

LOCAL UNION NO. 3, IBEW, AFL-CIO V. CITY, 8 OCB 7 (BOC 1971)
[Decision No. 7-71 (Cert.)]

OFFICE OF COLLECTIVE BARGAINING
BOARD OF CERTIFICATION

- - - - - x

In the Matter of

LOCAL UNION NO.3, IBEW, AFL-CIO

DOCKET NO. RU-150-69

-and-

DECISION NO. 7-71

THE CITY OF NEW YORK AND RELATED
PUBLIC EMPLOYERS

- - - - - x

O R D E R

On December 28, 1970, the Board issued Decision No.98-70 in the above matter, certifying Local Union No.3, IBEW, AFL-CIO, as the collective bargaining representative of certain employees engaged in electrical repairs, installations, operations and inspection, who fall into the following four groupings: (A) supervisory prevailing rate titles, (B) non-supervisory prevailing rate titles, (C) supervisory Rule XI titles and their Rule X equivalents, and (D) non-supervisory Rule XI titles and their Rule X equivalents; and directing self-determination elections among the supervisory employees in "A" and "C" above.

Upon application of the City and the consent of the Union, it is hereby

ORDERED, that the title of Supervising Chief Fire Alarm Dispatcher be, and the same hereby is, deleted from group "C" in Decision No.98-70.

DATED: New York, N.Y.

February 11, 1971

ARVID ANDERSON
CHAIRMAN

ERIC J. SCHMERTZ
MEMBER

WALTER L. EISENBERG
MEMBER