

STATE OF CALIFORNIA
DECISION OF THE
PUBLIC EMPLOYMENT RELATIONS BOARD



TEMPLE CITY EDUCATION ASSOCIATION,)
CTA/NEA,)
Charging Party,) Case Nos. LA-CE-2876
v.) LA-CE-2886
TEMPLE CITY UNIFIED SCHOOL) PERB Decision No. 905
DISTRICT,)
Respondent.)
September 24, 1991
_____)

Appearances: California Teachers Association by Charles R. Gustafson, Attorney, for Temple City Education Association, CTA/NEA; Parker, Covert & Chidester by Margaret A. Chidester, Attorney, for Temple City Unified School District.

Before Hesse, Chairperson; Shank and Camilli, Members.

DECISION AND ORDER

CAMILLI, Member: The Temple City Education Association, CTA/NEA (Association) filed exceptions with the Public Employment Relations Board (PERB or Board) to the proposed decision of a PERB administrative law judge which held that the Temple City Unified School District violated section 3543.5(a), (b) and (e) of the Educational Employment Relations Act (Act) when it implemented a new policy concerning employees' ability to designate allocation of fringe benefit funds augmented mid-year without affording the Association sufficient notice or opportunity to bargain the issue.

Subsequently, the Association filed a request with the Board to withdraw its exceptions to the proposed decision. The Board has considered the request for withdrawal and concurs that a

withdrawal is in the best interest of the parties and is consistent with the purposes of the Act. Accordingly, the Board grants the Association's request to withdraw its exceptions.

IT IS HEREBY ORDERED that the exceptions filed to the proposed decision in consolidated Case Nos. LA-CE-2876 and LA-CE-2886 are WITHDRAWN WITH PREJUDICE.

Chairperson Hesse and Member Shank joined in this Decision.