

STATE OF RHODE ISLAND
BEFORE STATE LABOR RELATIONS BOARD

In the MATTER of			x
State of Rhode Island, Department of			x
Social and Rehabilitative Services	Employer	CASE NO. EE- 3064	x
- and -			x
COUNCIL 94, AFSCME, AFL-CIO (FORMERLY RISEA-			x
COUNCIL 22, AFSCME, AFL-CIO)	Petitioner		x
- and -			x
Rhode Island Alliance of Social Service	Petitioner		x
Employees	Intervenor		x

CERTIFICATION OF REPRESENTATIVES

Pursuant to an Ordered Election by and between State of R. I., Department of Social and Rehabilitative Services and COUNCIL 94, AFSCME, AFL-CIO (FORMERLY RISEA-COUNCIL 22, AFSCME, AFL-CIO) and R. I. Alliance of Social Service Employees the Rhode Island State Labor Relations Board held an election on February 22, 1977 by secret ballot of (See Attached Sheet)

On the basis of the election of said employees as aforesaid, the Rhode Island Alliance of Social Service Employees

has been designated by a majority of said employees of State of Rhode Island, Department of Social and Rehabilitative Services as their bargaining representative.

The Rhode Island State Labor Relations Board by virtue of and pursuant to the powers vested in said Board by Section 6, of the Rhode Island State Labor Relations Act, Chapter 1066 of the Public Laws of 1941, as amended, it is hereby:

CERTIFIED, that the Rhode Island Alliance of Social Service Employees has been designated and selected by a majority of the (See Attached Sheet)

as their sole representative for the purpose of collective bargaining and that pursuant to the provisions of Section 6, subdivision 1, of the Act, the Rhode Island Alliance of Social Service Employees is the exclusive bargaining representative of said employees for the purposes of collective bargaining with respect to rates of pay, hours of employment and other conditions of employment.

RHODE ISLAND STATE LABOR RELATIONS BOARD


CHAIRMAN


MEMBER


MEMBER

DATED: Providence, R. I.
February 28, 1977

TO: State of R. I., Dept. of Social & Rehabilitative Services
Rhode Island Alliance of Social Service Employees

THE APPROPRIATE COLLECTIVE BARGAINING UNIT SHALL CONSIST OF THE FOLLOWING:

"All Supervisory and Technical employees within the Department of Social and Rehabilitative Services excluding:

Director of the Dept. of Social & Rehabilitative Services
Assistant to the Director
Legislative Liaison Officer
Assistant Chief Employee Relations Officer
Employee Relations Officer
Clerk Secretary who is confidential in nature
Program Coordinator for CETA

In the Department of the Child Welfare Services, the
Business Management Officer and Legal Counsel

In the Veterans Affairs unit at the R. I. Veterans Home, the
Chief of Veteran Affairs and Assistant Commandant
Assistant Director of Community Services

Administrator of Family and Childrens' Services

In the Medical Standards and Review Department, the
Medical Care Program Director and the Assistant
Medical Care Program Director

In the Services for the Blind, the Administrator

In Vocational Rehabilitation, the Administrator

In the O'Rourke Children's Center, the Superintendent
and the Assistant Superintendent

In the Management Services, the Assistant Director

In Financial Control, the Chief Business Management Officer

In Standards and Planning, the Administrator

In Assistance Payments, the Administrator, the Assistant
Administrator and the Welfare Supervisor

In the Food Stamp Program, the Chief Case Work Supervisor

In the Child Support, the Supervisor of Family Support and
domestic relations."