STATE OF WASHINGTON

BEFORE THE PUBLIC EMPLOYMENT RELATIONS COMMISSION

In the matter of the petition of:)	
SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 925)	CASE 20898-E-07-3222
Involving certain employees of:)	DECISION 9636 - PSRA
UNIVERSITY OF WASHINGTON)))	CERTIFICATION Cross-check by Agreement of Parties

Douglas, Drachler, McKee by Martha Barron, Attorney at Law, for the petitioner.

Lou Pisano, Labor Relations, for the employer.

FINDINGS OF FACT

- The above-named petitioner filed with the Public Employment 1. Relations Commission a petition for investigation of a question concerning representation of employees of the above-named employer. The petition was timely filed and accompanied by a showing of interest administratively determined by the Commission be sufficient. No other organization is known to claim to represent the employees involved.
- 2. These representation proceedings were conducted by the Commission in the bargaining unit described as:

ALL FULL-TIME AND REGULAR PART-TIME SUPERVISORS OF THE UNIVERSITY OF WASHINGTON IN THE DEPARTMENTS OF INTERCOLLEGIATE ATHLETICS, RECREATIONAL SPORTS, PUBLIC SERVICES AND COLLEGE/FORESTRY RESOURCES, EXCLUDING CONFIDENTIAL EMPLOYEES AND ALL OTHER EMPLOYEES.

3. All proceedings were conducted under the supervision of the Commission in a manner designed to afford the affected employees a free choice in the selection of their bargaining representative, a confidential cross-check of employer and union documents has been conducted by the Commission staff and

a tally of the results previously furnished to the parties is attached hereto; and no meritorious objections have been filed with respect to these proceedings.

CONCLUSION OF LAW

- 1. The unit described in paragraph 2 of the foregoing Findings of Fact is an appropriate unit for the purposes of collective bargaining within the meaning of 41.80 RCW.
- 2. All conditions precedent to a certification have been met.

NOW, THEREFORE, it is

CERTIFIED

The employees of the above-named employer in the appropriate bargaining unit described in paragraph 2 of the foregoing Findings of Fact have chosen:

SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 925

as their representative for the purpose of collective bargaining with their employer.

Issued at Olympia, Washington, this 9th day of April, 2007.

PUBLIC EMPLOYMENT RELATIONS COMMISSION

CATHLEEN CALLAHAN, Executive Director

auta Calladan



PUBLIC EMPLOYMENT RELATIONS COMMISSION

Street: 112 Henry Street NE, Suite 300, Olympia, WA 98506 Mail: PO Box 40919, Olympia, WA 98504-0919 Phone: (360) 570-7300 Fax: (360) 570-7334 E-mail: filing@perc.wa.gov

DO NOT WRITE IN THIS SPACE

TALLY OF CROSS-CHECK

Instructions: Other side of this form (Page	2)	Applicable Rules: WAC 391-25-410		
CASE NUMBER 20898 E -O				
(1) Where a cross-check of recagency original or legible copies of interpretation and indicating that the furnish to the agency membership reindicating those employees currently (2) The agency shall honor a visite agency by the employee. (3) The employer shall make avacontaining the names and signatures (4) Prior to the commencement question concerning representation (5) Where the organization file terminated and the organization shall (6) All cross-checks shall be by giving representation authorization in records the agency officer conductions.	ords is to be conducted to of dividual cards or letters signer employees authorize the nange or maintained by the or members in good standing alid revocation of authorizate aliable to the agency original is of the employees in the batt of the cross-check, the or one determined by a represense a disclaimer or a request in not seek to be certified in the cross-check shall prepare to the cross-check shall prepare to the cross-check shall prepare	determine a question concerning represent and dated by employees in the bargain med organization to represent them for the reganization as a part of its business records. It is contained in an individual card or letter or legible copies of employment records in	ntation, the organization shall fun- ling unit within ninety days prior to a purposes of collective bargaining discontaining the names of emplo- er signed by the employee and fun- naintained as a part of its busines and by WAC 391-08-120, a reques- be honored. the cross-check, the cross-check one year thereafter, shall not disclose the names of e Upon the conclusion of the com- containing the number of employ	nish to the to the filing and, or shall overs and armished to as records at that the k shall be employees apparson of these in the
The results of that cross-check are	certified to be as follo	ws:		
1. NUMBER OF EMPLOYEES	GREED TO BE IN BA	ARGAINING UNIT	*********	13
		N UNIT IS CHALLENGED	and the second s	-
3. TOTAL EMPLOYEES TO BE	CONSIDERED (Total	of Lines 1 and 2)		13
		TO ESTABLISH MAJORITY STA		7
5. TOTAL AUTHORIZATION CA	RDS OR MEMBERSI	HIP RECORDS EXAMINED		10
5. NUMBER OF AUTHORIZATION				A
7. NUMBER OF AUTHORIZATION	ONS ACCEPTED AS	VALID EVIDENCE OF REPRESE	NTATION	10
3. THE RESULT OF THE CROS	S-CHECK APPEARS	TO BE:	•	
[] Eligibility challenges are s	ufficient in number to a	affect the results.		
		pertification as exclusive bargaining	g representative.	
[] A certification of "no repre	sentative" is appropria	ate.	5	
.*		4		
•		PUBLIC EMPLOYMENT F	RELATIONS COMMIS	SION
DATE ISSUED Mar 30	, 2007	BY Sally	DUERSM	
ACKNOWLEDGMENT OF	DBSERVERS The	undersigned acknowledge service	e of a copy of this tally of co	ross-check
for the Employer		1 10 10	Date	
