Item No. 128

LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

IN THF MATTER OF STATIONARY) ENGINEERS, LOCAL 39, Complainant, VS. AIRPORT AUTHORITY OF WASHOE) COUNTY, Respondent.

Case No. A1-045349

ORDER

Having reviewed the testimony and evidence presented during the hearing of March 29th and 30th, 1982 in the matter of Case No. Al-045349, Stationary Engineers, Local 39 vs. Airport Authority of Washoe County, the Board has found:

That said evidence and testimony was inconclusive to warrant a clear finding of prohibited practices; but since this Board deems the Complaint before it also as an anpeal by Stationary Engineers, Local 39, we must address the issue of withdrawal of recognition.

Evidence and testimony raises our "Good Faith Doubt" as to what the employees within the bargaining unit actually wanted and would have benefited from; therefore under NRS 288.160(4) the Board DIRECTS AND ORDERS a Representative election to be held on May 7, 1982 and shall be by secret ballot.

IT IS FURTHER

ORDERED that the narties shall meet with the Commissioner of the Employee-Management Relations Board or her designee and agree to the election procedures, reducing such agreement to writing on or before April 30, 1982; that the eligibility lists will contain the names of those employees within the bargaining unit who are on the payroll as of April 23, 1982; that said list shall be prepared by the Airport Authority and presented to the Commissioner of the EMRB or her designee on or before April 30, 1982.

IT IS FURTHER

ORDERED that the ballot shall offer the employees the option of voting either for the Stationary Engineers, Local 39, the Airport Employees Association, or neither; that the election notice shall be posted in conspicuous areas of the workplace on or before May 3, 1982.

Since this election may not be deemed a run-off election, IT IS FURTHER

ORDERED that the exclusive representative of the employees within the bargaining unit, if any, will be determined by a simple majority of the votes cast during the election.

IT IS FURTHER

ORDERED that the Airport Authority of Washoe County and the Airport Employees Association may resume good faith negotiations but are stayed from ratifying any agreement until after the election and if the results of said election are in favor of Local 39.

IT IS FURTHER

ORDERED that the costs of the election shall be equally shared by the Complainant and the Respondent.

Dated this 23rd of April of 1982.

LOCAL GOVERNMENT, EMPLOYEE-MANAGEMENT RELATIONS BOARD UNY-TE BOARD VICE-CHAIRMAN

Certified Copies: Mr. Larry Lessly Ms. Maureen Sheppard

XC: Board Members

Mailing List