City v. DC37, et. Al, 30 OCB 14 (BOC 1982) [14-82 (Cert.)]

OFFICE OF COLLECTIVE BARGAINING BOARD OF CERTIFICATION

----X

In the Matter of

THE CITY OF NEW YORK AND RELATED PUBLIC EMPLOYERS,

Petitioner,

-and-

DECISION NO. 14-82

DOCKET NO. RE-128-82

DISTRICT COUNCIL 37, AFSCME, AFL-CIO, and/or its affiliated LOCALS; CIVIL SERVICE TECHNICAL GUILD, LOCAL 375, D.C. 37, AFSCME, AFL-CIO; CITY EMPLOYEES UNION, LOCAL 237, I.B.T.; NEW YORK CITY LOCAL 246, S.E.I.U., AFL-CIO; D.C. OF NYC & VICINITY OF THE UNITED BROTHERHOOD OF CARPENTERS & JOINERS OF AMERICA, AFL-CIO; LOCAL UNION #3, I.B.E.W., AFL-CIO; STRUCTURAL STEEL AND BRIDGE PAINTERS OF GREATER N.Y., LOCAL 806; D.C. 9 OF N.Y.C., INTERNATIONAL BROTHERHOOD OF PAINTERS & ALLIED TRADES, AFL-CIO; UNITED PROBATION OFFICERS ASSOCIATION OF N.Y.C.; COMMUNICATIONS WORKERS OF AMERICA, AFL-CIO; ALLIED BUILDING INSPECTORS, LOCAL 211, IUOE, AFL-CIO; NYC DEPUTY SHERIFFS ASSOCIATION; LOCAL 144, HOTEL, HOSPITAL, NURSING HOME & ALLIED HEALTH SERVICES UNION, SEIU, AFL-CIO; PAVERS & ROADBUILDERS DISTRICT COUNCIL, AFL-CIO; LOCAL 300, THE CIVIL SERVICE FORUM, SEIU, AFL-CIO; and TERMINAL EMPLOYEES LOCAL 832, IBT,

Respondents. ----X

DECISION AND ORDER

On January 29, 1982, the City's Office of Municipal Labor Relations filed its petition herein, requesting the deletion of all Comprehensive Employment and Training Act (CETA) titles from their respective certifications on the grounds that

CETA programs "have been eliminated" and that these titles are vacant and "there will be no new appointments to [these] titles...."

The affected Unions have received due notice, and no objections have been filed by any party. Moreover, our investigation confirms that all CETA titles have been abolished and there are no longer any CETA employees. Accordingly, we shall grant the City's petition.

ORDER

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 all certifications containing Comprehensive Employment and Training Act (CETA) titles be, and the same hereby are amended, or further amended (as the case may be) by deleting all such titles therefrom, subject to existing contracts, if any.

DATED: New York, N.Y. April 15, 1982

ARVID ANDERSON CHAIRMAN

MILTON FRIEDMAN MEMBER

DANIEL G. COLLINS MEMBER

Decision No. 14-82 <u>Docket No. RE-128-82</u>

The certifications affected by this decision are as follows (all "as amended" except #2-78):

CWR-17/67 50-68 54-70 15 - 7141-73 71-73 94 - 7347 - 7446B - 7546C-75 46D-75 46K - 7546L - 7562A-75 62C-75 62D-75 6-76 10 - 772-78 23-78 26-78 28-78 37-78 38A-78 38B-78 64-78 67-78

14-80