

STATE OF ALASKA
before, THE DEPARTMENT OF LABOR,
LABOR RELATIONS AGENCY

GENERAL TEAMSTERS LOCAL 959)
Union-petitioner)
and)
AFL-CIO Crafts Council)
Union)
and)
CITY OF FAIRBANKS)
Employer)
_____)

CASE NO. UC-F84-3

DECISION AND ORDER NO. 85-1

Upon a petition duly filed under 2 AAC 10.050, careful investigation and consideration took place. Upon the entire record in this case, the Agency finds:

1. The employer is a public employer within the meaning of the Act and it will effectuate the purposes of the Act to assert jurisdiction herein.
2. The petition proposes to exclude the classification of "Department Assistant III" in Public Works and place that classification within a unit represented by the AFL-CIO Crafts Council.
3. Clarification of the bargaining unit is not warranted. At the time the petition was filed a question of representation existed With regard to unit 6 which contains the job class of Department Assistant III. On December 18, 1984, a run-off election was held on that unit. The results of that run-off election indicated that the employees selected the Alaska Public Employees Association rather than the Teamsters as their collective bargaining representative. In as much, as the petitioner is not a party in interest further consideration of this petition is not appropriate.

ORDER

Accordingly, it is hereby ordered that the petition filed herein be, and hereby is dismissed.

Signed at Anchorage, Alaska, this 7th day of January, 1985.

Robert J. Bacolas
Chairman
Department of Labor
Labor Relations Agency [Seal and Signature on File]