STATE OF IOWA

BEFORE THE PUBLIC EMPLOYMENT RELATIONS BOARD

IN THE MATTER OF

JOHNSON COUNTY BOARD OF SUPERVISORS, PUBLIC EMPLOYER

AND

CASE NO 952

(AFSCME) AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES, AFL-CIO, LOCAL NO 183, PETITIONER

AMENDMENT OF BARGAINING UNIT AND CERTIFICATION

Upon a petition for amendment of bargaining unit duly filed under Section 13 of the Public Employment Relations Act and Rule 4,6 of the Public Employment Relations Board's Rules and Regulations, the parties waived hearing and filed with the Public Employment Relations Board stipulation of bargaining unit including the job classification of Income Maintenance Worker II into the previously determined bargaining unit

Said stipulation having been tentatively approved by the Board and the Board having no objections,

ORDER

IT IS HEREBY ORDERED that the bargaining unit previously determined in case number 423 and the certification of (AFSCME)

American Federation of State, County and Municipal Employees,

AFL-CIO, Local No 183 in that case be and hereby are amended to read as follows

INCLUDED ALL employees of the Johnson County Department of Social Services including Income Maintenance Worker II

EXCLUDED All state employees working in said department supervisors, confidential employees and other persons excluded under Section 4 of the Act

DONE by the Public Employment Relations Board this 1st day of June, 1977

JOHN R LOIHL, BOARD MEMBER

STATE OF IOWA

PUBLIC EMPLOYMENT RELATIONS BOARD

IN THE MATTER OF:

JOHNSON COUNTY BOARD OF SUPERVISORS, PUBLIC EMPLOYER

AND

(AFSCME) AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES, AFL-CIO, LOCAL #183,

PETITIONER

Case No. 423

ORDER OF CERTIFICATION

Now on this 25th day of November, 1975, the Board being advised that an election was conducted on August 14, 1975, pursuant to order of the Public Employment Relations Board and that American Federation of State, County and Municipal Employees, AFL-CIO, an employee organization, received an affirmative vote of a majority of employees in the bargaining unit, and the Board having further found that the aforesaid employee organization has fully complied with all regulations of the Public Employment Relations Act and the rules and regulations thereunder,

IT IS HEREBY ORDERED BY THE BOARD that American Federation of State, County and Municipal Employees, AFL-CIO should be and hereby is designated and certified by this Board to be the exclusive bargaining representative for the employees of Johnson County Board of Supervisors a public employer, in the following bargaining unit

INCLUDED. All employees of the Johnson County Department of Social Services.

All state employees working in said department, EXCLUDED Supervisors, Confidential Employees and other persons excluded under Section 4 of the Act

DONE by the Public Employment Relations Board

Edward F Kolker, Chairman

By Edward Hulle