GOVERNMENT OF THE DISTRICT OF COLUMBIA
PUBLIC EMPLOYEE RELATIONS BOARD

In the Matter of:

The District of Columbia Armory Board,

Petitioner,

and

The American Federation of State, County and Municipal Employees, District Council 20, Local 877,

Respondent.

PERB Case No. 85-R-01
Opinion No. 348

DECISION AND ORDER

This Opinion is being issued by the District of Columbia Public Employee Relations Board (Board) pursuant to its authority under the Comprehensive Merit Personnel Act (CMPA), D.C. Code Sec. 1-605.2(1), 1-618.16(b) and Board Rule 503.2. In accordance with these cited provisions, the Board, on its own motion, issues this Opinion for the purpose of designating the appropriate compensation unit for certain employee positions at the D.C. Armory Board, that are included in a non-compensation bargaining unit represented by the American Federation of State, County and Municipal Employees, (AFSCME) District Council 20, Local 877.1/

On July 22, 1985, the Board issued Slip Opinion No. 119, 32 DCR 4683, in the above-captioned proceeding. In that Opinion, we concluded that a separate compensation unit for the maintenance employees at the Armory Board was appropriate and amended the Board's Opinion in PERB Case No. 80-R-08, which initially established Compensation Unit 2, and included the Armory Board employees. Through apparent inadvertence, however, we failed to designate another compensation unit for these employees at the time Opinion No. 119 was issued.

1/ AFSCME, Local 877 was certified by the Board's predecessor, the D.C. Board of Labor Relations, on March 16, 1976, as the exclusive bargaining agent on behalf of "all maintenance employees of the District of Columbia Armory Board, including craft employees and technicians, excluding managers, the superintendent, supervisors, secretaries, the personnel officer, financial department personnel clerks, casual, part-time or seasonal employees." (BLR Case No. 6R007)
Accordingly, we now correct this oversight and, consistent with our earlier Opinion in this proceeding, we place the unit of maintenance employees at the Armory Board and represented by AFSCME Local 877, in Compensation Unit eleven (11).\(^2\) We issue simultaneously with this Opinion an Authorization Order describing this designation.

ORDER

IT IS ORDERED THAT:

(1) All maintenance employees at the Armory Board, with the exception of those categories of employees noted in footnote 1 supra, will comprise a separate compensation unit designated as Compensation Unit eleven (11);

(2) An Authorization Order will issue as part of this Opinion, reflecting the establishment of the above-described unit.

BY ORDER OF THE PUBLIC EMPLOYEE RELATIONS BOARD
Washington, D.C.

April 19, 1993

\(^2\) Compensation Unit eleven (11) previously consisted of non-supervisory Special Police Officers employed by the University of the District of Columbia. However, these employees were transferred to Compensation Unit one (1) in 1987, 35 DCR 4062, Slip Op. 166, PERB Case No. 87-R-01.
AUTHORIZATION

Pursuant to Sections 502(a) and 1716(b) of the District of Columbia Merit Personnel Act of 1978, (D.C. Code Sections 1-605.2 and 1-618.16) the Public Employee Relations Board (PERB or Board) determines that the unit found appropriate by the D.C. Board of Labor Relations for non-compensation bargaining as described in the "Certification of Representative", in BLR Case No. 6R007, is appropriately included in the following unit, designated as compensation unit eleven (11) for the purpose of compensation bargaining:

UNIT 11:

Maintenance employees of the District of Columbia Armory Board, including craft employees and technicians, excluding managers, the superintendent, the personnel officer, financial department personnel clerks, casual, part-time, seasonal employees and all other classifications of employees excluded by the Comprehensive Merit Personnel Act of 1978.

BY AUTHORITY OF THE PUBLIC EMPLOYEE RELATIONS BOARD
Washington, D.C.

April 19, 1993

Margaret P. Cox
Executive Director