STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



CALIFORNIA STATE EMPLOYEES ASSOCIATION,

Charging Party,

v.

TRUSTEES OF THE CALIFORNIA STATE UNIVERSITY (SAN LUIS OBISPO),

Respondent.

Case No. SA-CE-212-H

PERB Decision No. 1599-H

February 19, 2004

<u>Appearances</u>: Gilbert F. Rojo, Sr., Labor Relations Representative, for California State Employees Association; Carlos Cordova, Janette Reed Williams and Marc Mootchnik, Attorneys, for Trustees of the California State University (San Luis Obispo).

Before Baker, Whitehead and Neima, Members.

DECISION

BAKER, Member: This case is before the Public Employment Relations Board (Board)

on appeal by the California State Employees Association (CSEA) to a Board agent's dismissal

of its unfair practice charge. The charge alleged that the Trustees of the California State

University (San Luis Obispo) (CSU) violated the Higher Education Employee-Employee

Relations Act (HEERA)¹ by unilaterally implementing a student fee increase which affected

CSU employees enrolled in university courses.

By letter dated January 23, 2004, CSEA seeks to withdraw its unfair practice charge.

According to the letter, the parties reached a settlement in this matter on January 7, 2004. Due

¹HEERA is codified at Government Code section 3560 et seq. Unless otherwise indicated, all statutory references herein are to the Government Code.

to the settlement of this matter, the Board finds that a withdrawal is in the best interests of the parties and is consistent with the purposes of the HEERA.

<u>ORDER</u>

The request of the California State Employees Association to withdraw the unfair practice charge in Case No. SA-CE-212-H is hereby GRANTED. Accordingly, the appeal and unfair practice charge are WITHDRAWN.

Members Whitehead and Neima joined in this Decision.