

PG and E

FOR INTRA-COMPANY USES

DIVISION OR DEPARTMENT **INDUSTRIAL RELATIONS**
 FILE NO. **741.5**
 RE LETTER OF
 SUBJECT **East Bay Division L.I.C. Grievance No. 1-74-9**
 Interpretation of Apprenticeship Agreement
 P-RC 46

May 10, 1974

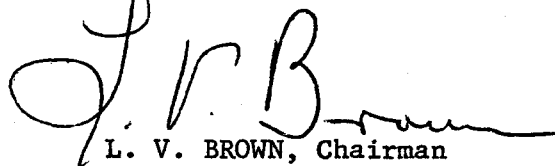
MR. E. F. ROMAGNOLO, Company Member
East Bay Division
Local Investigating Committee

MR. D. MITCHELL, Union Member
East Bay Division
Local Investigating Committee

The above-subject grievance has been discussed by the Pre-Review Committee prior to its docketing on the agenda of the Review Committee, and the grievance is being returned to the Local Investigating Committee for further discussion and settlement in accordance with the following:

The issue in dispute is one of whether the grievant exhausted his bidding rights as an Apprentice Fitter under Section H of the Master Apprenticeship Agreement. The record indicates that the grievant transferred from Walnut Creek to Richmond by special letter agreement dated September 7, 1973, under the provisions of Section 205.18 of the Physical Agreement. This move was done without reference to the other provisions of Title 205 and, therefore, cannot be construed as a headquarters move relative to Section H of the Master Apprenticeship Agreement. However, the intent of Section H is to limit an Apprentice's ability to change headquarters in order to maintain consistency in his Apprenticeship training program. In the future, this should be taken into consideration before exchange of headquarters agreements are entered into.

This case is considered closed and will not be docketed on the agenda of the Review Committee.


 L. V. BROWN, Chairman
 Review Committee

DJBergman:mt

cc: WDSkinner
 IWBonbright
 RFPape
 ✓ LNFoss, IBEW