

L.300, SEIU, Civil Ser. Forum v. City, 4 OCB 18 (BOC 1969) [Decision No. 18-69 (Cert.)]

OFFICE OF COLLECTIVE BARGAINING
BOARD OF CERTIFICATION

-----X

In the Matter of

DECISION NO. 18-69

CIVIL SERVICE FORUM, LOCAL. 300,
S.E.I.U., AFL-CIO

DOCKET NO . RU-67-68

-and-

THE CITY OF NEW YORK

-----X

DECISION AND CERTIFICATION

On September, 26, 1968, Civil Service Forum, Local 300, S.E.I.U., AFL-CIO herein called Petitioner, filed a petition with the Board of Certification requesting certification as the exclusive collective bargaining representative of employees in the Rule XI titles' of Senior Auditor of Accounts and Supervising Auditor of Accounts, and those Rule X employees serving in positions equated to the cited Rule XI titles.

I. Undisputed Matters

It is undisputed and we find and conclude that Petitioner is a public employee organization in fact and within the meaning pf the New York City Collective Bargaining Law.

II. The Appropriate Unit

The City does not dispute the appropriateness of the unit sought by Petitioner Rule XI Senior Auditor of Accounts and Supervising Auditor of Accounts perform supervisory work in account auditing. Employees in various restored Rule X titles serving in positions equated to various levels of the Rule XI Auditor of Account Occupational Group perform duties identical to those of the Rule XI titles to which they are equated.

III. Representative Status

Our investigation discloses that a majority of the employees in the appropriate unit have authorized dues check-off in behalf of Petitioner. We find and conclude that Petitioner has been designated and selected by a majority of the employees in the appropriate unit as their representative for the purposes of collective bargaining.

CERTIFICATION

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

CERTIFIED, that Civil Service Forum, Local 300, S.E.I.U., AFL-CIO, is the exclusive representative for the purposes of collective bargaining of all employees of the City of New York in the Rule XI titles of Senior Auditor of Accounts and Supervising Auditor of Accounts and those employees in restored Rule X titles who are serving in positions equated to the cited Rule XI titles.

DATED: New York, N.Y.

April 16 , 1969.

ARVID ANDERSON
C h a i r m a n

SAUL WALLEN
M e m b e r