

PG and E

FOR INTRA - COMPANY USES

RECEIVED

NOV 07 1974

LU. 1245 I.B.E.W.

DIVISION OR DEPARTMENT **INDUSTRIAL RELATIONS**
 FILE NO. **741.5**
 RE LETTER OF
 SUBJECT **Shasta Division Grievance No. 13-74-3**
 Alleged Violation of Titles 3.3 and 203.1
 P-RC 93

November 5, 1974

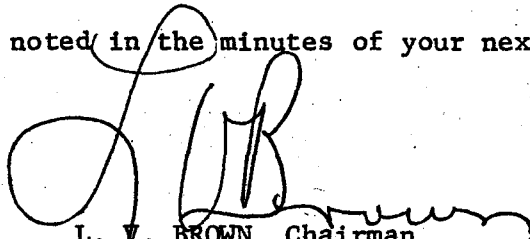
MR. A. E. HENDERSON, Chairman
Shasta Division
Joint Grievance Committee

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

The Joint Statement of Facts indicates that the grievance was discussed by the Joint Grievance Committee at the May 1974 Joint Grievance Committee meeting, and at that time the case was referred to Review Committee for settlement. However, the grievance was not received by the Review Committee until September 18, 1974. It is evident that the mandatory time limits provided for in Section 102.11 of the Physical Agreement have been badly abused. Such dilatory action negates an attitude of real concern over the issue involved, and for that reason the Review Committee will not pursue the matter further.

Unless there are extenuating circumstances as to why either the Company or Union or both could not meet the time limits, the case will not be docketed on the agenda of the Review Committee and is considered closed.

The closure should be noted in the minutes of your next Joint Grievance Committee meeting.



L. V. BROWN, Chairman
Review Committee

DJBergman:rto

cc: **FCMarks**
IWBonbright
MLMoore
LNfoss, IBEW