STATE OF WASHINGTON

BEFORE THE PUBLIC EMPLOYMENT RELATIONS COMMISSION

In the matter of the petition of:

DISTRICT 1199 NW/SEIUM, AFL-CIO

DECISION 6687-A - PECB

Involving certain employees of:

INTERIM CERTIFICATION

PUBLIC HOSPITAL DISTRICT 2

OF SNOHOMISH COUNTY (STEVENS)

Representation Election
By Agreement of Parties

Theiler, Douglas, Drachler & McKee, by <u>Paul Drachler</u>, Attorney at Law, appeared on behalf of the petitioner.

Foster, Pepper & Shefelman, by <u>P. Stephen Dijulio</u>, appeared on behalf of the employer.

FINDINGS OF FACT

- 1. The above-named petitioner timely filed a petition for investigation of a question concerning representation with the Public Employment Relations Commission, involving certain employees of the above-named employer. The showing of interest filed in support of the petition was administratively determined by the Commission to be sufficient. The employer declined voluntarily to recognize the petitioner as the exclusive bargaining representative of its employees.
- 2. As a result of preliminary processing of the petition, the Commission proceeded with determination of the question concerning representation, and issues framed concerning the eligibility of certain employees for inclusion in the bargaining unit were reserved for subsequent determination.
- 3. These representation proceedings were conducted in the bargaining unit described, by stipulation of the parties, as:

ALL FULL-TIME AND REGULAR PART-TIME PROFESSIONAL, TECHNICAL, SKILLED MAINTENANCE AND NON-PROFESSIONAL EMPLOYEES OF PUBLIC HOSPITAL DISTRICT 2 OF SNOHOMISH COUNTY, EXCLUDING OFFICIALS ELECTED BY POPULAR VOTE, OFFICIALS APPOINTED TO OFFICE FOR A FIXED TERM OF OFFICE, CONFIDENTIAL EMPLOYEES, SUPERVISORS, CASUAL EMPLOYEES, REGISTERED NURSES, PHYSICIANS, OFFICE CLERICAL AND TECHNICAL EMPLOYEES

IN THE BUSINESS OFFICE AND INFORMATION SYSTEMS DEPARTMENT, SECURITY PERSONNEL, CUSTODIANS, COOKS, DIET AIDES, COOK'S HELPERS, STOREROOM CLERKS, FOOD SERVICE HELPERS, TRAYPASSERS, CENTRAL SERVICES TECHNICIANS, CERTIFIED RESPIRATORY THERAPY TECHNICIANS, AND PHARMACY ASSISTANTS, AND EMPLOYEES WORKING EXCLUSIVELY OUTSIDE OF ITS ACUTE CARE HOSPITAL.

4. 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 a bargaining representative. A tally of the result was previously furnished to the parties, and is attached hereto. The reserved eligibility issues do not affect the outcome of the question concerning representation. No meritorious objections have been filed with respect to these proceedings.

CONCLUSIONS OF LAW

- 1. The bargaining unit described in paragraph 3 of the foregoing findings of fact is an appropriate unit for the purposes of collective bargaining.
- 2. All conditions precedent to issuance of an interim certification have been met.

NOW, THEREFORE, it is

ORDERED

1. The employees of the above-named employer in the appropriate bargaining unit described in paragraph 3 of the foregoing findings of fact have chosen:

DISTRICT 1199 NW/SEIU, AFL-CIO

and that organization is certified as their exclusive bargaining representative for the purpose of collective bargaining with their employer.

2. The above-captioned matter is remanded for further proceedings on the eligibility issues previously reserved, as described in paragraph 2 of the foregoing findings of fact.

Issued at Olympia, Washington, this <u>8th</u> day of June, 1999.

PUBLIC EMPLOYMENT RELATIONS COMMISSION

MARVIN L. SCHURKE, Executive Director

PUBLIC EMPLOYMENT RELATIONS COMMISSION

DO NOT WRITE IN THIS SPACE

Street: 603 EVERGREEN PLAZA BUILDING - 711 CAPITOL WAY Mail: P.O. BOX 40919 OLYMPIA, WASHINGTON 98504-0919 (360) 753-3444

TALLY OF CROSS-CHECK

Instructions: See other side of this form.						Applicab	e Rule: WA	C 391-25-4	10						
CAS	E NUMBER	14480-	e- <u>99</u> -	<u> 2418</u>	EMPLOY	′ER	noho	wish vens	- P	105 105	c t	105pt all)	tal]	ist.	
The	Public Employ	yment Rela	tions Con	nmission ha	as conduct	ed a conf	dential cr	oss-checl	k unde	er WAC	391-	25 -4 10,	which p	ovides:	
	he Public Employment Relations Commission has conducted a confidential cross-check under WAC 391-25-410, which provides (1) Where a cross-check of records is to be conducted to determine a question concerning representation, the organization shall furnish to the agency original or legible copies of individual cards or letters signed and dated by employees in the bargaining unit within ninety days prior to the filing of the petition and indicating that the employees authorize the named organization to represent them for the purposes of collective bargaining, or shall furnish to the agency membership records maintained by the organization as a part of its business records containing the names of employees and indicating those employees currently members in good standing. (2) The agency shall honor a valid revocation of authorization contained in an individual card or letter signed by the employee and furnished to the agency by the employee. (3) The employer shall make available to the agency original or legible copies of employment records maintained as a part of its business records containing the names and signatures of the employees in the bargaining unit. (4) Prior to the commencement of the cross-check, the organization may file and serve, as required by WAC 391-08-120, a request that the question concerning representation be determined by a representation election. Any such requests shall be honored. (5) Where the organization files a disclaimer or a request for election after the commencement of the cross-check, the cross-check shall be terminated and the organization shall not seek to be certified in the bargaining unit for a period of at least one year thereafter. (6) All cross-checks shall be by actual compansion of records furnished by the parties. The agency shall not disclose the names of employees giving representation authorization in favor of or appeaning on the membership rolls of the organization. Upon the conclusion of the compansion of records, the agency officer conducting the cross-che														
The	results of that	t cross-che	ck are ce	ertified to be	e as follow	s:									
1.	NUMBER OF	EMPLOY	EES AGI	REED TO E	BE IN BAF	RGAINING	S UNIT	,				<i>.</i>	· · · · <u> </u>	<u> 502</u>	
2.	NUMBER OF	EMPLOY	EES WH	OSE INCL	USION IN	UNIT IS	CHALLE	NGED .						29	
3.	TOTAL EMP	LOYEES T	O BE CO	NSIDERE	D (Total o	f Lines 1	and 2) .						· · · · <u> </u>	<u>531</u>	
4.	NUMBER OF	VALID AL	JTHORIZ	ATIONS N	IEEDED T	O ESTA	BLISH MA	JORITY	STAT	US			<u>á</u>	rlele	
5.	TOTAL AUTI	HORIZATIO	ON CARE	OS OR ME	MBERSHI	P RECO	RDS EXA	MINED						3/78	
3.	NUMBER OF	- AUTHOR	IZATION	S REJECT	ED AS IN	VALID								22	
7.	NUMBER OF BY (organiza		1 .	1		ALID EVI								 35 (
	THE RESUL				PPEARS T	O BE:		-							
	[] Eligibility	challenges	are suffi	icient in nu	mber to af	fect the r	esults.								
	The orga	_						sive barga	ainina	repres	entati	ve.			
	A certific														
					F	UBLIC	EMPLO	DYMEN	T RI	ELAT	IONS	COM	I MISSI	ON	
DATE	E ISSUED 1	Nay	25, I	1999	В	ک_ ۲	all	y ś	<u>)</u>	EK.	<u>SOV</u>				
or the	(NOWLED) Employer ganization on Lir	/h-	of of fail		· ·		TitleV.					Date .	Em /57	s-check	