

DC37 v. City, 10 OCB 39 (BOC 1972) [Decision No. 39-72 (Cert.)]

OFFICE OF COLLECTIVE BARGAINING
BOARD OF CERTIFICATION

-----X

In the Matter of

DISTRICT COUNCIL 37, AFSCME,
AFL-CIO, and/or its affiliated
locals

DECISION NO. 39-72

DOCKET NOS. RB-15-72 &
RU-315-72

-and-

THE CITY OF NEW YORK AND RELATED
PUBLIC EMPLOYERS

-----X

DECISION AND ORDER

By a notice dated May 31, 1972, the parties hereto were advised by the Board of Certification of its proposal to consolidate certain specified Certifications held by District Council 37, AFSCME, AFL-CIO, and/or its affiliated locals. The said notice set forth the titles within the Certifications proposed to be consolidated by the Board and included the title of Laborer (City Rent) which had been petitioned for in RU-315-72, filed on May 9, 1972. The said notice also afforded all parties, including the parties hereto, an opportunity to show cause why such proposed consolidation of the specified units should not be acted upon, and said notice was published in the City Record on June 3, 1972. There has been no opposition by any party to the Board's proposal, and the time within which to oppose the Board's proposal, as prescribed in said notice and published in the City Record, has expired. Therefore, the Board proposal is adopted as the decision of the Board, and,

accordingly, the Board directs consolidation of the specified units as set forth in the order entered herein.

O R D E R

NOW, THEREFORE, pursuant to the powers vested in the Board of Certification by the New York City Collective Bargaining Law, it is hereby

ORDERED, that Certifications 9-72, CWR-110/67 (as amended by Decision No.16-72), CWR-1/67, and CWR-81/67 be, and the same hereby are, combined and consolidated so as to constitute one bargaining unit consisting of the titles set forth below; and it is further

ORDERED, that the title of Laborer (City Rent) be, and the same hereby is, added to and included in the unit as herein consolidated, and it is hereby

CERTIFIED, that District Council 37, AFSCME, AFL-CIO, and/or its affiliated locals, is the exclusive representative for the purposes of collective bargaining of all employees in the consolidated unit, to wit: Attendants, Senior Attendants, the Curator of Jumel Mansion, Park Workers (E.E.A.), Watchmen, Security Aides (E.E.A.), Security Aides (E.E.A.-6), Security Aides (E.E.A.-W), Custodial Assistants (Men), Custodial Assistants (Women), Cleaners (Men),

Decision No. 39-72
Docket Nos. RB-15-72 &
RU-315-72

3

Cleaners (Women), Elevator Operators, Laborers (City Rent) and employees in restored Rule X titles serving in positions equated thereto, employed by the City of New York and related public employers, subject to existing contracts, if any.

DATED: New York, N.Y.
August 9, 1972

ARVID ANDERSON
CHAIRMAN

WALTER L. EISENBERG
MEMBER

ERIC J. SCHMERTZ
MEMBER

Decision No. 39-72
Docket Nos. RB-15-72 &
RU-315-72

The titles and title code numbers of the employees affected by this decision are as follows

Park Worker (E.E.A.)	03303
Attendant	81710
Senior Attendant	81735
Curator of Jumel Mansion	81709
Watchman	81010
Security Aide (E.E.A.)	03332
Security Aide (E.E.A.-6)	03498
Security Aide (E.E.A.-W)	03359
Custodial Assistant (Men)	82012
Custodial Assistant (Women)	82013
Cleaner (Men)	-
Cleaner (Women)	-
Elevator Operator	80910
Laborer (City Rent)	41288