

REVIEW COMMITTEE



PACIFIC GAS AND ELECTRIC COMPANY LABOR RELATIONS DEPARTMENT MAIL CODE N2Z P.O. BOX 770000 SAN FRANCISCO, CA 94177 (415) 973-6725

DECISION LETTER DECISION PRE-REVIEW REFERRAL

JOHN MOFFAT, CHAIRMAN

RECEIVED by LU 1245 June 14, 2010

CASE CLOSED FILED & LOGGED

INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, AFL-CIO LOCAL UNION 1245, I.B.E.W. P.O. BOX 2547 VACAVILLE, CALIFORNIA 94696 (707) 452-2700

BOB CHOATE, SECRETARY

Arbitration Case No. 296
Review Committee No. 19166
Customer Care – Field Service - North Bay

Carol Quinney
Company Member
Local Investigating Committee

Joe Osterlund Union Member Local Investigating Committee

Subject of the Grievance:

A Gas Service Representative with 30 years of Service was terminated for a second DOT positive based on a shy bladder determination.

Facts of the Case:

The Grievant is a Gas Service Representative with 30 years of service. The Grievant had a previous shy bladder incident resulting in a DOT positive.

The Grievant has been tested since his first shy bladder and had three negative tests. The Grievant was also seeking treatment by a therapist.

The Company determined that the Grievant was not able to produce an adequate amount of urine for the test and the Company referred the Grievant to a physician to conduct a shy bladder evaluation. That a physician determined that the Grievant had a legitimate medical reason for being unable to provide an adequate specimen. However, the MRO determined that there was no medical reason for his failure to supply an adequate specimen. The Company maintains that it followed the DOT guideline for shy bladder.

The shy bladder is considered a positive test and this was the employee's second shy bladder positive which resulted in his termination.

Discussion:

The Union argued that the employee has an issue with urinating in public places. The employee has sought treatment for his shy bladder and the employee has not demonstrated any behavior that indicated drug use and that in fact the supervisor reported that the employee had demonstrated very good work performance.

The Company argued that the guidelines are clear and that the Company followed the DOT procedures, as well as the terms of the Letter Agreement and at the time had no choice but to remove the employee from a DOT covered classification.

Decision:

The parties without prejudice to either's position agree to look for a non DOT covered position for which the Grievant is qualified for and to place him into that position. The placement will be into an unrestricted appoint (URA) but if a URA is not available then the placement may require a letter agreement to execute.

The Grievant will be returned without back-pay or benefits but will retain his service date.

The parties will have up to 120 days to find a position. If a position is not found in those 120 days then this case will be referred back to Arbitration.

For the Company:

John Moffat Gayle Hamilton Dave Morris Mike Savage

Jøhn A. Moffat, Chairman

Review Committee

Doto

Date

For the Union:

Bob Choate William R. Bouzek Louis Mennel Karen Russel

Bób Choate, Secretary Review Committee

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