

DC37 v. City, 10 OCB 47 (BOC 1972) [Decision No. 47-72 (Amend. Cert.)]

OFFICE OF COLLECTIVE BARGAINING  
BOARD OF CERTIFICATION

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In the Matter of

DISTRICT COUNCIL 37, AFSCME,  
AFL-CIO

DECISION NO. 47-72

-and-

DOCKET NO. RU-324-72

THE CITY OF NEW YORK AND RELATED  
PUBLIC EMPLOYERS

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DECISION AND ORDER AMENDING  
CERTIFICATION

On June 6, 1972, District Council 37, AFSCME, AFL-CIO filed a petition requesting amendment of various of its certifications by adding thereto employees in 35 Emergency Employment Act titles<sup>1</sup> including, among others, that of Community Youth Worker (E.E.A.). This decision is limited to only that title [Community Youth Worker (E.E.A.)] and the related titles of Community Youth Worker (E.E.A.-6) and Community Youth Worker (E.E.A.-W).<sup>2</sup>

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Employees in Emergency Employment Act titles are employees who, under a federally founder program pursuant to the "Emergency Employment Act of 1971", qualify for jobs in the public service. (See In the Matter of District Council 37, AFSCME, AFL-CIO, etc., Decision No. 9-72

The Union's request for accretion of the 35 various titles to various certifications bears the above case number. However, by various separate decisions employees were either accreted to, or, based on check-off, included in certifications covering employees sharing a community of interest with the added employees. (See Decisions Nos. 42-72, 48-72, 49-72, 50-72, 51-72, 52-72, 53-72, 54-72, 55-72, 56-72 and 57-72.)

The parties hereto have agreed, and it appears to the satisfaction of the Board, that the subsequently-created title of Community Youth Worker (E.E.A.) should be added to Certification No.CWR-12/67, as amended by Decision No.30-71, presently covering Street Club Workers, Assistant Youth Services Specialists and Youth Services Specialists.

It also appears to the Board that employees in the titles Of Community Youth Worker (E.E.A.-6) and Community Youth Worker (E.E.A.-W) share a community of interest with employees in the aforementioned titles and should be included by accretion in the same unit covered by the Certification held by the Union and which, as amended herein, we find is appropriate.

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 Certification No.CWR-12/67, as amended by Decision No.30-71, be, and the same hereby is, further amended to include the titles of Community Youth Worker (E.E.A.), Community Youth Worker (E.E.A.-6) and Community Youth Worker (E.E.A.-W) and, as amended, such unit shall be cited as "Decision No.47-72" and shall consist of Community Youth Workers (E.E.A.), Community Youth Workers (E.E.A.-6) Community Youth Workers (E.E.A.-W), Street Club Workers,

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Assistant Youth Services Specialists and Youth Services Specialists employed by the City of New York and related public employers subject to the jurisdiction of the Board of Certification, and subject to existing contracts, if any.

DATED: New York, N.Y.  
September 15, 1972

ARVID ANDERSON  
CHAIRMAN

WALTER L. EISENBERG  
MEMBER

ERIC J. SCHMERTZ  
MEMBER

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

Community Youth Worker (E.E.A.)	03343
Community Youth Worker (E.E.A.-6)	03607
Community Youth Worker (E.E.A.-W)	03543
Street Club Worker	51410
Assistant Youth Services Specialist	51436
Youth Services Specialist	51438