

48-823. Act; liberal construction.

The Industrial Relations Act and all grants of power, authority, and jurisdiction made in such act to the commission shall be liberally construed to effectuate the public policy enunciated in section 48-802. All incidental powers necessary to carry into affect the Industrial Relations Act are hereby granted to and conferred upon the commission.

Source: Laws 1947, c. 178, § 23, p. 594; Laws 1986, LB 809, § 9.

Supervisory or managerial personnel may not enter into a bargaining unit with rank and file employees and may not retain the same bargaining agent. Nebraska Assn. of Pub. Emp. v. Nebraska Game & Parks Commission. 197 Neb. 178, 247 N.W.2d 449.