### STATE OF WISCONSIN

### BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS DISTRICT 10,

-------

Complainant,

VS.

MILWAUKEE METROPOLITAN SEWERAGE DISTRICT.

Respondent.

Case 232

No. 40203 MP-2075 Decision No. 25492-A

ORDER GRANTING MOTION TO INTERVENE

International Association of Machinists and Aerospace Workers, District 10, hereinafter Complainant, having, on February 15, 1988, filed a complaint with the Wisconsin Employment Relations Commission alleging that Milwaukee Metropolitan Sewerage District, hereinafter Respondent, had committed prohibited practices within the meaning of Section(s) 111.70(3)(a)(1), (3) and (4) of the Municipal Employment Relations Act by unilaterally removing work historically performed by bargaining unit employes and assigning the work to non-bargaining unit employes; and Local Union No. 317, International Union of Operating Engineers, AFL-CIO, hereinafter Local 317, having on June 21, 1988 filed a Motion to Intervene to participate in the complaint proceedings alleging that the work claimed by Complainant has historically and traditionally been performed by Local 317 bargaining unit employes; and Complainant and Respondent having raised no objection to granting the Motion to Intervene; and the Examiner being satisfied that the Motion to Intervene should be granted; International Association of Machinists and Aerospace Workers, District 10, that the Motion to Intervene should be granted;

NOW, THEREFORE, it is

## ORDERED

That the Motion to Intervene filed by Local 317, International Union of Operating Engineers, AFL-CIO be, and the same hereby is, granted.

Dated at Madison, Wisconsin this 9th day of August, 1988.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

dun 6 Burn

Coleen A. Burns, Examiner

## MILWAUKEE METROPOLITAN SEWERAGE DISTRICT

# MEMORANDUM ACCOMPANYING ORDER GRANTING MOTION TO INTERVENE

ERB. 2.09 of the Administrative Code, made applicable to the instant proceeding by virtue of Sec. 111.70(4)(a) of the Municipal Employment Relations Act, provides that any person claiming interest in a dispute or controversy which is the subject of an unfair labor practice complaint may be made a party to the complaint proceedings upon application and a satisfactory showing of interest in the controversy. Local 317, International Union of Operating Engineers, AFL-CIO has made an application to intervene in the instant proceeding and has made a satisfactory showing of interest in the controversy. Further, neither Complainant nor Respondent objects to the Motion to Intervene. Accordingly, the Examiner has granted the Motion to Intervene which was filed by Local 317.

Dated at Madison, Wisconsin this 9th day of August, 1988.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

By Colies a Burn

Coleen A. Burns, Examiner