L.1180, CWA v. City, 4 (OCB) 48 (BOC 1969) [Decision No. 48-69 (Cert.)]

OFFICE OF COLLECTIVE BARGAINING BOARD OF CERTIFICATION

----X

In the Matter of LOCAL 1180, COMMUNICATIONS WORKERS OF AMERICA, AFL-CIO

DECISION NO. 48-69

-and-

THE CITY OF NEW YORK AND RELATED PUBLIC EMPLOYERS

DOCKET NO. RU-109-69

-----X

ORDER CONSOLIDATING CERTIFICATIONS

Local 1180,.Communications Workers of America, AFL-CIO, having moved to merge and consolidate its certifications Nos. 8-69 (covering Personnel Assistants and Personnel Associates, with certain exceptions), CWR-4-67 (covering Rule XI and Rule XII Administrative Assistants [including specialties], Administrative Associates and Senior Administrative Assistants), and MR-1-67 (covering employees in restored Rule X titles who are serving in positions equated to the cited Rule XI - Rule XII titles); and

The parties hereto having stipulated, in writing, that said certifications should be merged and consolidated;

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

0 R D E R E D , that the cited certifications be, and the same hereby are, merged and consolidated into one unit.

DATED: New York, N.Y.

August 11, 1969

ARVID ANDERSON
Chairman

ERIC J. SCHMERTZ M e m b e r