LOS ANGELES COUNTY

EMPLOYEE RELATIONS COMMISSION

In the Matter of)
LOS ANGELES BUILDING AND CONSTRUCTION TRADES COUNCIL) File No. UFC 2.1
Charging Party)
and	ORDER
COUNTY OF LOS ANGELES)
Respondent))

The Commission unanimously finds that the management of the County of Los Angeles has committed an unfair employee relations practice in the above referenced matter within the meaning of Section 12(a)(3) of the Employee Relations Ordinance.

ACCORDINGLY, THE COMMISSION ORDERS that the parties endeavor to reach mutual agreement on an appropriate remedy and report back to the Commission during the course of its regular me eting on Friday, April 2, 1971 on the nature of such agreement reached, if any; or if none, that fact.

The Commission will further define this order in its written

decision to be issued not later than Friday, April 9, 1971, which may contain an appropriate remedy as determined by the Commission.

Dated this 26th day of March, 1971.

Melvin Lennard, Chairman

Ben Nathanson, Commissioner

Reginald H. Alleyne, Jr., Commissioner