

Table A

Agency 37900 Public Employee Labor Relations Board

| Criteria | Outcome | Description |
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| Percent compliance with statutes, with particular attention to due process, equal protection, the Public Employee Bargaining Act and Board rules. | 100% | By establishing routine procedures to ensure compliance with the Act and rules and by using a centralized calendaring system, staff seeks to ensure compliance with all applicable law and regulations. There are no incidents of self-reported violations of rules or deadlines. Beyond self-reporting, staff relied upon formal or informal complaints submitted in pleadings or other documented complaints, or received in the Public Comment portion of the Board's agenda. In the reporting period the Board has not received any complaints from practitioners before the Board or from the general public that the Board has committed any Open Meetings Act violations, or denied procedural due process, either through delay or the manner of conducting its hearings or elections. |
| Percent of decisions overturned on appeal | 0% | For the reporting period, two decisions have been appealed to District Court and are currently pending. |
| Percent of cases resolved through agreement, mediation or arbitration prior to hearing | 70% | Of the 33 cases filed during the reporting period 15 were settled or successfully mediated prior to conducting a full evidentiary hearing. (One was withdrawn in favor of an alternate venue, six were dismissed prior to hearing and 10 are pending) |
| Percent of cases resolved through agreement, mediation or arbitration post- hearing | 0% | For the reporting period thus far, no cases have been resolved after the conclusion of a merits hearing; however, in two cases settlement occurred after a merits hearing convened but before it was concluded. |
| Percent of prohibited practice complaints, not settled or withdrawn, decided within 180 days of filing. | 100% | Of the 33 PPC's filed in the reporting period six were not settled or withdrawn and all were completed well within 180 days. 10 are pending. The average time taken by the Board to decide a PPC is 80 days. This is up from the 2013's average of 35 days but still far below 2012's average of 142 days, and well within the statutorily required 180 days. |
| Percent of determinations of approval of local labor relations boards within 100 days of request to approval | 100% | There were four petitions for approval of local boards filed during the reporting period. One is pending and on track to be completed well within our 100 day statutory deadline. The average time to completion was 33 days. |
| Percent of petitions for bargaining unit recognition processed within 180 days of filing | 100% | A total of seven petitions for recognition and one petition for decertification were processed by the Board during the reporting period with one pending. All eight of those were completed, including conducting the election and certifying the unit, within 180 days. The pending case is on track to be completed well under 180 days. The average time in which the Board processed Representation Petitions was 98 days, down from 110 days in 2013 and 169 days in 2012. The board also processed a disclaimer of interest in 63 days. |