STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



STRATHMORE HIGH SCHOOL TEACHERS ASSOCIATION, CTA/NEA,)
Charging Party,) Case No. S-CE-1426
3 3 1) PERB Decision No. 904
STRATHMORE UNION HIGH SCHOOL DISTRICT,) September 24, 1991)
Respondent.))

Appearances: Reich, Adell & Crost by John Rubin and Delia Bahan, Attorneys, for Strathmore High School Teachers Association, CTA/NEA; Lozano, Smith, Smith, Woliver & Behrens by Louis T. Lozano and Cheri D. Love, Attorneys, for Strathmore Union High School District.

Before Hesse, Chairperson; Camilli and Carlyle, Members.

DECISION_& ORDER

CARLYLE, Member: This case is before the Public Employment Relations Board (Board) on appeal by the Strathmore Union High School Teachers Association, CTA/NEA (Association) of a Board agent's partial dismissal of a charge that the Strathmore Union High School District (District) violated section 3543.5 of the Educational Employment Relations Act (EERA or Act). Subsequent to this filing, the Association, in accordance with a settlement agreement with the District, requested that the appeal be withdrawn. The Board has considered the request and concurs that such a withdrawal is in the best interest of the parties and is consistent with the Act.

EERA is codified at Government Code section 3540 et seq.

It is hereby ORDERED that the appeal of the Board agent's partial dismissal in Case No. S-CE-1426 is WITHDRAWN WITH PREJUDICE.

Chairperson Hesse and Member Camilli joined in this Decision.