

STATE OF CALIFORNIA  
EDUCATIONAL EMPLOYMENT RELATIONS BOARD

ORDER

Anaheim Union High School District	)	
	)	Case No. LA-R-222
	)	
in appeal of	)	EERB Order No. Ad-5
Administrative Decision	)	
	)	
	)	
	)	

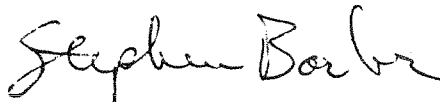
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The determination of the Los Angeles Regional Director that (1) the filing of the International Brotherhood of Electrical Workers, Local No. 47, was that of an intervenor; (2) duplicate signatures are allowable; and (3) the International Brotherhood of Electrical Workers possesses the 30% support in the above-captioned case, is sustained by the Board itself.

The Board finds that the Regional Director has correctly interpreted Sections 3544 and 3544.1(b) of the Act and Emergency Rule 30017 in effect at that time.

Educational Employment Relations Board

by



STEPHEN BARBER  
Executive Assistant to the Board

3/4/77

## EDUCATIONAL EMPLOYMENT RELATIONS BOARD

State Office Building  
107 So. Broadway, Room 2140-B  
Los Angeles, California 90012  
(213) 620-5111



October 22, 1976

Mr. Kyle D. Brown  
Hill, Farrer & Burrill  
445 S. Figueroa Street  
Los Angeles, CA 90071

Re: LA-R-222

Dear Mr. Brown:

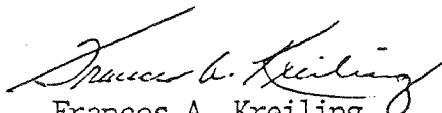
I have studied the file and the material submitted to us concerning the petition from IBEW, Local 47, to be the exclusive representative for certain classified employees of the Anaheim Union High School District and I have made the following determination.

The petition filed by CSEA, Chapter #74 preceded the IBEW filing, thus IBEW's filing was as an intervenor. Signatures of individuals appearing as support for more than one organization are acceptable. Therefore, the number of valid authorization cards submitted with IBEW's petition is 118, which is in excess of the 30% necessary for the requested unit.

The hearing concerning the appropriate unit, or units, will be scheduled in due time and notice will be given to all the parties sufficiently in advance.

The Board has also asked me to convey to you that any party may obtain a review of this action by filing an appeal with the Board within a reasonable time. A copy of the appeal should be served upon each of the other parties. The appeal should contain a complete statement setting forth the fact and reasons upon which it is based.

Very truly yours,

  
Frances A. Kreiling  
Regional Director

FAK:an

cc: CSEA, Chapter #74 ✓  
IBEW, Local 47  
William J. Smith, Brundage, Beeson & Pappy