P.D.D. NO. 2004-13

STATE OF NEW JERSEY BEFORE A DESIGNEE OF THE PUBLIC EMPLOYMENT RELATIONS COMMISSION

In the Matter of

COUNTY COLLEGE OF MORRIS,

Respondent,

-and-

Docket No. PD-2004-009

COUNTY COLLEGE OF MORRIS STAFF ASSOCIATION/NJEA,

Petitioner.

SYNOPSIS

The County College of Morris Staff Association/NJEA filed a petition for payroll deduction determination pursuant to N.J.S.A. 34:13A-5.5 and N.J.A.C. 19:19-2.2 requesting that the Commission order the County College of Morris to deduct a representation fee in lieu of dues from the salaries of employees who are not voluntary dues paying members of the majority representative. The Commission Designee found that the Association's petition met all of the requirements under the statute and rules and that the Association was entitled to a Commission order directing the College to institute the deduction of the representation fee.

P.D.D. NO. 2004-13

STATE OF NEW JERSEY BEFORE A DESIGNEE OF THE PUBLIC EMPLOYMENT RELATIONS COMMISSION

In the Matter of

COUNTY COLLEGE OF MORRIS,

Respondent,

-and-

Docket No. PD-2004-009

COUNTY COLLEGE OF MORRIS STAFF ASSOCIATION/NJEA,

Petitioner.

Appearances:

For the Respondent, Robert A. Stoto, Director of Human Resources

For the Petitioner, Julie Giordano Brenner, NJEA UniServ Field Representative

DECISION

On January 8, 2004, the County College of Morris Staff
Association/NJEA (Association) filed a Petition for Payroll
Deduction Determination with the Public Employment Relations
Commission (Commission) seeking an order directing the County
College of Morris (College) to deduct representation fees in lieu
of dues from the salaries of non-member employees in a
negotiations unit consisting of all full time, permanent support
staff employed by College; but excluding all other employees.
The petition was filed pursuant to N.J.S.A. 34:13A-5.5 and
N.J.A.C. 19:19-2.2. Proper service was effected upon the
College. The law authorizes the Commission to conduct an

investigation and to order a payroll deduction of representation fees in lieu of dues if a majority of employees in the negotiations unit are voluntary dues paying members of the majority representative and the majority representative maintains a demand and return system as required by N.J.S.A. 34:13A-5.6. The Association has filed documents in support of its claim that a majority of employees in the unit are voluntary dues paying members of the union and that it maintains the required demand and return system.

On March 3, 2004, the College filed its response pursuant to N.J.A.C. 19:19-3.2(a). The College confirmed that the Association proposed instituting the collection of representation fees in lieu of dues for non-member unit employees but no agreement had been reached at the time the instant petition had been filed.

The investigation has revealed the following:

- 1. The College and the Association have negotiated concerning the subject of representation fees in lieu of dues, but no agreement has been reached regarding such payments.
- 2. The Association is the majority representative of a collective negotiations unit consisting of all full-time, permanent support staff employees employed by the College including those titles specifically enumerated in the grade and classification schedules (Exhibits A and B) referenced in Article

- I, Recognition, of the parties' collective negotiations agreement; but excluding all other College employees and any full-time unit positions that are fully funded by grants received by the College during the implementation of such grants.
- 3. The parties have stipulated that a majority of employees in the negotiations unit are currently voluntary dues paying members of the Association.
- 4. The Association maintains a demand and return system as required by N.J.S.A. 34:13A-5.5(c) and 5.6.

Consequently, having found that the Association has satisfied the conditions mandated in N.J.S.A. 34:13A-5.5 and N.J.A.C. 19:19-2.2, I find that it is entitled to the receipt of a representation fee in lieu of dues from unit employees who are not dues paying members of the Association, subject to compliance with the Public Employment Relations Commission Appeal Board rules, N.J.A.C. 19:17-1.1 to -4.5.

ORDER

The County College of Morris is ORDERED to institute a payroll deduction of the representation fee in lieu of dues from the wages or salaries of the negotiations unit employees who are not members of the County College of Morris Staff

Association/NJEA after being notified by the Association that it has complied with the requirements of N.J.A.C. 19:17-3.3 and -4.1.

The College must post in all places where notices to employees are customarily posted, copies of the attached notice marked as Appendix "A." Copies of such notice shall, after being signed by the Respondent's authorized representative, be posted immediately and maintained by it for at least sixty (60) consecutive days. Reasonable steps shall be taken to ensure that such notices are not altered, defaced, or covered by other materials.

Within twenty (20) days of receipt of this decision, notify the Commission Chair of the steps the Respondent has taken to comply with this order.

Stuart Reichman Commission Designee

DATED: March 30, 2004

Trenton, New Jersey



NOTICE TO EMPLOYEES



PURSUANT TO AN ORDER OF THE

PUBLIC EMPLOYMENT RELATIONS COMMISSION AND IN ORDER TO EFFECTUATE THE POLICIES OF THE NEW JERSEY EMPLOYER-EMPLOYEE RELATIONS ACT, AS AMENDED.

We hereby notify our employees that:

Pursuant to N.J.S.A. 34:13A-5.5, the Public Employment Relations Commission must order a public employer to institute a payroll deduction of a representation fee in lieu of dues from the wages or salaries of employees in a negotiations unit who are not members of the majority representative if a majority representative petitions the Commission to conduct an investigation and the investigation shows that a majority of negotiations unit employees are voluntary dues paying members of the majority representative and that the majority representative maintains a demand and return system as required by N.J.S.A. 34:13A-5.5(c) and 5.6.

On January 8, 2004, the County College of Morris Staff Association/NJEA filed a Petition for Payroll Deduction Determination-Representation Fees. The Commission conducted an investigation and determined that a majority of employees in the collective negotiations unit consisting of all full-time, permanent support staff employees employed by the College including those titles specifically enumerated in the grade and classification schedules (Exhibits A and B) referenced in Article I, Recognition, of the parties' collective negotiations agreement are voluntary dues paying members of the Association and that the Association maintains a demand and return system as required by N.J.S.A. 34:13A-5.5(c) and Accordingly, the Commission has ordered the public employer to institute a payroll deduction of the representation fee in lieu of dues from the wages or salaries of the negotiations unit employees who are not members of the Association after being notified by the Association that it has complied with the requirements of N.J.A.C. 19:17-3.3 and -4.1.

Docket No.	PD-2004-009	_	County College of Morris
•			(Public Employer)
Date:		_ By:	

This Notice must remain posted for 60 consecutive days from the date of posting, and must not be altered, defaced or covered by any other material.

If employees have any question concerning this Notice or compliance with its provisions, they may communicate directly with the Public Employment Relations Commission, 495 West State Street, PO Box 429, Trenton, NJ 08625-0429 (609) 984-7372