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



COMPTON UNIFIED SCHOOL DISTRICT,	)	
Charging Party,	)	Case No. LA-CO-690
V.	) (	PERB Decision No. 1166
COMPTON EDUCATION ASSOCIATION, CTA/NEA,	) ) )	August 29, 1996
Respondent.	) ) }	

Appearances; Jones & Matson by Warren H. Martin, Attorney, for Compton Unified School District; California Teachers Association by Rosalind D. Wolf, Attorney, for Compton Education Association, CTA/NEA.

Before Caffrey, Chairman; Garcia and Johnson, Members.

## DECISION

GARCIA, Member: The Compton Unified School District

(District) filed an appeal with the Public Employment Relations

Board (Board) of a Board agent's partial dismissal of its unfair practice charge.

The District informed the Board by letter dated August 8, 1996 that the parties have satisfactorily resolved the matters at issue in this case, and they seek to withdraw the unfair practice charge and the District's appeal of the partial dismissal of its unfair practice charge.

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 Educational Employment Relations Act  $(EERA)^1$  to grant the request.

## <u>ORDER</u>

It is hereby ORDERED that the appeal is withdrawn and the unfair practice charge in Case No. LA-CO-690 is DISMISSED.

Chairman Caffrey and Member Johnson joined in this Decision,

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