

NO. 18-26-PGE



PACIFIC GAS AND ELECTRIC COMPANY LABOR RELATIONS 375 N. WIGET LANE SUITE 130 WALNUT CREEK, CA 94598 925.974.4461

SR. DIRECTOR AND CHIEF NEGOTIATOR

INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, AFL-CIO LOCAL UNION 1245, I.B.E.W. P.O. BOX 2547 VACAVILLE, CALIFORNIA 95696 (707) 452-2700

TOM DALZELL

BUSINESS MANAGER

November 20, 2018

Mr. Tom Dalzell, Business Manager Local Union No. 1245 International Brotherhood of Electrical Workers, AFL-CIO P.O. Box 2547 Vacaville, CA 95696

Dear Mr. Dalzell:

ROBERT JOGA

This Agreement cancels and revises LA 03-21. The Company has experienced continual difficulty in filling Chemistry and Radiation Protection Technician (C&RP Technician), Control Technician and Reactor Operator vacancies at Diablo Canyon Power Plant (DCPP). The current competitive national and state job markets for these classfications and the high cost of housing within a commutable distance to DCPP combine to make filling such jobs difficult. Relocation assistance will enhance Company's ability to attract qualified external candidates.

The Company proposes to provide externally recruited Chemistry and Radiation Protection Technicians, Control Technicians and Reactor Operators with relocation assistance as described in the Attachment "A" of this proposal. Participants will be required to repay the cost of relocation assistance received if they resign within 24 months of the effective date of relocation. A Relocation Expense Payback Agreement is Attachment "B" of this proposal.

If agreed to, either party may cancel this agreement after providing 30 days advance written notice. This proposal has been discussed with the local Business Representative.

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

Very truly yours,

PACIFIC GAS AND ELECTRIC COMPANY

Robert Joga

Senior Director and Chief Negotiator

The Union is in agreement.

LOCAL UNION NO. 1245, INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, AFL-CIO

November 20th . 2018

Tom Dalzell Business Manager

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Attachment "A", Letter Agreement No. 18-XX-PGE Assistance Package Summary

Relocation

General Eligibility:

The C&RP Technician, Control Technician and Reactor Operator Relocation Benefit is intended for new hires NOT
eligible for a relocation benefit from prior employer (i.e., U.S. Military). If a newly hired C&RP Technician, Control
Technician and Reactor Operator is eligible for relocation from a prior employer, the C&RP Technician, Control
Technician and Reactor Operator Relocation Benefit will supplement the other relocation program so that the total
benefit does not exceed the C&RP Technician, Control Technician and Reactor Operator Relocation benefit.

2.	Eligibility will be limited to newly hired C&RP Technicians, Control Technicians and Reactor Operators whose primary residence prior to PG&E employment is more than 50 miles from Diablo Canyon Power Plant. Additionally, subject to conditions below:
	The new commute must exceed the old commute by at least 50 miles.
	The relocation must result in a commute that is substantially reduced, that is by at least 50 percent. The new residence must be closer to the new headquarters than the former residence. Mileage will be verified using Mapquest.
	Moves over 100 miles require the new residence to be within 50 miles of the new headquarters.
	Moves less than 100 miles require that the commute be reduced by at least 50 percent.
	Relocation of primary residence must occur within one year from the effective date of hire. Establishing a permanent residence is defined as the employee and family establishing a permanent tax base. Traveling back to the principle residence on weekends from an apartment, mobile home, motor home, rented room or company housing will not qualify for relocation assistance.

Relocation Assistance	Benefit
Lump Sum	Yes (1)
Household Move – Weight	Actual
Household Storage	30 days
Delivery Out Of Storage	Yes
Relocation Expense Payback Agreement	Required

Notes:

1. Computed by the Relocation Department based on distance. Employees are encouraged to use these funds to cover expenses they may incur for house hunting, enroute and interim living expenses. Within California \$2.50/mile + \$500. Outside California \$2.50/mile only.

Attachment "B", Letter Agreement No. 18-XX-PGE Relocation Expense Payback Agreement

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I hereby acknowledge that I have received and read a summary of the relocation assistance benefit available to me

under the Pacific Gas and Electric Company (PG&E) relocation policy. I understand the benefit to me of the assistance available and agree to the following: For purposes of this Agreement, the effective date of relocation is the first day I report to my PG&E work location. ☐ The payment of relocation costs directly to me and to others on my behalf by PG&E is conditional upon the successful realization of my physical relocation as requested by PG&E and upon my remaining in the employment of PG&E for a period of twenty-four (24) consecutive months from the effective date of relocation. If I should voluntarily resign my employment with PG&E prior to the completion of twenty-four (24) consecutive months from the effective date of relocation, I will repay PG&E all relocation costs made to me or to others on my behalf, in accordance with the following schedule: From the effective date of relocation, if I resign within: Three months - I will repay 100% Fifteen months - I will repay 65% Six months I will repay 95% Eighteen months - I will repay 55% Nine months - I will repay 90% Twenty-one months - I will repay 45% Twenty-four months Twelve months - I will repay 85% - I will repay 35% ☐ If PG&E provides relocation costs to me or to others on my behalf but I do not physically relocate as requested by PG&E within the specified timeframe, I understand that PG&E is entitled to recover up to the full amount provided to me or others on my behalf under this relocation policy. ☐ I understand that if I voluntarily resign my employment with PG&E, any relocation reimbursement I owe to PG&E shall be due and payable on the final working day of my employment. PG&E will notify me of the exact amount I owe under this agreement prior to my final working day. I agree to repay PG&E the full relocation reimbursement amount on or before my final working day of employment. I may authorize PG&E to deduct the repayment amount from any wages, accrued vacation, bonuses or other sums owed to me by PG&E. I understand that if I fail to pay PG&E the full relocation reimbursement amount on or before my final working day of employment. PG&E may submit the debt to a collection agency. Any dispute regarding any aspect of this Relocation Expense Payback Agreement, including its validity, interpretation, or any action which would constitute a violation of this Relocation Expense Payback Agreement shall be resolved by an experienced arbitrator, selected by PG&E and me (collectively "the parties") in accordance with the rules of the American Arbitration Association. The fees of the arbitrator and cost associated with producing a transcript of the proceedings shall be paid in equal shares by the parties. Any decision rendered by the Arbitrator, including any remedy awarded, shall be in accordance with the laws of California. The forum for any dispute submitted to arbitration pursuant to this agreement shall be San Francisco, California. The decision of the arbitrator shall be final and binding. Judgment may be entered thereon in accordance with the practice of any court having jurisdiction. Reimbursement of relocation expenses by PG&E does not constitute a commitment by PG&E with respect to the duration of my employment. If any of the provisions contained in this agreement is held to be unenforceable, in whole or in part, by a court of competent jurisdiction, the entire agreement shall not fail and all other provisions and obligations of this agreement shall remain valid and enforceable. By signing below, I hereby acknowledge and agree to the terms and conditions contained herein. **Employee** Date PG&E Relocation Director Date