

**Table A - 2015 Performance Measures  
Summary**

Purpose/Measure	FY12	FY13	FY14	FY15
<b>Public Employees Labor Relations Board</b>				
<b>The purpose of the public employee labor relations board is to assure all state and local public body employees have the right to organize and bargain collectively with their employers or to refrain from such.</b>				
Percent compliance with statutes, with particular attention to due process, equal protection, the Public Employee Bargaining Act and board rules	100%	100	100%	100
Percent of decisions overturned on appeal	1%	50%	1%	1%
Percent of cases resolved through agreement, mediation or arbitration	60%	0%	65%	65%
Percent of determinations of approval of local labor relations boards within 100 days of request for approval	100%	100%	100%	100%
Percent of prohibited practice complaints decided within 180 days of filing	45%	68%	94%	94%
Percent of petitions processed within 180 days of filing	38%	83%	95%	95%
Percent of cases resolved through agreement, mediation, or arbitration prior to hearing		34%		34%
Percent of prohibited practice complaints, not settled or withdrawn, decided within 180 days of filing		71%		95%

**ALL CASES FILED WITH THE PELRB SORTED BY  
EMPLOYER OR RESPONDENT**

2015

**Table B**

Type of Employer or Respondent	Type of Cases					TOTAL
	PPCs	Certification Petitions	Decertification Petitions	Approval of Local Board	Impasse	
State	4*					4
State Agency	7	1	1			9
County	8	3				11
Municipality	2					2
Public School	6	2				8
Higher Education		2				2
Medical Facility						
Other	1	1				2
Court						
Union	2					
Individual						
Local Labor Board						
<b>TOTAL</b>	<b>30</b>	<b>9</b>	<b>1</b>			<b>38</b>

\*A single cases may be brought by or against both a State Agency and the State qua State and are counted in the agency in both the "Agency" and "State" columns so that the "TOTAL" column does not reflect cases filed as much as claims filed.

# ALL CASES FILED WITH THE PELRB SORTED BY PETITIONER

2015

**Table C**

Petitioner	Type of Cases				TOTAL
	PPCs	Representation Petitions	Petitions for Decertification	Related to Approval of Local Board	
AFSCME Council 18	14	4			18
AFSCME Local 2499	1				1
AFSCME Local 1536	2				2
Cent. Con. Ed. Ass'n	3				3
Cent. Con. School Dist.	1				1
S.F. Public Schools	1				1
Highlands Faculty Ass'n		2			2
Questa Ed. Ass'n.		1			1
FOP	1				1
NEA	3	1			4
Teamsters Local 492		1			1
CWA, Local 7076	3				3
County					
Individual			1		1
CSEC-Las Cruces	1				1
SCEA	1				1
FOP	1				1
<b>TOTAL</b>	<b>32</b>	<b>9</b>	<b>1</b>		<b>42</b>

**PPC OUTCOME ANALYSIS**  
**2015**  
**Table D**

<b>Total PPC's Filed</b>		<b>29</b>
<b>Sustained (In whole or in part)</b>		
By Default	1	
By Hearing Examiner (w/o Bd. Review)		
After Board Review	1	
After Review by Court		
<b>Dismissed – no violation found</b>		
By Hearing Examiner (w/o Board review)	4	
After Board Review	2	
After Review by Court		
<b>Summarily Dismissed</b>		
Dismissed after preliminary review (NMAC 11.21.3.12)		
Dismissed after Motion		
Deferred to Agency		
Deferred to Arbitration		
Dismissed on collateral estoppel grounds		
Remanded to local board		
<b>Withdrawn and/or Settled</b>		
Withdrawn upon receipt of notice of facial inadequacy	1	
Withdrawn in favor of alternate venue		
Withdrawn as moot		
Withdrawn prior to Summary Dismissal	1	
Settled prior to hearing	15	
Settled after hearing	2	
<b>Pending</b>		
Being processed at the PELRB		
Stayed or deferred for various reasons	2	
Matter pending before the courts		
<b>TOTAL PPC's CARRIED OVER FROM 2014</b>		<b>21</b>

**JUDICIAL APPEALS**  
**2015**  
**Table E**

<b>TOTAL PELRB DECISIONS APPEALED <sup>1</sup></b>		<b>19</b>
Appeals pending	4	
Appeals withdrawn	1	
Appeals dismissed for lack of prosecution	0	
Appeals dismissed on jurisdictional or venue grounds	0	
Decisions affirmed	0	
Decisions reversed	0	
Decisions affirmed in part, reversed in part	0	
<b>FINAL BOARD DECISIONS NOT APPEALED FURTHER</b>		<b>38</b>
<b>BOARD DECISIONS FOR WHICH TIME TO APPEAL HAS NOT YET RUN</b>		<b>0</b>

---

<sup>1</sup> Statistics compiled as of 12/31/15. Although cases may have been originally filed in a prior reporting year, they are counted here as having been appealed to the District Court or beyond within the reporting period.