be subject to Safety, efficiency, training, and availability of equipment and manpower.

2407 TELECOMMUNICATIONS CREW FOREMAN
An employee who is a working foreman in charge of a crew engaged in telecommunications maintenance and/or installation without the qualifications of a Telecommunications Technician. The employee shall have the personal qualifications of leadership and supervisory ability, the craft qualifications of a Telecommunications Technician, and be familiar with Company safety standards, accounting procedures, and other applicable rules and procedures.

Next Lower Classifications
2380 Telecommunications Foreman
2409 (G.C.) Telecommunications Installer

Next Higher Classifications
Same or Higher Classifications
0645 Technical Subforeman A (G.C.)
0645 Technical Subforeman B (G.C.)
0750 Elec. Maintenance Crew Foreman
2389 Telecommunications Technician
2407 Telecommunications Crew Foreman

EXPLANATION: To add a new classification to Telecommunications Line of Progression. A working foreman in charge of a crew is engaged in installing and maintaining Telecommunications equipment.

2409 TELECOMMUNICATIONS TECHNICIAN
An employee who is permanently assigned to and regularly performs installation, field testing, and maintenance of telecommunications systems, such as but not limited to, intercommunication systems, telephone switchboards, PBX, voice and data switching systems, static converters, etc. Employee, when assigned, will be responsible for keeping tools and materials in good order on the truck, assists with the ground work and may be required to drive an all-terrain vehicle. Must possess Class I Driver's License.

EXPLANATION: To more accurately reflect present job duties of Telecommunications Technician.

2389 TELECOMMUNICATIONS TECHNICIAN (Helms)
A resident employee who, without direct supervision, is permanently assigned to and regularly performs installation, field testing, and maintenance of telecommunications systems, such as but not limited to, intercommunication systems, telephone switchboards, PBX, voice and data switching systems, major operations computers (examples: Electric Energy Management System, Gas Management System, Supervisory Control and Data Acquisition systems), supervisory, power and telephone line carriers, microwave, fiber optics, multiplex, radio, remote signal and remote control equipment, load frequency control, telemetry equipment. In addition, the employee may be required to investigate, correct, or make recommendations for the correction of user station equipment, personal computers and related equipment problems, and radio and television interference complaints. The employee's background of apprenticeship and experience must be such as to qualify the employee to perform these duties with skill and efficiency, and must have a Radio Telephone Operator's License or a Company-approved certification. Assignments may include duties normally performed by an Electrical Technician.

EXPLANATION: To more accurately reflect present job duties of Telecommunications Technician.

2390 TELECOMMUNICATIONS TECHNICIAN
A resident employee who engaged in performing Telecommunications Technician's work as an assistant to, or under the general direction of a Technician. In order to gain experience for advancement to Telecommunications Technician, he may be permitted to perform these duties with skill and efficiency, and must have a Radio Telephone Operator's License or a Company-approved certification.

EXPLANATION: To more accurately reflect present job duties of Telecommunications Technician (Helms).
EXHIBITS

### Next Lower Classifications

<table>
<thead>
<tr>
<th>Same or Higher Classifications</th>
</tr>
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<tbody>
<tr>
<td>2401 Apprentice Electrical Technician</td>
</tr>
<tr>
<td>2403 Electrical Technician - Helms</td>
</tr>
<tr>
<td>2404 Telecommunications Installer</td>
</tr>
</tbody>
</table>

### EXPLANATION:

**Beginner’s Classification**

| 1987 Wage Rate | Start $554.40/week | End 6 months 577.50/week | End 1 year 600.60/week | End 18 months 635.25/week |

### Note:

An Electrician who is the successful bidder on a vacancy in the Apprentice Telecommunications Technician classification will be placed at the wage rate step applicable at the end of 24 months and, such employee will not have subsequent bids on Electrical Technician vacancies considered under Subsection 205.7(b) until he has accrued 24 months’ classification seniority as an Apprentice Telecommunications Technician. In addition, he will not be considered for automatic progression to Unassigned Telecommunications Technician under the provisions of the Master Apprenticeship Agreement until he has accrued 30 months’ classification seniority as an Apprentice Telecommunications Technician.

An Electrician who is the successful bidder on a vacancy in the Apprentice Electrical Technician classification will be placed at the wage rate step applicable at the end of 24 months and, such employee will not have subsequent bids on Electrical Technician vacancies considered under Subsection 205.7(b) until he has accrued 24 months’ classification seniority as an Apprentice Electrical Technician. In addition, he will not be considered for automatic progression to Unassigned Electrical Technician under the provisions of the Master Apprenticeship Agreement until he has accrued 30 months’ classification seniority as an Apprentice Electrical Technician. The employee shall have the ability to communicate oral and written English satisfactorily; answer trouble reporting telephones; maintain user follow-up; analyze alarm/diagnostic messages and initiate corrective action; perform housekeeping in telecommunications equipment; install radio and microwave antennas and transmission facilities, i.e., establish dial back-up.

### Next Lower Classifications

<table>
<thead>
<tr>
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</tr>
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<tbody>
<tr>
<td>0468 Apprentice Electrical Technician</td>
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### EXPLANATION:

To add a new classification to Telecommunications Line of Progression. A beginning classification used at Fairfield Computer Center, Diablo Canyon Power Plant, and General Office.

**Apprenticeship Agreement**

A shift employee who is engaged in the operation of the Telecommunications System. The employee shall have the ability to communicate oral and written English satisfactorily; answer trouble reporting telephones; provide operational assistance to users via computer terminals; maintain user follow-up; analyze alarm/diagnostic messages and initiate corrective action; implement service reconfiguring transmission facilities, i.e., establish dial back-up.

**Beginner's Classification**

**EXHIBITS**

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**Beginner's Classification**

| 1987 Wage Rate | Start $554.40/week | End 6 months 577.50/week | End 1 year 600.60/week | End 18 months 635.25/week |

**Note:**

An Electrician who is a journeyman and is engaged in performing all types of electrical work. When he is assigned to the maintenance and testing of impedance, carrier, and directional relays, he will work with and under the supervision of a Technician or other higher classified employee experienced in such work. His background of apprenticeship and experience must be such as to qualify him to perform his duties with skill and efficiency.

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**Apprenticeship Agreement**

An employee engaged in performing Electrician’s work as an assistant to or under the general direction of a journeyman. In order to gain experience for advancement to Electrician, he may work alone or under indirect supervision on jobs for which he has been trained and instructed. The employee's educational and general qualifications must be such that he is considered capable of attaining journeyman status.

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An employee engaged in performing Electrician’s work as an assistant to or under the general direction of a journeyman. In order to gain experience for advancement to Electrician, he may work alone or under indirect supervision on jobs for which he has been trained and instructed. The employee's educational and general qualifications must be such that he is considered capable of attaining journeyman status.

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1139 ELECTRICAL MACHINIST (Helms)

A resident employee who is a journeyman and is engaged in performing precision work with all types of machine tools and is capable of welding and rigging. He performs duties of an Electrician with moderate skill. He is engaged in repairing, installing, and maintaining all types of mechanical and electrical equipment in hydroelectric plants, dams, and related facilities. His background of apprenticeship and experience must be such as to qualify him to perform these duties with skill and efficiency.

In addition, he will be required to have the knowledge and capability of performing normal and emergency operating functions at the Helms Project. He may be assigned to shift schedule, in accordance with the provisions of Section 202.17 of the Physical Agreement, due to irregular water or plant conditions.

Pursuant to the provisions of Section 202.11 of the Agreement, he will be required to work a schedule of ten consecutive workdays, with four consecutive days off.

1140 ELECTRICAL MACHINIST

An employee who is a journeyman and is engaged in performing precision work with all types of machine tools and is capable of welding and rigging. He performs duties of an Electrician with moderate skill. He is engaged in repairing, installing, and maintaining all types of mechanical and electrical equipment in hydroelectric plants, dams, and related facilities. His background of apprenticeship and experience must be such as to qualify him to perform these duties with skill and efficiency.

2630 APPRENTICE WELDER

An employee who is a journeyman and is engaged in performing both electric and gas welding on all types of equipment and piping. His background of experience must be such as to qualify him to perform these duties with skill and efficiency. He may also be required to lay out and erect piping, do necessary welding in connection with its installation; and, at times when there is no welding to be done, do miscellaneous maintenance work including blacksmithing.

2630 Apprentice Welder

An employee who is a journeyman and is engaged in performing both electric and gas welding on all types of equipment and piping. His background of experience must be such as to qualify him to perform these duties with skill and efficiency. He may also be required to lay out and erect piping, do necessary welding in connection with its installation; and, at times when there is no welding to be done, do miscellaneous maintenance work including blacksmithing.

EXHIBIT VII
BEGINNER’S CLASSIFICATION

Unchanged except for:

NIGHT GROUNDMAN*

UTILITY PLANT CLERK (DCPP)*

Nuclear Plant Operations Clerical

*Will not be considered a beginning job for bidding purposes for employees in the same line of progression, but will be considered as a beginning job for all other employees. (Exhibit amended 1/1/88)

EXPLANATION: To make Night Groundman a priority one transferee to a Groundman position. To make Utility Plant Clerk (DCPP) a priority one transferee to a Routine Plant Clerk position.
BENEFITS

BENEFIT AGREEMENT

PART II

GROUP LIFE INSURANCE

2.06 AMOUNT OF COVERAGE AND COST

A. Unchanged.
B. Unchanged.
C. Paragraph 1 unchanged.

Regardless of the amount of coverage elected, a Participant may not have that coverage decreased. However, a Participant who makes such an election will have an opportunity once each calendar year by submitting the appropriate form to the employer, to increase the amount of insurance coverage to any higher amount permitted by the provisions of this Section until full normal insurance coverage is provided by the Participant. Except when the Participant is on vacation or off due to a holiday, if a Participant is not actively at work at the time (e.g., on sick leave), an increase in the amount of coverage will become effective on the day the Participant returns to work. A Participant who has elected less than full coverage and who does not increase coverage for five consecutive years and who subsequently wishes to increase the coverage will be required to undergo and successfully pass a physical examination, at the Participant's expense. (Amended 1/1/88)

EXPLANATION: To reflect that increased life insurance coverage shall not become effective until a Participant returns to the active payroll.

2.07 EFFECT OF AN INCREASE OR DECREASE IN RATE OF PAY

A. Unchanged.
B. OPTIONAL COVERAGE. Employees who are Participants on June 1, 1977, will have a one-time opportunity to freeze the amount of their coverage during a month in 1977 selected by the Administrator. Neither a pay raise nor a pay reduction will affect the amount of Participant's optional coverage nor the amount of coverage which Participant's may freeze. Participants who freeze their coverage may not have that coverage decreased. Participants who make such an election and who subsequently have salary increases will have an opportunity once each calendar year thereafter to increase the coverage on the same terms and limitations as provided in the last two sentences of Subsection 2.06 B. Except when the Participant is on vacation or off due to a holiday, if a Participant is not actively at work at the time (e.g., on sick leave) the increased amount of coverage is scheduled to become effective on the day the Participant returns to work. (Amended 1/1/88)

EXPLANATION: To reflect current practice that increased life insurance coverage will not become effective for an employee off work until the day the Participant returns to work.

BENEFIT AGREEMENT

PART II

LONG TERM DISABILITY PLAN

2.14 QUALIFICATION FOR BENEFIT PAYMENT

B. An ill or injured Participant may apply for Long Term Disability benefits by submitting to the administrator a written request for such consideration, together with medical evidence of disability. A Participant who applies for early retirement because of illness or injury shall be notified that such Participant may be qualified for Long Term Disability benefits. (Amended 1/1/88)

EXPLANATION: To require the Company to notify the Participant who applies for early retirement that he may be eligible for Long Term Disability.

2.15 SUBSTANCE ABUSE

D. A Participant shall not be entitled to receive benefits under this Plan if the disabling condition is substance abuse involving the use of alcohol or of a controlled substance as defined under state of federal law, provided, however, that benefits shall not be denied to a Participant who, as a consequence of his substance abuse, is suffering from an illness or injury which otherwise would entitle him to benefits. (Amended 1/1/88)

EXPLANATION: To define eligibility for Long Term Disability coverage due to Substance Abuse.

2.16 AMOUNT OF LONG TERM DISABILITY BENEFIT PAYMENTS

A. In computing the Participant's 50 percent benefit, the following items will be included:

1. Except as provided in paragraph 2. or 3. below, one-half of the Participant's primary social security disability insurance benefit (including back-pay awards) if the Participant is qualified for such benefit. It will be assumed that a Participant qualifies for such social security disability benefits and appealing adverse decisions for such benefits. (Amended 1/1/88)

Rest of Section unchanged.

EXPLANATION: To include social security back-pay awards if participant is qualified for such benefits. (Clarifies existing practice.)

2.22 WAIVER OF GROUP LIFE INSURANCE PREMIUMS

If the Company determines that a Participant is disabled and is eligible to receive Long Term Disability Benefits, or would have been eligible to receive benefits, but for the fact that they are receiving Temporary Workers' Compensation Benefits and supplemental benefits for industrial injury, such Participant makes no further contributions to the Group Life Insurance Plan. The face amount of Participant's Group Life Insurance remains in force, as provided in Section 2.06, at no cost to the Participant, as long as such Participant remains eligible for Long Term Disability benefits as provided in Section 2.19. (Amended 1/1/88)

EXPLANATION: To add language to suspend payment of Group Life Insurance premiums if Participant is on Industrial Injury or Worker's Compensation.

BENEFIT AGREEMENT

PART III

RETIREMENT PLAN

3.06 BASIC PENSION BENEFIT FORMULA

A. Update Basic Pension Table for January 1, 1988 and 1989 and amend 1 to read:

1. ADDITIONAL RETIREMENT INCOME

Each Participant shall upon retirement, in addition to the monthly pension benefit provided for in Subsection 3.06 A, be entitled to additional monthly pension income, as computed below, for shift premiums, Sunday premiums, and nuclear premiums.

Additional Retirement Income is Computed as follows:

The actual straight-time compensation received by Participant for shift premiums, Sunday premiums, and nuclear premiums during Participant's last calendar year prior to retirement shall be totaled and divided by 52 (weeks in a year) which will result in an average premium per week. The average premium per week will then be multiplied by the current factor which will result in a monthly benefit per year of Service amount. The factor referred to is computed on the effective date of any Plan agreement by dividing applicable first premium by First Year of Service amount by the maximum Basic Weekly Pay provision for that month. One example, assuming the 1988 Pension Band 15 applies to a Participant who retires in any year of the contract term, the factor would be .05802 ($36.55 - $629.99).

The monthly benefit per year of service amount will then be multiplied by the Participant's credited years of Service which will result in the Additional Monthly Retirement Income.

Example: (Added 1/1/88):

1. Total of Shift, Sunday & Nuclear Premiums

   Received in Previous Calendar Year $2,050.46
   2. Weeks in One Year + 52
   3. Average Premium Per Week $39.43 $39.43
   4. Current Factor .05802 X .05802
   5. Monthly Benefit Per Year of Service $2.29
   6. Participants Credited Years of Service 30 30
   7. Additional Monthly Retirement Income $68.70

EXPLANATION: The calculation of additional retirement income from highest consecutive years to the last calendar year. This section no longer includes temporary upgrades and traveling adjustments.

3.06 BASIC PENSION BENEFIT FORMULA

A. Pension Band Table

<table>
<thead>
<tr>
<th>Basic Weekly Pay</th>
<th>as of 1/1/88</th>
<th>Pension Plan</th>
<th>Monthly Benefit Per Year of Service</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 489.99</td>
<td>1</td>
<td>28.43</td>
<td></td>
</tr>
<tr>
<td>490 to 499.99</td>
<td>2</td>
<td>29.01</td>
<td></td>
</tr>
<tr>
<td>500 to 509.99</td>
<td>3</td>
<td>29.59</td>
<td></td>
</tr>
<tr>
<td>510 to 519.99</td>
<td>4</td>
<td>30.17</td>
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### BENEFITS

<table>
<thead>
<tr>
<th>Basic Weekly Pay as of 1/1/89</th>
<th>Pension Band</th>
<th>Monthly Benefit Per Year of Service</th>
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<tbody>
<tr>
<td>780 to 789.99</td>
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<tr>
<td>1000 and up</td>
<td>53</td>
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### 3.06 BASIC PENSION BENEFIT FORMULA

**EXPLANATION:** To reflect 1988 wages. The plan will be amended as of 1/1/89 to reflect the Basic Weekly Pay determined as of 1/1/89 instead of 1/1/86. Pension Bands for 1990 will be negotiated in the fall of 1989.

B. Unchanged.
BENEFITS

Non-Spouse Option

Beneficiary's Age at Pensioner's Retirement

<table>
<thead>
<tr>
<th>Age</th>
<th>55</th>
<th>56</th>
<th>57</th>
<th>58</th>
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<th>65</th>
<th>66</th>
<th>67</th>
<th>68</th>
<th>69</th>
<th>70</th>
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</thead>
<tbody>
<tr>
<td>Pension Income</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
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<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
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</table>

Beneficiary's Whose Retirement Age is:

<table>
<thead>
<tr>
<th>Age</th>
<th>70</th>
<th>71</th>
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<th>73</th>
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<th>83</th>
<th>84</th>
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<tbody>
<tr>
<td>Pension Income</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
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<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
</tr>
</tbody>
</table>

Pension with Spouse found in Special Provision D.

NOTE: Language subject to change pending legal review.

Tables for Beneficiary's Age at Pensioner's Retirement of less than 25 years or greater than 54 years are also available upon request.

EXPLANATION: Amend Special Provision C to add charts similar to Joint Spouse Option Basic Reduced Spouse's Pension in Event of Participant Death.

FACTORS TO BE APPLIED TO EMPLOYEE'S RETIREMENT INCOME TO DETERMINE CONTINGENT ANNUITANT OPTION IF 50% OF SUCH INCOME IS CONTINUED TO CONTINGENT ANNUITANT

Age at Pensioner's Retirement

<table>
<thead>
<tr>
<th>Age</th>
<th>50%</th>
<th>50%</th>
<th>50%</th>
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<th>50%</th>
<th>50%</th>
<th>50%</th>
<th>50%</th>
<th>50%</th>
</tr>
</thead>
</table>

EXPLANATION: To let an eligible employee participate in Savings Fund Plan as negotiated in Letter Agreement R2-87-41-PGE.

SPECIAL PROVISION II

MAXIMUM PENSION

• Paragraph 1 unchanged.

In addition to other limitations set forth in the Plan and notwithstanding any other provisions of the Plan, the accrued benefit, including the right to any optional benefit provided in the Plan (and all other defined benefit plans referenced to be agreed with this Plan and under the provisions of Section 415 of the Internal Revenue Code of 1954) shall not increase to an amount in excess of the amount permitted under Section 415 of the Internal Revenue Code of 1954 as amended by the Tax Equity and Fiscal Responsibility Act of 1982 and as further amended by the Tax Reform Act of 1986. (Amended 1/1/88)

EXPLANATION: To include reference to Tax Reform Act of 1986.

SPECIAL PROVISION K

VOLUNTARY RETIREMENT INCENTIVE PROGRAM

EXPLANATION: Special Provision K; To provide language for Voluntary Retirement Incentive Program as negotiated in Letter Agreement R2-87-41-PGE.

BENEFIT AGREEMENT PART IV

SAVINGS FUND PLAN

4.01 ELIGIBILITY

An employee becomes an Eligible Employee upon completion of one year of Service. Once eligibility occurs it continues as long as the employee remains a Bargaining Unit employee and Service continues. (Amended 1/1/88)

EXPLANATION: To let an eligible employee participate in Savings Fund Plan after 1 year of Service, without matching contributions by the Company.

4.02 PARTICIPATION

A. To become a participant, an eligible employee must submit a completed application form to the Plan Administrator. In the application form, the Eligible Employee:

(1) authorizes the Employer to reduce his Covered Compensation by a stated percentage and to contribute such amount to the Plan as a 401(k) Contribution; and/or (Amended 1/1/88)

(2) elects to make one or more 401(k) Contributions, if any, to the Plan; and

(3) instructs the Plan Administrator as to the manner in which employee contributions are to be invested.

EXPLANATION: To add language including "and/or", so that employees with one year service may contribute to a 401(k) Plan without matching Company Contributions.

4.03 EMPLOYEE CONTRIBUTIONS

A. To become a contributing participant, an Eligible Employee whose contributions are eligible for matching Employer Contributions must make 401(k) Contributions. As an Eligible Employee whose contributions are not eligible for matching Employer Contributions may make either 401(k) or Non-401(k) contributions to the Plan.

Participants who make 401(k) Contributions equal to the maximum amount eligible for matching Employer Contributions under Subsection 4.03A.(1), below, may make additional contributions to the Plan. Such additional contributions may be made as 401(k) Contributions or as Non-401(k) Contributions or a combination of both. (Amended 1/1/88)

All contributions withheld by the Employer from Covered Compensation are paid over to the Trustee, unconditionally credited to the participant's account and invested in accordance with the participant's instructions.

A. 401(k) Contributions. A 401(k) Contribution is an election to defer a portion of the participant's Covered Compensation which would otherwise be currently payable to the participant. The Employer shall reduce the participant's Covered Compensation by an amount equal to the percentage of the 401(k) Contribution elected by the participant subject to the $7,000 limit multiplied by the adjustment factor prescribed by the Secretary of the Treasury. Under current law, 401(k) Contributions deferred by a participant under the 401(k) Plan are not subject to federal or state income tax until actually received by the participant. The 401(k) Plan is intended to provide tax deferred benefits for retirement income security to the greatest extent possible.

EXPLANATION: To add language including "and/or", so that employees with one year service may contribute to a 401(k) Plan without matching Company Contributions.

401(k) Contributions are eligible for matching Employer Contributions as described in Section 4.04. Although a participant may elect to defer up to 14 percent of Covered Compensation to the Plan, the maximum amount of a participant's 401(k) Contributions eligible for matching Employer Contributions shall be one of the following percentages of Covered Compensation:

1. 0% (2018)
2. 5% (2018)
3. 10% (2018)
4. 15% (2018)
5. 20% (2018)
6. 25% (2018)
7. 30% (2018)
8. 35% (2018)
9. 40% (2018)
10. 45% (2018)
11. 50% (2018)
12. 55% (2018)
13. 60% (2018)
14. 65% (2018)
15. 70% (2018)
16. 75% (2018)
17. 80% (2018)
18. 85% (2018)
19. 90% (2018)
20. 95% (2018)
21. 100% (2018)

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**BENEFITS**

(iii) up to 3 percent, with at least three but less than five years of Service; or

(iv) up to 4 percent, with at least five but less than 10 years of Service; or

(v) up to 5 percent, with at least 10 but less than 15 years of Service; or

(vi) up to 6 percent, with at least 15 years of Service.

For a participant who is absent from work and receiving temporary compensation under any state Worker's Compensation Law or under the Company's Long Term Disability Plan, the larger of:

a) the maximum percentage calculated under (ii), (iii), (iv), or (v), whichever is applicable; or [Amended 1/1/88]

b) the dollar amount which was eligible for matching Employer Contributions immediately before the participant's absence began.

Non-401(k) Contributions differ from 401(k) Contributions in that a participant has already paid taxes on the amounts contributed to the Plan. All Employee Contributions made to the Plan as it existed prior to October 1, 1984, are considered to be Non-401(k) Contributions and are so recorded in the accounts maintained by the Plan Administrator.

A participant whose contributions are not eligible for matching Employer Contributions may elect to make 401(k) Contributions and/or Non-401(k) Contributions to the Plan. A participant who has elected to make a 401(k) Contribution equal to the maximum amount eligible for matching Employer Contributions under Subsection 4.03A., above, may also elect to make additional 401(k) Contributions and/or Non-401(k) Contributions to the Plan, but such contributions are not matched by Employer Contributions. [Amended 1/1/88]

4.04 EMPLOYER CONTRIBUTIONS

Non-401(k) Contributions must be made in whole percentages of Covered Compensation, and the sum of all 401(k) Contributions and Non-401(k) Contributions made by a participant may not exceed 14 percent of the participant's Covered Compensation.

C. Change in rate of participant contributions. By appropriate Notice, a participant may stop making contributions, change the rate of contributions, or resume making contributions at any time. [Amended 1/1/88]

EXPLANATION: So that all contributions eligible for matching funds must be 401(k) contributions. Contributions not eligible for matching funds may be either 401(k) or non-401(k) contributions.

To say that 401(k) contributions are limited to a $7,000 limit multiplied by the adjustment factor prescribed by the Secretary of the Treasury.

To clarify that matching funds are 0% from 1 year to 3 years of service.

To explain that contributions not eligible for matching funds may be either 401(k) or non-401(k) contributions.

To provide that a participant may stop, change the rate of contribution or resume making contributions at any time.

4.06 COMPANY STOCK FUND

A. Unchanged.

B. Unchanged.

C. Computation of Averaged Cost. The cost to the TRUSTEE of all COMPANY STOCK, or partly in both. Matching Employer Contributions shall be limited to an amount equal to one-half of the aggregate participant 401(k) Contributions eligible for matching Employer Contributions under the provisions of Section 4.03A.(1). The Company shall charge to each Employer its appropriate share of matching Employer Contributions. [Amended 1/1/88]

EXPLANATION: To clarify that only eligible contributions will be matched.

HEALTH, DENTAL, VISION

HEALTH, DENTAL AND VISION BENEFIT AGREEMENT

HEALTH PLAN OPTIONS

From time to time the Company will allow retirees the opportunity to change Health Plans during the same open enrollment period offered to active employees.

In 1987, an open enrollment period for retirees will be conducted from October 26 to November 13 for changes effective January 1, 1988.

EXPLANATION: To provide open enrollment periods for retirees to change health plans. The first open period is at the same time as regular employees. The next period is in 1991.

Section 5. Payment of Premiums by Employer

(a) Dental

For the current term of this Agreement, the Employer shall pay the total amount necessary to provide dental benefits for its employees and their dependents. Effective January 1, 1984, the orthodontic benefits under the Plan will be 50 percent of covered orthodontic benefits to a maximum of $1,000 per case.

The table below indicates the premium equivalents for Plan Year 1988.

<table>
<thead>
<tr>
<th>Plan Year</th>
<th>Premium Equivalents</th>
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<tbody>
<tr>
<td>1988</td>
<td>$1,200 per employee</td>
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</table>

The premium equivalents for any following Plan Year shall be established in September of the preceding year on the basis of Delta Dental estimates for the following year based on experience to that date and trends.
HEALTH, DENTAL, VISION

1988 Basic Monthly Premium Equivalents

| Employee only | $26.50 |
| Employee and one dependent | $45.05 |
| Employee and two or more dependents | $68.89 |

(b) Vision Care
For the current term of this Agreement, the Employer shall pay the total amount necessary to provide vision care benefits for its employees and their dependents.

The table below indicates the premium equivalents for Plan Year 1988. The premium equivalents for any following Plan Year shall be established in September of the preceding year on the basis of Vision Service Plan estimates for the following year based on experience to that date and trends.

1988 Basic Monthly Premium Equivalents

| Employee only | $4.98 |
| Employee and one dependent | $9.57 |
| Employee and two or more dependents | $13.83 |

(c) Health
For the current term of this Agreement, the Employer shall pay the total amount necessary to provide health plan benefits for its regular employees and their dependents as provided for in Exhibit C, the base plan, or an equal or lesser amount as is necessary to pay the premiums of an HMO Plan as such employee may elect, as described in Exhibits D, E, F, G, H, J, K, L, M, N, and O. The table below indicates the HMO premium equivalents for Plan Year 1988. The premium equivalents for any following plan year shall be established in September of the preceding year on the basis of Blue Cross estimates for the following year based on experience to that date and trends.

*1988 Basic Monthly Premium Equivalents

| Employee only | $113.79 |
| Employee and one dependent | $245.04 |
| Employee and two or more dependents | $331.64 |

(Entire Section Amended 1/1/88)

Section 7. Health Maintenance Organizations
(a) Company and Union shall continue to discuss the addition and designation of HMO Plans as they become available, as alternatives to the Health Plans provided for in Exhibit C. To qualify for consideration as a designated alternative, an HMO Plan must meet and maintain the requirements established by the Secretary of Health, Education and Welfare as presently provided in the Health Maintenance Organization Act of 1973, or the California Knox-Keene Act of 1975, or as such Acts may be amended during the term of this Agreement. By agreement prior to the first day of October of any year, additional qualified HMOs may be included in this Agreement, to become effective on the first day of the following calendar year. (Amended 1/1/88)
(b) Unchanged.
(c) Unchanged.

EXPLANATION: To include reference to Knox-Keene Act of 1975.

Section 11. COBRA Continuation
Effective January 1, 1986, the Consolidated Omnibus Budget Reconciliation Act (COBRA) of 1986 requires that the Company provide group health benefits to individuals who would otherwise lose coverage under the Company’s plans (i.e., medical, dental and vision plans) due to certain “qualifying events” listed below.

COBRA will not affect the continued group medical plan coverage currently offered to employees, retirees, eligible dependents and surviving spouses.

The COBRA Continuation Program shall provide that:
A. Coverage can be extended up to 18 months if one of the following “qualifying events” occurs on or after January 1, 1988:
- Employment with the Company terminates for any reason other than gross misconduct, or
- If group health coverage would otherwise end due to a reduction in work hours.
B. Coverage for eligible dependents can be extended up to 36 months if one of the following “qualifying events” occurs on or after January 1, 1988:
- Employee dies while being covered as a plan participant (dependents have a choice of continuing their coverage under COBRA or under the surviving family member coverage provisions of PG&E’s plans); or
- Employee and spouse become legally separated or divorced; or
- A dependent child no longer qualifies as an eligible dependent under the plan.

If any one of the qualifying events listed above occurs during an 18-month continuation period, covered dependents may elect to continue coverage for up to 36 months from the date of the initial qualifying event. Dependents must be enrolled as a dependent under the group health plan at the time of the qualifying event to be eligible for continuation coverage under COBRA.

C. The 18 or 36-Month Extension Will Not Apply:
- to any Company-provided medical, dental or vision plan which is terminated.
- If required premium is not paid within 31 days of the premium due date.
- If employees or dependents become covered by any other group health plan.
- If former spouse remarries and becomes covered under another group health plan.
- If dependents become eligible for Medicare. (Medicare eligibility terminates coverage only for the Medicare-eligible individual.)

D. Cost of Continuation Coverage
Continuation coverage will cost 102% of the group health plan premium as established in Section 5.

E. How to Obtain COBRA Continuation Coverage
In the event of an employee’s termination of employment, retirement, or death, the Company will notify the employee/retiree and/or eligible dependents of their right to continuation coverage with 44 days from the date coverage would be lost.

In the event of a divorce, legal separation or child losing dependent status under the group health plan, the employee or their dependents are responsible for notifying the Company to obtain continuation coverage. The employee or former employee may consent to an individual plan at any time during the last 180 days of your 18 or 36-month COBRA continuation coverage period or within 31 days from the date coverage ends. (Added 1/1/88)

EXPLANATION: To provide that the Company will offer the Consolidated Omnibus Budget Reconciliation Act (COBRA) to employees, retirees and eligible dependents as provided for in COBRA.

Section 12. Exhibits (Amended 1/1/88)

The following Exhibits are attached hereto and made a part hereof:
Exhibit A—Dental Plan (Delin Dental)
Exhibit B—Vision Care Plan
Exhibit C—Medical Service Plan (Blue Cross of California)
Exhibit D—Kaiser Foundation Health Plan
Exhibit E—Foundation Health Plan
Exhibit F—Maxicare
Exhibit G—Health Plan of the Redwoods
Exhibit H—Bay Pacific Health Plan, Inc.
Exhibit I—LifeGuard
Exhibit K—Heals Plan
Exhibit L—Health Net
Exhibit M—Health Plan of America
Exhibit N—TakeCare
Exhibit O—ValuCare

EXPLANATION: To add Health Plan of America, TakeCare, and ValuCare as new HMO’s, also revise names of several Exhibits. In Exhibit F, Rockridge Health Care Plan of Oakland, name was changed to Maxicare. Included in this agreement is a list of HMO’s in each area and their expansion areas.

The following Health Maintenance Organizations are to expand to the areas listed below:

<table>
<thead>
<tr>
<th>HMO</th>
<th>Proposed Area</th>
<th>Current Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>BAYPACIFIC</td>
<td>Santa Clara County</td>
<td>Alameda, Contra Costa, Marin, San Francisco and San Mateo Counties</td>
</tr>
<tr>
<td>FOUNDATION</td>
<td>Alameda, Contra Costa, Fresno, Merced, Solano, Stanislaus and Tehama Counties</td>
<td>Amador, Butte, Calaveras, Colusa, El Dorado, Glenn, Nevada, Placer, Sacramento, San Joaquin, Sutter, Tuolumne, Yolo and Yuba Counties</td>
</tr>
<tr>
<td>MAXICARE (Formerly HEALTH AMERICA)</td>
<td>Kern, Sacramento, Santa Clara, Santa Cruz, and Sonoma Counties</td>
<td>Alameda, Contra Costa, Marin, San Francisco, San Mateo and Santa Clara Counties</td>
</tr>
</tbody>
</table>

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TAKECARE Fresno and Madera Counties Amador 2, 8
     Alameda, Contra Costa, Marin, Merced, Placer, Sacramento, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Sonoma, Stanislaus and Yolo Counties

Valucare Kings County Fresno and Madera Counties

HEALTH MAINTENANCE ORGANIZATIONS

1 Bay Pacific 5 HP of America 9 Lifeguard
2 Foundation 6 HP of Redwoods 10 Take Care
3 Heals 7 Maxicare 11 ValuCare
4 Health Net 8 Kaiser

EXPLANATION: To provide for three-year term.

EXHIBIT C

BLUE CROSS

BENEFITS PLAN

ELIGIBILITY

After attainment of regular status, the Company currently pays the entire cost of this Plan for you and your eligible dependents.

If you are disabled and receiving benefits from the Company's Group Life Insurance and Long Term Disability Plan, the Company will pay the entire cost of the coverage for you and your dependents.

If you retire early, you may continue your Blue Cross coverage. The Company will pay your premium on the same basis as it does for active employees until you reach age 65.

At age 65 your Plan coverage continues, but you will be required to share in the cost of the Prudent Buyer Medicare Supplemental Plan.

SERVICE AREA Worldwide.

(Refer to CHOICE OF DOCTOR AND HOSPITAL below.)

CHOICE OF DOCTOR AND HOSPITAL

You must select doctors and hospitals in which Prudent Buyer services are available to be eligible for coverage at no cost.

You may select any licensed physician and surgeon anywhere in the world and receive care from any licensed general hospital and be eligible for full payment if you fall into any of the following categories:

1) You will be eligible for payment of 100% of Reasonable and Customary charges and may in writing appeal to Blue Cross for total payment if:
   - Prudent Buyer services are not available within 30 road miles of your residence,
   - You are an eligible dependent attending school away from home and there are no Prudent Buyer services available within 30 road miles of your school residence, or
   - You are traveling away from home and utilize services in another state.

2) You will be eligible for payment of 90% of Reasonable and Customary charges and may in writing appeal to Blue Cross for total payment if:
   - You are traveling away from home within the state of California and do not utilize Prudent Buyer services, or
   - You are required to work away from your principal residence.

3) You will be eligible for full payment in an emergency situation and while the emergency situation requires immediate medical attention. Any other circumstance may result in a 90/10% co-payment for services rendered.

COORDINATION OF BENEFITS

HOLD HARMLESS Members and their dependents will be held harmless for charges above the negotiated rate when utilizing Prudent Buyer services and/or if referred to a non-Prudent Buyer Provider by a Prudent Buyer Provider.

REQUIRED ARBITRATION

Blue Cross will represent member to see that they are not held responsible for charges in excess of the Prudent Buyer Plan charges. (Refer to Exhibit I and II below.)

PREFERRED PROVIDER MEDICAL COVERAGE

Preferred Provider Coverage

PREFERRED PROVIDER MEDICAL COVERAGE

BASIC MEDICAL

Basic Medical pays 100% of the Negotiated Rate when utilizing Prudent Buyer hospitals and physicians. Major Medical pays 80% of the Negotiated Rate when utilizing Prudent Buyer hospitals and physicians.

NON-PREFERRED PROVIDER MEDICAL COVERAGE

Basic Medical pays 90% of reasonable and customary charges when utilizing a Non-Prudent Buyer hospital and/or physician.

BASIC PLAN BENEFITS

Basic Plan Pays up to 365 days

MAJOR MEDICAL COVERAGE

Pays the first dollar of charges in excess of Major Medical deductible (the exception is doctor's home and office visit). Lifetime maximum - $400,000.

Co-insurance - After the deductible, pays 80% of charges of the next $10,000. Deductible - $100 per person (or a total of $600 for a family) each calendar year.

BASIC AND MAJOR MEDICAL COVERAGE (continued)

HOSPITAL BENEFITS

Pays 80% or 100% of charges in excess of Basic Plan benefit.

Pays up to 365 days.

Room and Board

Pays 80% or 100% of charges in excess of days provided by Basic Plan.

Pays 80% or 100% of charges in excess of days provided by Basic Plan.

Special Duty Nursing Provided by Major Medical only.

Pays 80% or 100% of charges.

Outpatient Hospital Emergency Care

Pays in full for sudden or serious illness, accident, or if surgery is performed.

Pays 80% or 100% of charges in excess of Basic Plan benefit.
### HEALTH, DENTAL, VISION

<table>
<thead>
<tr>
<th>Service</th>
<th>Covered Expense</th>
<th>Paid under Basic Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Skilled Nursing Facility</td>
<td>Pays in full in a room of two or more beds after three days of hospital care.</td>
<td>Pays 80% or 100% of charges in excess of Basic Plan benefit.</td>
</tr>
<tr>
<td>Ambulance Services</td>
<td>Pays up to $100 when hospitalized. <strong>Pays in full when transferred to Skilled Nursing Facility.</strong></td>
<td>Pays 80% or 100% of charges in excess of Basic Plan benefit.</td>
</tr>
<tr>
<td>Ancillary Services</td>
<td><strong>Covered Expense.</strong></td>
<td><strong>Paid under Basic Plan.</strong></td>
</tr>
<tr>
<td><strong>PROFESSIONAL BENEFITS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Surgery</td>
<td><strong>Covered expense including surgeon, assistant surgeon and anesthetist.</strong></td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Doctor's Visits</td>
<td><strong>HOSPITAL VISITS Covered Expense.</strong></td>
<td>The Basic Plan co-payment or any portion thereof may be used as a credit against the Major Medical deductible of $100.</td>
</tr>
<tr>
<td><strong>MEDICAL BENEFITS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Routine Physical Exams</td>
<td>Not provided.</td>
<td>Not provided.</td>
</tr>
<tr>
<td>Examinations for Eyeglasses</td>
<td>Not provided.</td>
<td>Not provided.</td>
</tr>
<tr>
<td>Outpatient Physical Therapy</td>
<td><strong>Covered Expense.</strong></td>
<td><strong>Paid under Basic Plan.</strong></td>
</tr>
<tr>
<td>Diagnostic X-ray and Laboratory Exams</td>
<td>Pays up to $200 each calendar year for diagnostic x-rays for illness and clinical laboratory services for illness and accidents. Pays in full for diagnostic x-ray</td>
<td>Pays 80% or 100% of charges in excess of Basic Plan benefit.</td>
</tr>
<tr>
<td>Pap Smears</td>
<td><strong>Covered Expense.</strong></td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Radiation Therapy</td>
<td><strong>Covered Expense.</strong></td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Dental Care</td>
<td>3 days of Hospital Benefits if surgery is performed.</td>
<td>Pays 80% or 100% of charges for treatment of injury to natural teeth.</td>
</tr>
<tr>
<td>Well-Baby Care</td>
<td>Pays up to $100 during first year of life.</td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Supplemental Accident</td>
<td>Pays up to $500 for covered services within 90 days of accident, including out-of-hospital physical therapy, hospital room &amp; board, registered nursing care. Includes denial service for accident.</td>
<td>Pays 80% or 100% of charges in excess of Basic Plan benefit.</td>
</tr>
<tr>
<td>Home Health Care</td>
<td><strong>Covered Expense.</strong></td>
<td>Pays 80% or 100% of charges in excess of Basic Plan Benefits.</td>
</tr>
<tr>
<td>Inpatient Prescriptions Drugs</td>
<td>Pays in full when hospitalized.</td>
<td>Pays 80% or 100% of charges in excess of Basic Plan Benefits.</td>
</tr>
<tr>
<td>Outpatient Prescriptions Drugs</td>
<td>Provided under Major Medical only.</td>
<td>Pays 80% or 100% of charges. <strong>(Refer to Exhibit III, Prescription Drug Claim Form)</strong></td>
</tr>
<tr>
<td>Hospice Care</td>
<td>Pays in full when course of treatment approved by Blue Cross.</td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Injections</td>
<td><strong>Covered Expense.</strong></td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Immunizations</td>
<td><strong>Covered Expense.</strong></td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Maternity Care</td>
<td><strong>Covered Expense.</strong></td>
<td>Paid under Basic Plan.</td>
</tr>
<tr>
<td>Inpatient Psychiatric Care</td>
<td>Provided by Major</td>
<td>Pays 80% or 100% of charges during acute phase.</td>
</tr>
<tr>
<td>Outpatient Psychiatric Care</td>
<td>Provided by Major</td>
<td>Pays 80% of charges up to $1,500 annual maximum per family member.</td>
</tr>
<tr>
<td>Inpatient Substance Abuse Care</td>
<td><strong>Not Covered.</strong></td>
<td><strong>Not Covered.</strong></td>
</tr>
<tr>
<td>Outpatient Substance Abuse Care</td>
<td><strong>Not Covered.</strong></td>
<td><strong>Not Covered.</strong></td>
</tr>
<tr>
<td>Artificial Limbs and Renal of Mechanical Equipment</td>
<td>Provided by Major</td>
<td>Pays 80% or 100% of charges.</td>
</tr>
</tbody>
</table>

### BENEFITS PLAN

| OUT-OF-AREA BENEFITS | At age 19, unmarried children may be included to age 24, provided they are primarily dependent upon the subscriber for support. |

### EXCLUSIONS AND LIMITATIONS

Conditions caused by war or aggression. Eye refractions, glasses and examinations; hearing aids or orthoptic shoes. Conditions covered by Workers' Compensation laws. Services for custodial care or an institution which is primarily a place of rest, a place for the aged, a sanitarium, nursing home or any life institution. Non-medicinal expenses for comfort items. Services or supplies for which no charge is made. Services provided by Federal or State Government agencies. Benefits received or payable under the "Medicare" section of the Social Security Act. Cosmetic surgery except as a result of an accident occurring while a member of this Plan. Services prior to and hospitalization at member's effective date or after protection has terminated except as provided by the agreement. Treatment on or to the teeth except as specifically provided. Services or supplies in connection with experimental treatment. Services for organ transplants except transplant of kidney, cornea or bone marrow or tissue from the body of the donor when the recipient is a member covered by this Plan. Optometric services and podiatric services. EXCEPT AS A MAJOR MEDICAL BENEFIT, hospitalization primarily for rehabilitative care, treatment of pulmonary tuberculosis and mental disorders. Services of a licensed chiropractor, psychologist, podiatric or optometrist except for medically necessary treatment performed within the scope of his license, if such services would have been performed by a physician and surgeon. Any procedure or treatment to reverse previous sterilization procedures. Artificial insemination and in vitro fertilization. Any surgery for the correction of refractive defects of the eye, such as near-sightedness, e.g., radial keratotomy. Weight reduction or treatment of obesity. Acupuncture. Treatment for Substance Abuse. Any expense incurred for services or supplies that are not medically necessary as defined herein. Any procedure or treatment designed to alter physical characteristics of the member to those of the opposite sex. The furnishing or replacement of hearing aids, orthoptic shoes, air purifiers or humidifiers. Professional services rendered to a member by a person who ordinarily resides in the member's home or who is related to the member by blood or marriage. Hyperkinetic Syndromes, learning disabilities, behavioral problems, mental retardation, autistic disease of childhood, or hospitalization for environmental change. Medical examinations or tests not connected with the care and treatment of an actual illness, disease or injury; routine physical exams.

### EXPLANATION

The additions to the above Exclusions and Limitations have always existed in the full Plan, and are included in the Summary for clarification purposes only.

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**HEALTH, DENTAL, VISION**

**TERMINATION OF COVERAGE**

If you decide to end your Blue Cross coverage, it will stop on the first day of the month after PSEA receives your written notice of cancellation. Coverage will end automatically on the first day of the month following:

- the end of your employment with an eligible Employer,
- your transfer into an employment status that makes you ineligible for Plan coverage,
- your failure to pay your share of the cost of coverage, or,
- the Plan's termination.

Your dependents' coverage will end when yours does, or on the last day of the month in which they no longer qualify as dependents. If you divorce, the coverage of your former spouse will end on the last day of the month in which the divorce becomes final.

If you die, your surviving spouse and dependents may continue Plan coverage.

Your coverage will continue if you go on an authorized leave of absence for personal or medical reasons. However, the Company will contribute to the cost of your coverage for only three months for any leave of absence authorized for personal reasons.

If you are hospitalized when your coverage ends, benefits will continue for the same illness until you are discharged, no longer need care, or have been provided with maximum benefits, whichever occurs first.

If your group Blue Cross coverage stops, you may convert it to an individual membership without undergoing a physical examination, provided you apply within 30 days. Your dependents may also take advantage of this privilege. However, you may not exercise this privilege if the Plan is terminated, or if your group coverage is stopped because you allowed your Blue Cross identification card to be used fraudulently. Blue Cross benefits are not transferable; only Blue Cross members are permitted to receive Blue Cross benefits. The actual benefits provided by the individual membership are not the same as those provided by the Company-Blue Cross Plan. If you start the individual membership, Blue Cross will provide information on what medical coverage is available.

**MEMBER CLAIM FORM**

In the event Member Claim Forms are not submitted by the provider of services, such Member Claim Forms must be submitted by members or dependents for reimbursement and/or payment for services. (Refer to Exhibit IV).

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### Berkeley rally calls for 'Equity, Retro, Respect'

**IBEW Local 1245 members at the City of Berkeley joined a group of other unions, and employee associations in an October 11 “Solidarity Rally” at City Hall protesting the City’s latest contract offers.**

Wages at the City of Berkeley reportedly range 15 to 30 percent behind similar classifications at other Bay Area Municipalities.

All contracts of the groups who participated in the rally expired on June 30 of this year.

Local 1245 member Rick Chan led the large assembled group in spirited rap that he and Shop Steward Jim Milstead had composed which called for decent raises.

Theme of the rally was. "Equity, Retro, and Respect." Other groups "participating" included SEIU 790, SEIU 535, and both the Berkeley Firefighters, and Berkeley Police Officer Associations.

Rally participants echoed over and over the speakers' well taken points, that the best thing to come out of the City's unacceptable proposals so far was the solidarity, and the unity of all the Unions involved in contract negotiations.

Representing Local 1245 at the bargaining table, along with Business Representative Frank Saxsenmeier are Shop Stewards Milstead, and Howard Seppanen.

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### CHANGE OF ADDRESS

If you have just moved, or are about to move, please complete this form to insure your continued receipt of all Union mail. Send completed form and your mailing label from the front page to:

**UTILITY REPORTER**
**P.O. Box 4730**
**WALNUT CREEK, CA 94596**

Old label:

Name:

New Address: (Street and Number)

(City and Zip Code)

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**Exhibit I: PAYMENT IN FULL FOR COVERED SERVICES**

The payment of the usual Prudent Buyer fee by Blue Cross is intended to constitute payment in full for the Physician and Surgeon's professional services covered by this Agreement. In any instance where the Physician and Surgeon contends that he is entitled to a fee exceeding that paid by Blue Cross, Blue Cross will represent the Member and will hold him harmless from Personal Liability for any additional fee payment.

**Exhibit II: HOLD HARMLESS AGREEMENT**

The following procedure will be used to administer Exhibit I, Payment in Full, for covered services of the Agreement, No. 7217, and its endorsements between Blue Cross and Pacific Gas and Electric Company:

1. Blue Cross will initially review all claims for professional services to confirm that the services meet the test of the Prudent Buyer Plan.

2. If the physician submits a claim during the period in dispute, Blue Cross will require that the physician discontinue the balance billing until the dispute has been adjudicated. However, in the event the physician threatens legal or collection action, Blue Cross will issue a check to cover the disputed bill. Blue Cross will have a system to recoup any of the above payments made if Blue Cross is upheld.

3. If there are any reasons the physician refuses to accept the decision of the Peer Review Society and proceeds to obtain a legal judgment against the member for any unpaid balances for services covered under the Blue Cross Agreement, Blue Cross will represent the member in such legal proceedings and hold him harmless for any such balances.

### EXPLANATION: Amended the Blue Cross Medical Service Plan to a Blue Cross Prudent Buyer Plan with 100% payment protection for those who do not have a Prudent Buyer Provider within 30 miles of their residence, covered dependents' school/college, or if they are required to work away from their principal residence. Other users of non-Prudent Buyer Providers must pay a 15% co-payment penalty. Increased Well Baby Care from $50 to $100 during the first year of life. Co-payments set to $5 per Doctor Office Visit, $10 per Doctor Home Visit, and pays in full the Prudent Buyer Charge for accident or hospital visits. Added Hospice Care and Home Nursing Care. Modified the Hold Harmless clause to apply to Prudent Buyer services only. Removed the Alcoholism and Narcotism Outpatient and Inpatient benefits which will be replaced by a separate Substance Abuse Program available to all Blue Cross subscribers and dependents.

*This outline of Medical Plan Benefits presents a summary of the principal provisions of the plan. All benefits are governed by the provisions of the Company's agreement with the carrier and participants are bound by the terms of the agreement. The complete agreement with the carrier is available from the Employee Benefit Administrative Committee.*

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**PHOTOS:**

- Carol Bedsole

Local 1245 members called for "Equity, Retro and Respect." Rick Chan, inset, led group in Solidarity Chant.
1139 ELECTRICAL MACHINIST (Helms)
A resident employee who is a journeyman and is engaged in performing precision work with all types of machine tools and is capable of welding and rigging. He performs duties of an Electrician with moderate skill. He is engaged in repairing, installing, and maintaining all types of mechanical and electrical equipment in hydroelectric plants, dams, and related facilities. His background of apprenticeship and experience must be such as to qualify him to perform these duties with skill and efficiency.

In addition, he will be required to have the knowledge and capability of performing normal and emergency operating functions at the Helms Project. He may be assigned to shift schedule, in accordance with the provisions of Section 202.17 of the Physical Agreement, due to irregular water or plant conditions.

Pursuant to the provisions of Section 202.11 of the Agreement, he will be required to work a schedule of ten consecutive workdays, with four consecutive days off.

Next Lower Classification
1141 Apprentice Electrical Machinist

Same or Higher Classifications
0750 Elec. Maintenance Crew Foreman
1139 Electrical Machinist - Helms
1140 (1143) Electrical Machinist & (Un.)
2389 Telecommunications Tech. (Helms)
2390 Communication Technician (G.C.)
2400(2402) Electrical Technician & (Un.)
2402 Electrical Technician - Helms
2407 Telecommunications Crew Foreman
2408(2394) Telecommunications Technician & (Un.)

1140 ELECTRICAL MACHINIST

An employee who is a journeyman and is engaged in performing precision work with all types of machine tools and is capable of welding and rigging. He performs duties of an Electrician with moderate skill. He is engaged in repairing, installing, and maintaining all types of mechanical and electrical equipment in hydroelectric plants, dams, and related facilities. His background of apprenticeship and experience must be such as to qualify him to perform these duties with skill and efficiency.

Next Lower Classification
1141 Apprentice Electrical Machinist

Same or Higher Classifications
0750 Elec. Maintenance Crew Foreman
1139 Electrical Machinist - Helms
1140 (1143) Electrical Machinist & (Un.)
2389 Telecommunications Tech. (Helms)
2390 Communication Technician (G.C.)
2400(2402) Electrical Technician & (Un.)
2402 Electrical Technician - Helms
2407 Telecommunications Crew Foreman
2408(2394) Telecommunications Technician & (Un.)

1141 APPRENTICE ELECTRICAL MACHINIST

An employee engaged in performing Electrical Machinist's work as an assistant to or under the general direction of a journeyman. In order to gain experience for advancement to Electrical Machinist, may work alone or under indirect supervision on jobs for which he has been trained and instructed; must study and become familiar with the properties of metals and procedures for preheating, welding and stress relieving, and the use of all tools and equipment required in the preparation and completion of welds; may advance to the classification of Welder upon completion of apprenticeship training and when a vacancy occurs, provided that satisfactory progress is shown in his ability to make proper welds. Since this work may be intermittent in nature, he also assists other journeymen and Mechanics as required.

Next Lower Classifications
0622 Helper - Elec. Mte. - Helms
0625 Helper - Elec. Mte. - Helms
2140 Transformer Repairman

Same or Higher Classifications
0459 Electrician - Helms
0467(0484) Electrician - Elec. Mtce. & (Un.)
0468(0485) Electrician - Steam & (Un.)
0468(0486) Electrician - Marine & (Un.)
0472(0489) Electrician - DCPP & (Un.)
0477(0476) Trv. Electrician & (Un.)
0478(0491) Trv. Elec. - DCPP & (Un.)
0624 Labor Foreman
1141 Appr. Electrical Machinist
2140 Rigger
2389 Telecommunications Tech. (Helms)
2390 Communication Technician (G.C.)
2391 Appr. Communication Technician (G.C.)
2408 Appr. Telecommunications Technician
2409(2393) Telecommunications Technician & (Un.)
2400(2403) Electrical Tech. & (Un.)
2401 Appr. Electrical Technician
2402 Electrical Technician - Helms
2620 Welder

2620 WELDER

An employee who is a journeyman and is engaged in performing both electric and gas welding on all types of equipment and piping. His background of experience must be such as to qualify him to perform these duties with skill and efficiency. He may also be required to lay out and erect piping, do necessary welding in connection with its installation; and, at times when there is no welding to be done, do miscellaneous maintenance work including blacksmithing.

Next Lower Classification
1139 Electrical Machinist - Helms
0467(0484) Electrician - Elec. Mtce. & (Un.)
0750 Elec. Maintenance Crew Foreman
1139 Electrical Machinist - Helms
1140(1143) Electrical Machinist & (Un.)
2390 Telecommunications Tech. (Helms)
2390 Communication Technician (G.C.)
2391 Appr. Communication Technician (G.C.)
2400(2403) Electrical Tech. & (Un.)
2401 Appr. Electrical Technician
5402 Electrical Technician - Helms
2407 Telecommunications Crew Foreman
2408 Appr. Telecommunications Technician
2409(2393) Telecommunications Technician & (Un.)
2617 Welder (G.C.)
2619 Lead Welder (G.C.) Service Center
2620 Welder
2622 AWS Certified Welder - G.C.
2629 Arc Welder - G.C.
2626(2623) Certified Welder & (Un.)
2627 Oxy-Acetylene Welder (G.C.)
2631(2629) Certified Welder - DCPP & (Un.)
2634(2635) Trv. Certified Welder - DCPP & (Un.)
2637(2636) Trv. Certified Welder - & (Un.)

2630 APPRENTICE WELDER

An employee who does both electric and acetylene welding and cutting of metals as an assistant to or under the general direction of a journeyman on all types of equipment and piping. In order to gain experience for advancement to Welder, he may work alone or under indirect supervision on jobs for which he has been trained and instructed; must study and become familiar with the properties of metals and procedures for preheating, welding and stress relieving, and the use of all tools and equipment required in the preparation and completion of welds; may advance to the classification of Welder upon completion of apprenticeship training and when a vacancy occurs, provided that satisfactory progress is shown in his ability to make proper welds. Since this work may be intermittent in nature, he also assists other journeymen and Mechanics as required.

Next Lower Classifications
0922 Helper - Helms
0925 Helper - Elec. Mtce. & (Un.)
2140 Transformer Repairman

Same or Higher Classifications
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2631(2629) Certified Welder - DCPP & (Un.)
2634(2635) Trv. Certified Welder - DCPP & (Un.)
2637(2636) Trv. Certified Welder - & (Un.)

EXHIBIT VII
BEGINNER'S CLASSIFICATION

Unchanged except for:

NIGHT GROUNDMAN
UTILITY PLANT CLERK (DCPP)
Nuclear Plant Operations-Clerical

*Will not be considered a beginning job for bidding purposes for employees in the same line of progression, but will be considered as a beginning job for all other employees. (Exhibit amended 1/1/88)

EXPLANATION: To make Night Groundman a priority one transferee to a Groundman position. To make Utility Plant Clerk (DCPP) a priority one transferee to a Routine Plant Clerk position.