State Personnel Office

Notice of Rule Hearing

Breakdown of Submitted Comments Regarding Recession of Resignation Repeal

Submitted Written Comments: 0
Submitted Electronic Comments: 24

Requests from Individuals with disabilities who require information in an alternative format or need any form of auxiliary aid to attend or participate in the public hearing: 0

Submitted by Fax: 1
NOTICE OF RULE HEARING

The State Personnel Office ("SPO") hereby gives notice that SPO will conduct a public hearing to obtain public input on the following rulemaking actions:

Repeal of 1.7.6.12 NMAC – Rescission of Resignation

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Authority: Personnel Act, Section 10-9-10, NMSA 1978 and Section 10-9-12, NMSA 1978.

Purpose: The purpose of the repeal the 1.7.6.12 NMAC is to make an employee resignation effective immediately. Under the current rule, an employer must allow an employee three (3) days to rescind their resignation and the repeal of this rule will eliminate that time requirement.

Proposed Amendment:

This is an amendment to 1.7.6 NMAC, repealing Section 12, effective xx/xx/2018.

1.7.6.12 [RESCISSION OF RESIGNATION] An employee may rescind a letter of resignation within three workdays of its submission and the agency must honor the rescission if it is submitted within the prescribed time limit. [RESERVED]

[1-2-93 ... 5-15-96; Rn, I NMAC 7.8.16.2, 7-1-97; 1.7.6.12 NMAC - Rn, I NMAC 7.6.12, 11/30/00; A, 11/14/02; Repealed, xx/xx/2018]

Summary of full text: Removes the ability of an employee to rescind their resignation of employment within three (3) days.

Interested individuals may provide comments at the public hearing and/or submit written or electronic comments to Justin Owens, via email at Justin.Owens@state.nm.us, fax (505) 476-7806, or mail to Attn: Justin Owens – Repeal of rule, State Personnel Office, 2600 Cerrillos Rd., Santa Fe, New Mexico.

Written comments must be received no later than 5:00 pm on the Thursday prior to the public hearing. However, the submission of written comments as soon as possible is encouraged. Persons may also submit written comments at the public hearing.

Copies of the proposed rule are available for download on the State Personnel Office's website at http://www.spo.state.nm.us/ and available at the State Personnel Office located at 2600 Cerrillos Rd, Santa Fe, NM 87505. A copy of the proposed rule may also be requested by contacting Justin Owens at (505) 476-7759.

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From: Castellano, Ellen, DCA
Sent: Tuesday, September 11, 2018 12:09 PM
To: Owens, Justin, SPO
Subject: Rescission of Resignation

Good Afternoon,

Please take into consideration the following:

It is for the protection of the employee to have a time period with which to rescind their resignation. Usually it is in the heat of an emotion that an employee may submit their resignation without a clear head and fully recognizing the impact that the resignation may have on their future. We are all human with emotions that may get stirred up unexpectedly at any given moment. With retirement plans attached to the employee’s position, it may be detrimental to themselves and their families’ wellbeing in the future. Since we are all “State” employees, we would be expunging a safety net which may possibly capture a bad decision made during a stressful time and save the many years placed within a current position. The repeal of section 12 - WILL TRULY AFFECT ALL IN A NEGATIVE MANNER. I am against the repeal of Section 1.7.6.12.

Thank you,

Ellen Castellano
Finance - MOIFA
706 Camino Lejo
Santa Fe, NM  87505
(505) 476-1208  FAX (505) 476-1300
eller.castellano@state.nm.us
Good morning Mr. Owens

It has always been my concern that the State of New Mexico, has this type of policy to begin with. I have worked as a manager for over 40 years and when an employee (especially an exceptional employee) gave their notice, I always left the door open for them to change their minds. Sometimes it took trying to get them a raise or cross training them so that eventually move into positions that pay more within my department/division. So what I understand with the change of this policy is that if an employee gives notice, there is no changing their mind at any time? Please correct me if I am misunderstanding. Otherwise, my opinion, is that this change should be reconsidered.

Antoinette D. Curran
Business Operations Specialist
Good Morning:

Please provide the rationale behind making this change. One would expect that such a change would include the reasoning behind the revision within the Notice of Rule Hearing for the people who cannot attend.

Steven M. Deal, P.E.
Project Engineer
Construction Programs Bureau
New Mexico Environment Department
2301 Entrada del Sol
Las Cruces, NM 88001
Office: (575) 915-1108

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Summary of full text: Removes the ability of an employee to rescind their resignation of employment within three (3) days.
I am against the removal of the 3 day rescind, sometimes our job gets the best if we and we react to anxiety during this time we feel stressed that causes us to react in a whole new way. Because we are human and live in a world of stress we should be given the 3 days to weigh our options, a lot of us have been with the state for more then 10 years and have a lot invested the our careers with the state.
I like amending this to eliminate the requirement that the agency accept the rescission; however, my Bureau at NMDOT has found it useful once to allow an employee to rescind a letter of resignation. I would prefer that employee’s be allowed to request a rescission but that acceptance of the rescission be at the agency’s discretion.

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Good afternoon. I oppose any changes or specifically the Repeal of 1.7.6.12 NMAC – Rescission of Resignation. Thank you.

mas

Michelle A. Skrupskis, MPA
Regional Community Health Improvement Coordinator

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Justin,

I disagree with the proposed rule change. I feel that an employee could make an emotional decision, or one based on the current situation. I feel like 3 days is probably too much however 24-48 hours would allow the employee to talk to additional supervisors that may be on the outside of the current situation.

Thanks,

Cory Smith
Environmental Specialist
Oil Conservation Division
Energy, Minerals, & Natural Resources
1000 Rio Brazos, Aztec, NM 87410
(505)334-6178 ext 115
cory.smith@state.nm.us

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I wonder why the removal of this option is being considered. I oppose the rule change. Let me provide a recent example supporting the continuation of the rule as drafted.

I had an employee who was balancing work with her husband’s grave, sudden illness. Feeling like she could not cope with both working and personal care, she submitted her resignation, which I accepted. The next day, it occurred to me that the circumstances she shared while providing her resignation qualified for FMLA. I asked her whether she had considered using FMLA she said she didn’t think she would qualify. To shorten the story, we went to HR — and ultimately started the paper work for FMLA — rescinding her resignation on day 3.

There are many reasons that may drive a decision to resign from service for the state ... it seems that three days is reasonable to give the employee a pause to ensure the decision is not driven by misperception.

If an agency employer elects, it may require the employee who tenders a resignation letter to immediately leave the premises so as to not disrupt the workplace. That could be done with administrative leave or use of leave balances. Similarly, the supervisor could request IT to immediately lock-out the employee’s access to email and servers — and to have the badge disabled. At the end of 3 days, should the resignation be rescinded, new access passwords and authorization could be easily given – or the restrictions made permanent.

A rule change that established that sort of procedure would be more reasonable than the proposed immediately effective resignation.

Elizabeth J. Travis, Deputy General Counsel
NMDOT – Office of General Counsel
POB 1149 - 1120 Cerrillos Road, Rm 123
Santa Fe, NM 87504-1149
(o) 505.795.1517 -- (c) 505.231.7659 -- (f) 505.690.2432

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Hi Justin,

I am opposed to the amendment to 1.7.6 NMAC repealing Section 12. I believe that the employee rights as currently written is reasonable to have 3 days to rescind their resignation. There are multiple reasons why a person may want to rescind a decision. I think it is in the State of New Mexico’s best interest to keep a person employed as the cost benefit to the tax payer far outweighs the cost if someone was the resign and be without employment. This as you know can and probably will lead to unemployment.

There may be reasons why the Rule makes since to some. Please if you can, let me know why this came about as it is just plain curious.

Thank you,

Renee Volker-Rector
Health Educator

Population and Community Health Bureau
Comprehensive Cancer Program, Public Health Division
5301 Central Ave. NE Suite 800
Albuquerque, NM 87108
ph:(505) 222-8620
fax:(505) 222-8602
www.nmhealth.org

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Mr Owens,

Because I will be unable to attend the hearing in Santa Fe on the designated date at the designated time, I am sending my comments to you here;

I am NOT in favor of this repeal.

I believe that 1.7.6.12 NMAC should stand as it is written currently. If anything I believe that the time allowance for rescission of resignation should be extended for the two weeks as is considered respectable notice by an employee to leave employment. During that notice time frame, said employee should be allowed to rescind a resignation up to the moment of working their last day.

Thank you for your time in reading my comments.

CDeBaca, Diego YCS-I (JCO-I)
C.Y.F.D./J.J.S.; Camino Nuevo Youth Center.
Unit A2A; phone (505) 383-3855
It is pertinent to recognize that a person should have at least three days to determine he/she has made the right decision for his future. With removing the three day provision to change you mind to retire or resign, it gives management to much power over the employee. It could also be used as a tool to force an individual to resign or retire. At least with a three day time frame to take back your resignation, you have the ample time to discuss with family members or attorney guidance.

The new proposed rule to change or Repeal of 1.7.6.12 NMAC – Rescission of Resignation should not be even consider since it forces employees who have been battered by supervisors and coerced into resigning or retiring when they should have the time to change their mind.

This is an embarrassment to the state of New Mexico’s Hard working employees. The employees are already being underpaid and doubled up with duties and now you want take away another tool for employees to protect their jobs. Que verguenza New Mexico.
From: Mitchell, Melissa, DOH
Sent: Thursday, September 13, 2018 8:50 AM
To: Owens, Justin, SPO
Subject: Responds to proposed changes to resignation rule

Follow Up Flag: Follow up
Flag Status: Flagged

Given the incredibly laborious and slow SPO process this rule seems contraindicated to the flow of state business. Employee retention should be the goal not expulsion. Agencies and offices are often without staff for several months following a resignation. If we could eliminate this issue even a tiny bit it would make sense to retain the rule and allow staff who had a change of heart to remain in their position, taking advantage of their experience there.

Melissa Mitchell, LCSW
Children’s Medical Services
SW Supervisor
605 Leitrado Street
Santa Fe NM 87505
505-476-2641
Good Morning,

As you are the person tasked with accepting comments, I would like to add my thoughts on this issue:

While I understand sometimes a resignation should be final, there are circumstances where the 3 day right to rescind should be kept in place.

As a cooling off period is given by law for some items purchased, so should there be a cooling off period on resignations. Sometimes in the heat of frustration folks can say things like I quit, that they may well regret.

Now as a boss I might not be happy with that however, I do realize some folks say things they didn’t mean to. Usually an apology comes into play with the person asking for forgiveness, which can be granted. One of my employees was dealing with a death in the family (a major stressor,) and said things they shouldn’t have. They later realized what they said and apologized, which I can forgive.

Additionally sometimes family matters might cause someone to resign but the doctor may tell them the situation is not as dire as they thought, such as a false negative cancer report. Maybe a family member was diagnosed with an uncurable disease which might put a financial burden on the family and that employee needs to return to work in order to have needed insurances.

I don’t see where this hurts or puts undue burden on the folks of the Human Resources bureaus of state agencies. Seems to me that they only have to hold onto the paperwork and not file it for 3 days.

Unless you could show where there are hundreds of these piling up causing massive issues, I don’t think you have a case for elimination of this issue.

Thanks,

KEVIN QUINN
I oppose the proposed change.
Thank you,
Steve Folkes
From: Belanger, Theresa, HSD
Sent: Wednesday, September 19, 2018 12:33 PM
To: Owens, Justin, SPO
Subject: RE: SPB Public Notice

Good afternoon Mr. Owens,
I will not be at the public hearing on October 12, 2018 but would like to send a comment on the Amendment to 1.7.6 NMAC, repealing Section 12, effective xx/xx/2018.
In my opinion state employees should continue to have three (3) days to rescind their resignation rather than have the resignation effective immediately.

Thank you.
Theresa Belanger

Theresa Belanger, LBSW, MA Medical Assistance Division
Native American Liaison (Chippewa)
Office: 505-827-3122 Theresa.belanger@state.nm.us

"Do a good deed daily"
Hello Mr. Owens,

I am writing this with great concern of this rule. I am a single mother with two year old twins. I am unable to retire at this time due to financial strains. I am not close to the age of 55. If this rule passes I am unable to receive subsidies which is now a major hardship as a single parent with small children and having to maintain all the necessities of life. Having several family members working for this state, State of NM, was an incentive, that had great benefits and to contribute into a good retirement. But as years have passed, working for state government and looking forward to the retirement to enjoy family is now becoming more of a letdown. I believe that those that have retired and come back to government should have been contributing, then maybe this all wouldn’t be happening. It is unfair to have hard good working responsible employees that may enjoy what they do to retire. These are your dedicated employees that care about what they do and who it impacts.
Hello,

I will not be able to attend the hearing, but want to give my input: I am against this repeal. I feel it’s not unreasonable to give employees 3 days after giving a resignation to rescind their resignation.

Thank you.
October 1, 2018

To: Mr. Justin Owens
State of New Mexico

Re: Rescission of Resignation

Dear Sir,

As a State employee and having just gone through a resignation in order to take a new position at another location, I am completely opposed to this being rescinded. At the time I did this none of my superiors including HR were able to give me an answer when I asked about having a time frame to rescind my resignation. When making what could be a life changing choice I believe a person should have some time to consider all factors. Many times there are things and personalities that can and do affect a final decision. It not only benefits the employee but the whole of the division and location.

Thank you for giving me the opportunity to voice my opposition to this matter.

A Concerned State Employee
Hi Justin,

I would like to express my opinion on this matter.

Please do not take this away completely. I turned my notice in on a Friday and on Sunday, I called my supervisor and told him I had changed my mind. I'm really glad I did to because a couple weeks later this department was in the news with problems. I'm very glad I didn't go and I'm glad I had the option to change my mind. Perhaps you could compromise and go from three days to two or even one. Giving employees a choice goes a long way!

Thank you,
Valerie Burkett
Unit Secretary
TRC/Intake Unit
State of New Mexico
Probation/Parole Office
111 Gold SE
Albuquerque, NM 87102
(505) 841-4955
(505) 841-9678 - fax
As a state healthcare provider, an educator, and consultant, I oppose the proposed “rescission of resignation” changes to the Personnel Act. Allowing an individual time to reconsider such important decisions as a resignation is an important employee benefit which considers the nature of human frailty and considers the needs of an employee. The state of New Mexico has historically been instrumental in protecting the rights and needs of its employees. The current policy was enacted for a reason. There are times when individuals may respond to situations with a resignation when, if permitted the extra time provided by the current Act and the careful consideration that this time permits, may change their mind and rescind their resignation, especially if such a resignation may have been submitted in the context of workplace or life stresses. Additionally, the state should be concerned about continuing to protect the rights of all its employees, many of whom may have hidden, unrevealed, protected status such as disability which may interact with certain workplace stresses and precipitate a hasty response resulting in a resignation which upon reflection is not what was ultimately desired by the employee. Why might removal of “rescission of resignation” be under consideration in the first place? Clearly, the current Act supports employees and allows them to reconsider a potentially life-altering decision to separate from their employment. Isn’t this a positive which may permit the state to retain employees that are becoming increasingly harder to replace? Such provisions provide a workplace where employees can feel valued and which ultimately improves employees’ workplace productivity. There is no real benefit to making a resignation “effective immediately” and certainly considerable cost both to our state, its institutions and facilities, as well as to our state employees. Such an approach utilizes an authoritarian / autocratic workplace management style which research indicates is not among best organizational practices and leaves low autonomy of employees. This approach increases aggression and tur- over among employees. While increased investing in employees and their needs and increasing autonomy for employees increases productivity and satisfaction. I should like to see any policy changes motivated not by a punitive, authoritarian, expedient approach but by best workplace practices for optimizing and enhancing both our state and its employees.

Jeanne E. Knight

Jeanne E. Knight, Ph.D.
Clinical Neuropsychologist
Licensed Clinical Psychologist

NEW MEXICO
DEPARTMENT OF
HEALTH

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Rescission of Resignation should continue to be allowed

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Re: Repeal of 1.7.6.12 NMAC – Rescission of Resignation

The State of New Mexico, State Personnel Office should look to expand the period of time for employees to indicate their wish to resign from their current position rather than extinguish all possible communication timelines. With the removal of the three-day window to rescind a resignation, the state and the employee lose all opportunity of communication if this is the employee’s first indication of leaving the position. It is in the best interest of the state and employees to maintain the three-day window to rescind a resignation.

Ideally, the State of New Mexico, should expand the policies of resignation or separation from state employment to encourage open dialogue and sufficient time for communication. States like Virginia, have in state policy (link below), requirements of advance notice to an agency, reasons for resigning and a 30-day window to rescind a resignation. The repercussions of not providing advance notice can be noted in the individual’s personnel file.

http://web1.dhram.virginia.gov/itech/hrpolicy/poli_70.html

The circumstances for individuals to resign are vast. While policies are in place to afford opportunity to discuss adverse situations, unfortunately, some employees may be unaware of human resource policies or feel they have no recourse but to resign. Without the three-day window, valuable information as to circumstances surrounding their resignation may never be obtained. The three-day window allows time to address the adverse situation and potentially support the individual remaining at their position if so desired.

For the state and supervisors, losing a window of time to negotiate with an employee may be detrimental when the employee proves proficient, productive and a long-term asset to the department or agency. The three-day time period may allow time to keep the employee, satisfying areas of discontent: work environment; salary; leave-requests, etc.

In summary and to repeat, it is in the best interest of the state and employees to maintain the three-day window to rescind a resignation. [1.7.6.12 NMAC]
October 10, 2018

Justin Najaka
Director
New Mexico State Personnel Office
2600 Cerrillos Road, Santa Fe, NM 87505

Dear Mr. Najaka,

AFSCME Council 18 opposes the proposed change by the State Personnel Office to remove an employee’s right to rescind their resignation of employment within three days.

SPO has yet to offer a rationale for the proposed change of this long-standing policy, 1.7.6.12 of the NMAC. What is the basis for this proposed change? How many employees annually avail themselves to this “cooling off” period?

Employees in virtually every agency across the state are underpaid and overworked. As human resource specialists, SPO should understand that these two critical stressors often cause employees to contemplate and/or act on the desire to quit state service. As well, there are a multitude of unrelated reasons for an employee to resign, and immediately (within three days) regret the decision. For the state to propose not allowing the re-consideration period is a waste of valuable resources, especially as the state struggles with recruitment and retention.

Lastly, of all the issues that SPO can impact to make the State of New Mexico a better employer, I question the motivation of making such changes when this administration is in its waning days. These issues should be left for the next administration to determine its benefit/disadvantage.

Sincerely,

Connie Derr
Executive Director
AFSCME Council 18

cc: AFSCME State Local Unions
Good afternoon,

The following comments are in response to the proposed amendment below:

1.) This rule should not be repealed.
2.) The removal of the rule could endanger employees by encouraging abuse by bad managers/superiors.
3.) Managers could find it easier to threaten, coerce and force employees to resign before the employee can speak to anyone about what may have happened to them.
4.) An employee should be able to resign for their own safety in the event they need to get away from violent managers without losing their job.
5.) Managers could threaten, reprimand, fire and accuse the employee of being AWOL and the employee may have no option but to resign when overpowered by aggressive superiors. Some managers have and will continue to deny an employee any type of leave to temporarily get away by stating that the employee did not provide enough notice to take the leave. This may cause the employee to feel desperate and quit. The employee should be able to return to work.
6.) The rules allows for accountability. If employees feel they need to quit to get away from violent managers this will give State Personnel a chance to investigate and deal with the manager before a lawsuit is brought.
7.) The rule could help a career employee who was misinformed by a different state employer regarding a new position the employee has accepted.
8.) Instead work to make State Personnel settlements public. These should be published, at least, by naming agencies. This will help hold managers accountable and keep employees from applying with bad or dysfunctional agencies and creating vacancies when they resign. This will encourage accountability. It will ensure the State is properly running its departments.
9.) This rule is likely seldom used but is of more value to the individual rather than the power large government bureaucracy gains from its removal. The necessity of removing this rule does not seem to be present or all that beneficial to State Government.
10.) The concerns listed above are especially pertinent in situations where employees are sexual harassed.

Proposed Amendment:

This is an amendment to 1.7.6 NMAC, repealing Section 12, effective xx/xx/2018.

1.7.6.12 [RESCISSION OF RESIGNATION: An employee may rescind a letter of resignation within three workdays of its submission and the agency must honor the rescission if it is submitted within the prescribed time limit.] [RESERVED]
[1-2-93 ... 5-15-96; Rn, 1 NMAC 7.8.16.2, 7-1-97; 1.7.6.12 NMAC - Rn, 1 NMAC 7.6.12, 11/30/00; A, 11/14/02; Repealed, xx/xx/2018]

Summary of full text: Removes the ability of an employee to rescind their resignation of employment within three (3) days.

Interested individuals may provide comments at the public hearing and/or submit written or electronic comments to Justin Owens, via email at Justin.owens@state.nm.us, fax (505) 476-7806, or mail to Attn: Justin Owens – Repeal of rule, State Personnel Office, 2600 Cerrillos Rd., Santa Fe, New Mexico.

Written comments must be received no later than 5:00 pm on the Thursday prior to the public hearing. However, the submission of written comments as soon as possible is encouraged. Persons may also submit written comments at the public hearing.
Dear Mr. Owens,

New Mexico State employees have a property interest in their jobs after working for the State for one year. The proposed repeal of rule 1.7.6.12 NMAC, that provides that State employees may rescind their resignation within three (3) days, is a taking of property without just compensation in violation of the New Mexico Constitution, art. II, § 18, "Due process; equal protection; sex discrimination" and art. II § 20, Eminent domain." Further, by repealing 1.7.6.12 NMAC, the State would also be in violation of the taking clause of the United States Constitution.; from which it has no sovereign immunity. The proposed repeal violates the Due Process Clause of the United States Constitution as well. These violations will likely result in lawsuits against the State. The purpose of Rule 1.7.6.12 NMAC is twofold. First, it protects employees from intimidating supervisors. It gives employees an opportunity to investigate and consider other options available to the employee in addition to resignation. It provides an opportunity for the employee to consult a union representative, an attorney or a financial planner. This three-day time period is also a benefit to the State. Should an employee decide to rescind their resignation, after being coerced by a supervisor to tender it, the employee has likely mitigated damages that might be imposed on the State should the coercion and intimidation be the basis of a lawsuit. It also allows time for the State to intervene when a resignation is tendered under duress. Additionally, it places the employee closer to a level playing field with its employer and not in the perceived position as underdog. The second purpose of Rule 1.7.6.12 is it protects employees from making an emotional decision that might have significant consequences on the employee’s career and family. The proposed repeal is not done in good faith. Waiting three (3) days, before the position held by the employee is considered “open,” is not a hardship to the State. The State’s hiring process is cumbersome and time consuming. The process is not significantly impacted by having to wait three (3) days. For the foregoing reasons, I ask that the proposed repeal of Rule 1.7.6.12 NMAC be withdrawn. Thank you for your consideration.

Sincerely,

Melinda L. Wolinsky