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



LORELEI NYLANDER-McGUIRE,	}
Charging Party,	Case No. LA-CO-70-S
v.	PERB Decision No. 1195-S
CALIFORNIA STATE EMPLOYEES ASSOCIATION, SEIU, AFL-CIO, LOCAL 1000,	April 30, 1997
Respondent.	}

Appearances: Lorelei Nylander-McGuire, on her own behalf; California State Employees Association by Michael D. Hersh, Attorney, for California State Employees Association, SEIU, AFL-CIO, Local 1000.

Before Caffrey, Chairman; Johnson and Dyer, Members.

## DECISION AND ORDER

CAFFREY, Chairman: On January 13, 1997, Lorelei Nylander-McGuire (Nylander-McGuire) filed an appeal of a Public Employment Relations Board (Board) agent's dismissal of her unfair practice charge. In her charge, Nylander-McGuire alleged that the California State Employees Association, SEIU, AFL-CIO Local 1000 violated the Ralph C. Dills Act (Dills Act)<sup>1</sup> by failing to file unfair labor practice charges and grievances on her behalf.

On March 20, 1997, Nylander-McGuire informed the Board that she wished to withdraw the unfair practice charge. The Board concludes that it is in the best interest of the parties and is

 $<sup>^{1}{</sup>m The~Dills~Act}$  is codified at Government Code section 3512 et seq.

consistent with the purposes of the Dills Act to grant the request.

It is hereby ORDERED that the unfair practice charge in Case No. LA-CO-70-S is DISMISSED and the appeal is WITHDRAWN.

Members Johnson and Dyer joined in this Decision.