

STATE OF FLORIDA
PUBLIC EMPLOYEES RELATIONS COMMISSION

FEDERATION OF PUBLIC
EMPLOYEES, A DIVISION
OF THE NATIONAL FEDERATION
OF PUBLIC AND PRIVATE
EMPLOYEES, AFL-CIO,

Petitioner,

v.

TOWN OF LAKE PARK,

Respondent.

Case No. UC-2012-019

ORDER CLARIFYING
CERTIFICATION 1504

Order Number: 12E-324

Date Issued: December 21, 2012

Kathleen M. Phillips, Miami, attorney for petitioner.

Dale S. Sugerman, Lake Park, representative for respondent.

On October 25, 2012, the Federation of Public Employees, a Division of the National Federation of Public and Private Employees, AFL-CIO (FPE), filed a unit clarification petition seeking to add seven classifications to a bargaining unit composed of operational services personnel employed by the of Town of Lake Park (Town). See Certification 1504. On December 5, the Commission-appointed hearing officer issued an order recommending that the Commission grant the petition. Neither party filed exceptions to the recommended order.

Upon review of the hearing officer's recommended order, and for the reasons stated therein, we agree with the requested modification to the unit. Therefore, we incorporate the recommended order within this order. Accordingly, the FPE's petition is GRANTED and certification 1504 is clarified to read:

UC-2012-019

INCLUDED: All Town of Lake Park full-time and regular part-time employees in the following classifications: custodian; dock attendant; equipment operator I, II, and III; facilities maintenance worker I, II, and III; facilities mechanic I and II; foreman general infrastructure; grounds maintenance crew leader; grounds maintenance foreman; grounds maintenance worker II; irrigation technician I and II; maintenance craftsman; maintenance worker II and III; mechanic I and II; operations technician; sanitation foreman; stormwater technician I and II; traffic maintenance technician II; and vehicle maintenance foreman.

EXCLUDED: All other employees of the Town of Lake Park.

This order may be appealed to the appropriate district court of appeal. A notice of appeal must be received by the Commission and the district court of appeal within **thirty** days from the date of this order. Except in cases of indigency, the court will require a filing fee and the Commission will require payment for preparing the record on appeal. Further explanation of the right to appeal is provided in Sections 120.68 and 447.504, Florida Statutes (2012), and the Florida Rules of Appellate Procedure.

It is so ordered.

HOGAN, Chair, DELGADO and POOLE, Commissioners, concur.

I HEREBY CERTIFY that this document was filed and a copy served on each party on December 21, 2012.

BY: Bang Edmund
Clerk

/mad

