

Negotiations

NOTE 1: **This section is for filing policies** relating to the process of negotiations, not for filing personnel policies that have been negotiated. (Most of the latter would go in the personnel section.)

NOTE 2: State law requires local boards of education to cause a copy of each collective bargaining agreement entered into by the board to be **posted on the district's website**, made available for public inspection during regular business hours in the district's administrative office, **and filed with the largest public library in the district** within 30 working days of the date of ratification of each agreement. C.R.S. 22-32-109.4(3).

NOTE 3: The Innovation Schools Act of 2008 (the Act) permits a local board of education to seek designation as a "district of innovation" from the State Board of Education. Once this designation is granted, a district may pursue waivers of its collective bargaining agreements. The Act specifies the process that must be followed to obtain such waivers. C.R.S. 22-32.5-109.

LEGAL REFS.: C.R.S. 22-32-109.4 (3) (board duties regarding collective bargaining agreements)

C.R.S. 22-32.5-101 et seq. (Innovation Schools Act of 2008)