

STATE OF CALIFORNIA  
DECISION OF THE  
PUBLIC EMPLOYMENT RELATIONS BOARD



STRATHMORE UNION HIGH SCHOOL )  
DISTRICT FACULTY ORGANIZATION, )  
 )  
Petitioner, ) Case No. S-D-134  
 ) (S-R-718)  
and )  
 )  
STRATHMORE UNION HIGH SCHOOL )  
DISTRICT, ) PERB Order No. Ad-223  
 )  
Employer, )  
 )  
and )  
 )  
STRATHMORE UNION HIGH SCHOOL )  
TEACHERS ASSOCIATION/CTA/NEA, )  
 )  
Exclusive Representative. )  
\_\_\_\_\_ )

Appearances: Karen J. Smithey, Representative, for Strathmore Union High School District Faculty Organization; Lozano, Smith, Smith, Woliver & Behrens by Louis T. Lozano, Attorney, for Strathmore Union High School District; Reich, Adell & Crost by John Rubin, Attorney, for Strathmore Union High School Teachers Association/CTA/NEA.

Before Hesse, Chairperson, Camilli and Carlyle, Members.

DECISION AND ORDER

Following the determination to impound ballots cast in the April 10, 1991 election in Case No. S-D-134 by the Sacramento Regional Director of the Public Employment Relations Board (PERB or Board), the Strathmore Union High School District Faculty Organization (Organization), pursuant to PERB Regulation 32360<sup>1</sup>, filed a timely appeal. The Strathmore Union High School Teachers

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

Association/CTA/NEA (CTA) filed a response to the Organization's appeal. Thereafter, the Organization requested a withdrawal of its appeal of the Regional Director's April 15, 1991 determination. Neither CTA nor the Strathmore Union High School District has filed any opposition to the Organization's request to withdraw its appeal.

The Board has considered the request for withdrawal and concurs that it is in the best interest of the parties and is consistent with the purposes of the Educational Employment Relations Act (EERA).<sup>2</sup> Accordingly, the Board grants the Organization's request to withdraw its appeal of the Sacramento Regional Director's determination.

It is hereby ORDERED that the appeal of the Sacramento Regional Director's April 15, 1991 determination that the ballots cast in the April 10, 1991 election in Case No. S-D-134 be impounded is WITHDRAWN WITH PREJUDICE.

Chairperson Hesse and Member Carlyle joined in this Decision.

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<sup>2</sup>EERA is codified at Government Code section 3540 et seq.