

STATE OF CALIFORNIA
DECISION OF THE
PUBLIC EMPLOYMENT RELATIONS BOARD



RIVERSIDE UNIFIED SCHOOL DISTRICT,)

and)

ASSOCIATED CHARTER BUS COMPANY,)

Employer,)

and)

CALIFORNIA TEAMSTERS PUBLIC,)
PROFESSIONAL AND MEDICAL EMPLOYEES)
UNION, LOCAL 911, INTERNATIONAL)
BROTHERHOOD OF TEAMSTERS,)

Employee Organization.)

Case No. LA-R-399X

PERB Order No. Ad-108

ADMINISTRATIVE MOTION

May 5, 1981

Appearances: Norman R. Buchsbaum, Attorney for Riverside Unified School District and Associated Charter Bus Company; Kenneth P. Young, Attorney (Pappy, Kaplon & Vogel) for California Teamsters Public, Professional, and Medical Employees Union, Local 911, International Brotherhood of Teamsters.

Before Gluck, Chairperson; Jaeger, Moore, and Tovar, Members.

DECISION AND ORDER

The Riverside Unified School District and Associated Charter Bus Company have requested that the Public Employment Relations Board itself hear oral argument on the matter of its jurisdiction over the above-captioned matter. It is petitioners' contention that the Associated Charter Bus Company is a private employer whose employees are not subject to the

provisions of the Educational Employment Relations Act
(hereafter EERA).¹

The Board declines petitioners' request. Jurisdictional issues may properly be considered in the first instance by Board hearing officers. Such determinations are, of course, appealable to the Board itself in accordance with its promulgated rules on procedures. The Chief Administrative Law Judge is directed to proceed in accordance with this Decision and Order.

PER CURIAM

¹EERA is codified at California Government Code section 3540 et seq.