STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



LIVINGSTON UNION ELEMENTARY SCHOOL DISTRICT,))	
Employer,))	Case No. S-UM-520
and)	(S-R-571)
CALIFORNIA SCHOOL EMPLOYEES))	Administrative Appeal
ASSOCIATION, CHAPTER 385,)	PERB Order No. Ad-225
Exclusive Representative.)	December 9, 1991

<u>Appearance</u>: Atkinson, Andelson, Loya, Ruud & Romo by Chesley D. Quaide, Attorney, for Livingston Union Elementary School District.

Before Hesse, Chairperson; Shank and Camilli, Members.

DECISION AND ORDER

HESSE, Chairperson: Following the issuance of the Public Employment Relations Board (PERB or Board) agent's administrative determination, the Livingston Union Elementary School District (District) filed a timely appeal of the decision in accordance with PERB Regulation section 32360.¹ Subsequent to this filing, the District requested that the appeal of the administrative determination be withdrawn.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 purposes of the Educational Employment Relations Act (Gov. Code, secs. 3540, et seq.).

¹PERB Regulations are codified at California Code of Regulations, title 8, section 31001 et seq.

It is hereby ORDERED that the appeal of the administrative determination in Case No. S-UM-520 (S-R-571) is WITHDRAWN WITH PREJUDICE.

Members Shank and Camilli joined in this Decision.