RECEIVED

HIN 2 3 1982

STATE OF WISCONSIN

CIRCUIT COURT

WISCODANE EXCOUNTY NET RELATIONS COMMISSION

DRIVERS, SALESMEN, WAREHOUSEMEN, MILK PROCESSORS, CANNERY, DAIRY EMPLOYEES AND HELPERS UNION, LOCAL NO. 695,

Petitioner,

Case No. 81-CV-2365

v.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION,

Decision No. 18565

Respondent.

NOTICE OF ENTRY OF JUDGMENT

TO: Marianne Goldstein Robbins
Goldberg, Previant, Uelmen, Gratz,
Miller, Levy & Brueggeman, S.C.
788 North Jefferson Street
Post Office Box 92099
Milwaukee, Wisconsin 53202

Attorneys for Petitioner

Robert M. Hesslink, Jr. DeWitt, Sundby, Huggett & Schumacher, S.C. 121 South Pinckney Street Post Office Box 2509 Madison, Wisconsin 53701

Attorneys for Sauk County

PLEASE TAKE NOTICE that a judgment, of which a true and correct copy is hereto attached, was signed by the court on the 17th day of June, 1982, and duly entered in the Circuit Court

for Dane County, Madison, Wisconsin, on the 18th day of June, 1982.

Dated at Madison, Wisconsin, this 21st day of June, 1982.

BRONSON C. LA FOLLETTE Attorney General

Assistant Attorney General

Attorneys for the Wisconsin Employment Relations Commission

Department of Justice Post Office Box 7857 Madison, Wisconsin 53707 (608) 266-0278 DRIVERS, SALESMEN, WAREHOUSEMEN, MILK PROCESSORS, CANNERY, DAIRY EMPLOYEES AND HELPERS LOCAL 695,

Petitioner,

Case No. 81-CV-2365

v.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION,

Decision No. 18565

Respondent.

JUDGMENT

The above-entitled review proceeding having been submitted to the court upon the amended petition of Drivers, Salesmen, Warehousemen, Milk Processors, Cannery, Dairy Employees and Helpers Local 695, for review of a declaratory ruling of the Wisconsin Employment Relations Commission wherein the Commission ruled that the Recognition Clause contained in the Union's final offer in the mediation-arbitration proceeding is not, as drafted, a mandatory subject of bargaining under the Municipal Employment Relations Act; Drivers, Salesmen, Warehousemen, Milk Processors, Cannery, Dairy Employees and Helpers Local 695, petitioner, appearing by Goldberg, Previant & Uelmen, by Marianne Goldstein Robbins; Wisconsin Employment Relations Commission, respondent, appearing by Bronson C. La Follette, Attorney General, and John D. Niemisto, Assistant Attorney



General; Sauk County, intervening-respondent, appearing by DeWitt, Sundby, Huggett & Schumacher, S.C., by Robert M. Hesslink, Jr.; and petitioner having moved to dismiss Sauk County from participation on the grounds the County failed to timely file its notice of appearance; and the court having considered all matters upon the record and written and oral arguments of counsel, and having, on the 21st day of May, 1982, filed its Memorandum Decision in writing wherein judgment is directed to be entered as herein provided, now, on motion,

IT IS ORDERED AND ADJUDGED that the findings of fact, conclusions of law, and declaratory ruling of the Wisconsin Employment Relations Commission, dated March 27, 1981 (Case XXVII Nos. 25808 and 25885, Decision Nos. 18565, 18570 and 18570A), be, and the same hereby is, in all respects affirmed.

IT IS FURTHER ORDERED AND ADJUDGED that the motion to dismiss Sauk County as intervenor-respondent is hereby granted.

Dated at Madison, Wisconsin, this ______ day of June, 1982.

BY THE COURT:

ROBERT R. PEKOWSKY

Circuit Judge, Branch 5