OFFICE OF COLLECTIVE BARGAINING BOARD OF CERTIFICATION	
THE CITY OF NEW YORK AND RELATED PUB EMPLOYERS	LIC
-and-	DECISION NO. 70-73
COUNCIL OF SUPERVISORS AND ADMINISTR OF NEW YORK CITY, LOCAL 1, SASOC, AFL-C	
-and-	
GROUP DAY CARE CENTERS operated under the aegis of the AGENCY FOR CHILD DEVELOPMEN of the HUMAN RESOURCES ADMINISTRATION	NT_
X X	
THE CITY OF NEW YORK AND RELATED PUB EMPLOYERS	LIC
-and-	
LOCAL 1707, COMMUNITY AND SOCIAL AGENT EMPLOYEES, AFSCME, AFL-CIO -and-	NCY DOCKET NO. RE-35-73
-and-	
BAISLEY, FELLOWSHIP COMMUNITY, and NEW BRIGHTON DAY CARE CENTERSX	
<u>O R</u>	DER
The City of New York having filed, on Febru a petition (RE-30-72) alleging the existence of a ques	· · ·

City, et. Al v. L.1707, et. Al, 12 OCB 70 (BOC 1973) [Decision No. 70-73 (Cert.)]

The City of New York having filed, on August 17, 1973 a petition (RE-35-73) alleging the existence of a question concerning representation of certain non-managerial and non-

concerning representation of certain employees of group day care

Development of the New York City Human Resources Administration, and

centers operated under the aegis of the Agency for Child

RE-35-73

confidential employees employed by the Baisley, Fellowship community, and New Brighton Day Care Centers.

And, further, it appearing to the Board of Certification that good and sufficient reason exists for consolidation of the above-entitled cases, it is hereby

 $0\ R\ D\ E\ R\ E\ D,$ that these cases be, and the same hereby are, consolidated.

DATED: New York, N.Y. September 10, 1973

> ARVID ANDERSON CHAIRMAN

ERIC J. SCHMERTZ MEMBER

WALTER L. EISENBERG MEMBER