

LOCAL 211, I.U.O.E. V. CITY, 8 OCB 56 (BOC 1971) [Decision No. 56-A-71 & 56-B-71 (Amend. Cert.)]

OFFICE OF COLLECTIVE BARGAINING
BOARD OF CERTIFICATION

- - - - - x

In the Matter of

ALLIED BUILDING INSPECTORS,
LOCAL 211, I.U.O.E., AFL-CIO

DECISION NO. 56-A-71
56-B-71

-and-

THE CITY OF NEW YORK AND RELATED
PUBLIC EMPLOYERS

DOCKET NO. RU-198-70

- - - - - x

DECISION AND ORDER
AMENDING CERTIFICATION

The parties hereto have agreed that the titles of Assistant Building Rehabilitation Specialist and Building Rehabilitation Specialist should be added to the unit of various non-supervisory building and construction inspectors covered by Certification No.21-70 (as amended by Decision No.72-70), and, further, that the titles of Senior Building Rehabilitation Specialist and Supervising Building Rehabilitation Specialist should be added to the unit of various supervisory building and construction inspectors covered by Certification No.34-69 (as amended by Decision No.72-70). The cited Certifications are presently held by the above-named employee organization. However, our investigation has shown that the titles of Assistant Building Rehabilitation Specialist and Supervising Building Rehabilitation Specialist have not been formally established or classified, and are presently vacant. Therefore, such employees do not properly belong in the aforesaid units.

A mathematical majority of the combined total of the employees in the non-supervisory unit, covered by Certification No.21-70 (as amended by Decision No.72-70) with the employees (Building Rehabilitation Specialists) sought to be added to said unit, have authorized, on the basis of dues check-off, the Petitioner herein to represent them. Likewise, a mathematical majority of the combined total of the employees in the supervisory unit, covered by Certification No.34-69 (as amended by Decision No.72-70) with the employees (Senior Building Rehabilitation Specialists) sought to be added to said unit, have authorized, on the basis of dues check-off, the Petitioner herein to represent them.

Therefore, we find and determine, that, in each instance, an appropriate unit consists of all of those non-supervisory employees in the existing certification (Certification No.21-70, as amended by Decision No.72-70) inclusive of the Building Rehabilitation Specialists; and that an appropriate unit consists of all of those supervisory employees in the existing certification (Certification No.34-69 as amended by Decision No.72-70) inclusive of the Senior Building Rehabilitation Specialists.

O R D E R

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.21-70 (as amended by Decision No.72-70) be, and the same hereby is further amended to include the title of Building Rehabilitation Specialist, and, as amended such unit shall be cited as "Decision No.56-A-71" and shall consist of Building Rehabilitation Specialists, Boiler Inspectors, Senior Boiler Inspectors, Inspectors of Low Pressure Boilers, Construction Inspectors, Senior Construction Inspectors, Elevator Inspectors, Senior Elevator Inspectors, Hoist and Rigging Inspectors, Senior Hoist and Rigging Inspectors, Housing Construction Inspectors, Senior Housing Construction Inspectors, Housing Inspectors, Senior Housing Inspectors, Heating and Ventilating Inspectors, Senior Heating and Ventilating Inspectors, Hull and Machinery Inspectors, Inspectors of Cement Tests, Senior Inspectors of Cement Tests, Inspectors of Concrete Tests, Plastering Inspectors, Senior Plastering Inspectors, Plumbing Inspectors, Senior Plumbing Inspectors, Steel Construction Inspectors and employees in restored Rule X titles serving in positions equated thereto, employed by the City of New York and related public employers under the jurisdiction of the Board of Certification; and it is further

Decision No.56-A-71
56-B-71
Docket No. RU-198-70

4.

ORDERED, that Certification No.34-69 (as amended by Decision No.72-70) be, and the same hereby is further amended to include the title of Senior Building Rehabilitation Specialist, and, as amended, such unit shall be cited as "Decision No.56-B-71" and shall consist of Senior Building Rehabilitation Specialists, Supervising Boiler Inspectors, Supervising Elevator Inspectors, Supervising Plumbing Inspectors, Supervising Construction Inspectors, Principal Construction Inspectors, Supervising Heating and Ventilation Inspectors, Supervising Hoists and Rigging Inspectors, Supervising Housing Inspectors, Principal Housing Inspectors and employees in restored Rule X titles serving in positions equated thereto, employed by the City of New York and related public employers under the jurisdiction of the Board of Certification.

DATED: New York, N.Y.

August 5, 1971

ARVID ANDERSON
CHAIRMAN

ERIC J. SCHMERTZ
MEMBER

Decision No.56-A-71
56-B-71.
Docket No. RU-198-70

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

Building Rehabilitation Specialist	35401
Senior Building Rehabilitation Specialist	35402