DC37 v. City, Related Public Employers, 48 OCB 2 (BOC 1991) [2-91 (Amend. Cert.)]

OFFICE OF COLLECTIVE BARGAINING BOARD OF CERTIFICATION

----- X

In the Matter of

District Council 37, AFSCME, AFL-CIO

- and -

DECISION NO. 2-91

DOCKET NO. RU-1078-90

THE CITY OF NEW YORK and RELATED PUBLIC EMPLOYERS

ORDER AMENDING CERTIFICATION

On December 17, 1990, District Council 37, AFSCME, filed its motion herein, pursuant to 2.19 of the Revised Consolidated Rules of the Office of Collective Bargaining, to substitute the new title of Recreation Supervisor for the reclassified title of Assistant Supervisor of Recreation in Certification No. 28-78 (as amended). The City's Office of Labor Relations, in a letter dated December 19, 1990, states that it does not oppose this petition.

Our investigation shows that employees continue to serve in the reclassified title. Accordingly, in order not to deprive these employees of union representation, we shall not delete the title until it becomes vacant. NOW, THEREFORE, pursuant to the powers vested in the Board of Certification by the New York City Collective Bargaining Law, it is hereby $\frac{1}{2}$

ORDERED that Certification No. 28-78 (as previously amended) be, and the same hereby is, further amended to include the title of Recreation Supervisor, subject to existing contracts, if any; and it is further

ORDERED that the title of Assistant Supervisor of Recreation, be deleted from the cited Certification when it becomes vacant.

DATED: New York, N.Y.
January 24, 1991

MALCOLM D. MacDONALD CHAIRMAN

DANIEL G. COLLINS MEMBER

GEORGE NICOLAU MEMBER

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

ADDED TITLE

Recreation Supervisor

60440

TITLE TO BE DELETED WHEN VACANT

Assistant Supervisor of Recreation 60435