## STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



STATE CENTER COMMUNITY COLLEGE DISTRICT,	)
Charging Party,	) Case No. S-CO-362
v.	) PERB Decision No. 1146
CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION and its STATE CENTER CHAPTER 379,	) March 13, 1996 ) )
Respondent.	) )

<u>Appearances</u>; Law Firm of Zampi and Associates by Danielle M. Goeppner, Attorney, for State Center Community College District; California School Employees Association by Madalyn J. Frazzini, Attorney, for California School Employees Association and its State Center Chapter 379.

Before Caffrey, Chairman; Garcia and Johnson, Members.

## DECISION

JOHNSON, Member: This case is before the Public Employment Relations Board (Board) on appeal of a Board agent's dismissal of an unfair practice charge filed by the State Center Community College District (District). The District's unfair practice charge alleged that the conduct of the California School Employees Association and its State Center Chapter 379 with regard to a request for information caused the District to violate section 3543.5(c) of the Educational Employment Relations Act (EERA), and thereby constituted a violation of EERA section 3543.6(a), (b) and (c). The Board agent found that the District had not stated a prima facie case of a violation of EERA.

<sup>&</sup>lt;sup>1</sup>**EERA** is codified at Government Code section 3540 et seq.

On March 6, 1996, the District filed a request with the Board to "withdraw[] with prejudice its unfair practice charge and associated appeals against California School Employees Association and its State Center Chapter Number 379." Having considered the request, the Board concurs that it is in the best interests of the parties and is consistent with the purposes of the EERA to grant the request.

## <u>ORDER</u>

It is hereby ORDERED that the unfair practice charge and appeal in Case No. S-CO-362 are WITHDRAWN WITH PREJUDICE.

Chairman Caffrey and Member Garcia joined in this Decision.