

STATE OF NEW MEXICO
PUBLIC EMPLOYEE LABOR RELATIONS BOARD

In re:

AFSCME, COUNCIL 18
and CWA, LOCAL 7076,

Complainants,

v.

PELRB CASE NOS. 125-15 and 127-15
(Consolidated)

STATE OF NEW MEXICO,
Respondent.

ORDER

THIS MATTER comes before the Public Employee Labor Relations Board (“Board”) upon the request of the Parties seeking the Board’s approval to continue the abeyance now existing for the two consolidated cases. The Parties believe they may resolve the dispute without further action by the Board if granted additional time. The Board being sufficiently advised orders by a vote of 3-0:

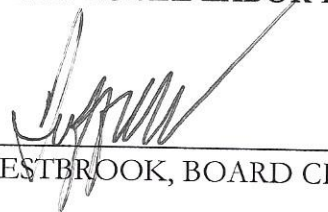
A. The consolidated cases be placed into abeyance for three months from the date this Order is signed.

B. If no action is taken by the Parties within ten days after the three month time extension expires, Director Griego may dismiss the consolidated cases for lack of prosecution.

THEREFORE THE BOARD grants the request for continuation of the abeyance.

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

3-7-19
DATE



DUFF WESTBROOK, BOARD CHAIR