

PG and E

FOR INTRA - COMPANY USES

RECEIVED

AUG 27 1974

L.U. 1245 I.B.E.W.

**DIVISION OR
DEPARTMENT
FILE NO.
RE LETTER OF
SUBJECT**

**INDUSTRIAL RELATIONS
741.5**

**Review Committee File No. 1066
San Francisco Division Grievance No. D.Gr/C 2-71-1
Work Performed by Mechanics at Hunters Point**

*OK 9-9-74
DB -*

**MR. K. H. WHALEN, Chairman
San Francisco Division
Joint Grievance Committee**

The above-subject grievance has been discussed by the Review Committee and is being returned to the Division for settlement in accordance with the following:

The Joint Statement of Facts still does not answer the question of which one of the two grievants acted as a Leadman. Until such time as this factual determination has been made, a settlement in the case is not possible. However, if this fact can be determined, the grievance should be resolved in accordance with the negotiated Job Definitions of a Mechanic, specifically, the note which prohibits a Mechanic acting as a Leadman in boiler repairman work. Otherwise, if one of the grievants acted as a Leadman, then he should be compensated at the boiler repairman rate of pay.

This case will be considered closed after your Committee has resolved the unanswered question and reached a settlement in this case. The closure should be so noted in the minutes of your next Joint Grievance Committee meeting.

**L. V. BROWN, Chairman
Review Committee**

DJBergman:rto

cc: JHBlack
IWBonbright
JAFairchild
PMatthew
JKinder
LNFoss, IBEW