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



TEAMSTERS LOCAL 150, INTERNATIONAL BROTHERHOOD OF TEAMSTERS,

Charging Party,

v.

RIO LINDA/ELVERTA COMMUNITY WATER DISTRICT,

Respondent.

Case No. SA-CE-634-M
PERB Decision No. 2230-M
January 19, 2012

<u>Appearances</u>: Beeson Tayer & Bodine by Brandon Brazil and Costa Kerestenzis, Attorneys, for Teamsters Local 150, International Brotherhood of Teamsters; Palmer Kazanjian Wohl Hodson by Nicole A. Legrottaglie, Attorney, and Law Offices of Ravi Mehta by Ravi Mehta, Attorney, for Rio Linda/Elverta Community Water District.

Before McKeag, Dowdin Calvillo and Huguenin, Members.

## **DECISION**

DOWDIN CALVILLO, Member: This case is before the Public Employment Relations Board (Board) on appeal by Teamsters Local 150, International Brotherhood of Teamsters (Local 150) of a Board agent's dismissal of its unfair practice charge. The charge, as amended, alleged that the Rio Linda/Elverta Community Water District (District) violated the Meyers-Milias-Brown Act (MMBA)<sup>1</sup> when it implemented its last, best and final offer following the parties' negotiations for a new collective bargaining agreement. The charge alleged that, by this conduct, the District: (1) discriminated and retaliated against Local 150 for exercising rights protected under the MMBA; (2) interfered with the rights of Local 150 and its members; and (3) engaged in bad faith bargaining. The Board agent found that the charge failed to state a prima facie violation of the MMBA.

<sup>&</sup>lt;sup>1</sup> The MMBA is codified at Government Code section 3500 et seq.

By letter dated December 29, 2011, Local 150 notified the Board that it wished to withdraw its appeal of the dismissal of the charge because the parties had negotiated a agreement under which Local 150 agreed to withdraw the above-referenced charge and corresponding appeal to the Board. Based on our review of Local 150's letter and the entire record in this matter, the Board finds withdrawal is in the best interests of the parties and consistent with the purposes of the MMBA. Accordingly, the Board grants Local 150's request to withdraw the appeal.

## ORDER

The request by Teamsters Local 150, International Brotherhood of Teamsters to withdraw its appeal of the dismissal and unfair practice charge in Case No. SA-CE-634-M is hereby GRANTED.

Members McKeag and Huguenin joined in this Decision.