STATE OF HAWAII

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PUBLIC EMPLOYMENT RELATIONS BOARD

In the Matter of)	Case N	No. SF-02-23
)		SF-03-24
HAWAII GOVERNMENT EMPLOYEES')		SF-04-25
ASSOCIATION, LOCAL 152,)		SF-06-26
HGEA/AFSCME, AFL-C10,)		SF-08-27
3)		SF-13-28
Petitioner,)		
	_)	Re: I	Decision No. 57
		Order	No. 23

ORDER GRANTING MOTION TO AMEND ORDER IN DECISION NO. 57

On December 27, 1974, this Board rendered Decision No. 57 which certified as reasonable the current service fee being deducted from employees in bargaining units 2, 3, 4, 6, 8, and 13, all of whom are represented by the Hawaii Government Employees' Association, Local 152, HGEA/AFSCME, AFL-CIO, (hereafter HGEA).

On August 25, 1975, the HGEA filed with this Board a Petition for Certification of Reasonableness of Service Fees for said units. Cases No. SF-02-32, SF-03-33, SF-04-34, SF-06-35, SF-08-36, SF-13-37. The Board will conduct a full hearing on said Petition in the very near future.

Accompanying said Petition was a Motion to Amend Order in Decision No. 57. The subject Order in Decision No. 57 reads as follows:

"3. The service fee certified herein as reasonable shall continue to be deducted until August 31, 1975."

The motion of the HGEA was accompanied by an affidavit of Russell Okata, deputy executive director of the HGEA.

Based upon the foregoing, Order No. 3 in Decision No. 57 is amended to read as follows:

"The service fee certified herein as reasonable shall continue to be deducted until the Board renders a decision in Cases No. SF-02-32, SF-03-33, SF-04-34, SF-06-35, SF-08-36, and SF-13-37."

HAWAII PUBLIC EMPLOYMENT RELATIONS BOARD

Mack H. Hamada, Chairman

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James K. Clark, Board Member

Dated: August 26, 1975

Honolulu, Hawaii