Leadership Workbook

Advancing excellence in public education and equity for each and every student through effective leadership by the collective action of locally elected boards of education.

“We are not all in the same boat. We are all in the same storm. Some of us are on super-yachts. Some have just the one oar.”

-Damian Barr
VISION
The Colorado Association of School Boards through leadership, service, training, and advocacy prepares local boards of education to advance a system of public schools where all students are challenged to meet their full potential.

MISSION
Advancing excellence in public education and equity for each and every student through effective leadership by the collective action of locally elected boards of education.

Effective board members balance and appropriately perform two different roles that require different skills:

The role of the board member as an individual with their own individual philosophy and consistent interests (familial)

The role of the board member as one of many people who make up a governing body (corporate)

Foundations of great governance: your board work

The School Board Member CASB Leadership Workbook supports highly effective boards of education committed to sustaining a purposeful, strongly focused, unified governing effort.
The Colorado Association of School Boards (CASB) advocates for the interest of local boards of education to groups both within and outside the education community. Equally important, we also provide you, our members, with information, services, and professional development tools as you govern your local school districts.

Nearly all of Colorado’s 178 school districts are CASB members, representing over 1,100 school board members and superintendents statewide. A 23-member Board of Directors comprised of local school board members from across the state governs the Association.

As citizens who serve children and represent their communities, school board members have always faced complex and demanding challenges in serving our students, our communities, and our state. With the start of the COVID-19 pandemic response in early 2020, school board members have worked tirelessly to fulfill their responsibilities. The pandemic has exacerbated the challenges and school board members have stepped up to serve their communities. We chose the quote and illustration on the front cover as it speaks to both the navigation of the pandemic and our shared goal of meeting all students’ needs — “We are not all in the same boat. We are all in the same storm. Some of us are on super-yachts. Some have just the one oar.”

The following are the essential “makings” of a great school board. These principles will be addressed throughout the workbook.

**EFFECTIVE BOARDS OF EDUCATION:**

- **Lead strategically**
  *Chapter 5*

- **Relate well with the superintendent**
  *Chapter 2*

- **Work effectively as a governing body**
  *Chapter 1*

- **Oversee district personnel actions and decisions**
  *Chapter 4*

- **Oversee the district’s academic program**
  *Chapter 3*

- **Make sound and responsible fiscal decisions**
  *Chapter 6*

- **Oversee and invest in district facilities**
  *Chapter 6*

- **Ensure the health and wellness of students and staff**
  *Chapters 2, 3 and 4*

- **Advocate**
  *Chapter 5*

- **Make decisions based on the long-term, systemic impact of their actions**
  *Embedded throughout*

- **Engage the public in district matters**
  *Chapter 2*

- **Develop, implement, and monitor sound, understandable policy**
  *Chapter 5*

Turn to page 4 for guidance on how to use this workbook to strengthen your board’s work and leadership skills, and to page 5 for a planning calendar to help you know what to expect throughout the year.

This **CASB School Board Member Leadership Workbook** is for general information purposes only and is intended to be used as a resource for school board members. The information contained herein does not constitute legal advice. Boards should consult with their own legal counsel when legal issues and questions arise.
# TABLE OF CONTENTS

Introduction to the CASB Leadership Workbook: The Core Work of School Boards ................. 4
Planning Calendar ......................................................................................................................... 5

**Chapter 1: SERVING ON YOUR LOCAL BOARD OF EDUCATION** ........................................ 6
  Board Structure ....................................................................................................................... 7
  Board Officers .......................................................................................................................... 8
  Board Work ............................................................................................................................. 10
  Board Self-evaluation ............................................................................................................ 10
  Public Board Meetings ........................................................................................................... 11
  Public Participation in Board Meetings .................................................................................. 12
  Executive Sessions ................................................................................................................ 12
  Advisory Committees ............................................................................................................ 14
  Duties and Powers of the Board of Education ...................................................................... 15
  Prohibitions and Protections ................................................................................................. 16
  Speaking for the Board .......................................................................................................... 16
  Meeting with Constituents ...................................................................................................... 17
  Conflict of Interest ................................................................................................................ 17
  Handling Complaints ............................................................................................................ 17
  Ensuring Opportunity, Access, and Inclusion ....................................................................... 18
  Taking Care of Yourself ........................................................................................................ 19

**Chapter 2: RELATIONSHIPS, ROLES, AND COMMUNICATIONS** .................................. 20
  Board and Superintendent ...................................................................................................... 21
  Roles and Responsibilities of the Board and Superintendent ................................................ 22
  Board and Superintendent Expectations .............................................................................. 23
  Superintendent Evaluation ..................................................................................................... 24
  Terminating the Relationship ................................................................................................. 24
  Hiring a New Superintendent ................................................................................................. 25
  Board and Students ................................................................................................................ 26
  Board and Staff ...................................................................................................................... 26
  Board and Community .......................................................................................................... 28
  Creating a Communications Plan .......................................................................................... 28
  Build a Quality Community Relations Plan ......................................................................... 29
  Using Social Media .............................................................................................................. 30
  Handling Criticism ............................................................................................................... 32
  Media Relations .................................................................................................................... 32
  Crisis Communications ........................................................................................................ 33
  Community Engagement ....................................................................................................... 34

**Chapter 3: STUDENT SUCCESS IS OUR END GOAL** .......................................................... 36
  Safe and Welcoming Schools ................................................................................................. 36
  Mental Health Supports and Services .................................................................................. 37
  Claire Davis School Safety Act .............................................................................................. 38
  Parental Notification of Employee Criminal Charges .......................................................... 38
  Board’s Role in Student Discipline ....................................................................................... 40
  Special Education — Federal and State Law Overview ......................................................... 40
  State Accountability and Accreditation ................................................................................ 43
  State High School Graduation Requirements ....................................................................... 46
  Federal Accountability ........................................................................................................... 47
  Choices in Education ............................................................................................................ 48
# 2021 School Board Member Leadership Workbook

## Chapter 4: Personnel Move the District Forward
- Employment Practices ................................................................. 54
- Employee Background Checks .................................................. 54
- Negotiating Processes ................................................................. 55
- Educator Effectiveness ............................................................... 56
- Teacher Employment, Compensation, and Dismissal Act of 1990 .......... 62

## Chapter 5: Leadership — How You Communicate and Advocate
- Policy — What Exactly Is It? .......................................................... 63
- Developing Policies ................................................................. 63
- The Policy Adoption Process ...................................................... 66
- Advocacy — You are the Best Advocate for Your Community .......... 66
- Developing the CASB Advocacy Platform ..................................... 67
- Advocacy Tools and Tips ............................................................ 68
- Local Control of Instruction in Colorado ..................................... 68

## Chapter 6: School Finance and Budgets Keep the Doors Open
- The Board's Responsibility .......................................................... 70
- Understanding Local/State Share of School Funding in Colorado .... 71
- Sources of Revenue ................................................................. 72
- Public School Finance Act of 1994 ............................................. 72
- Local Revenue ..................................................................... 73
- State Share and Recent Legislation .......................................... 73
- Amendment 23 and the Budget Stabilization Factor ....................... 75
- Gallagher and TABOR .............................................................. 76
- Federal Stimulus Dollars Related to the Pandemic ....................... 77
- School Buildings and Grounds .................................................. 79
- Charter School Funding ........................................................... 81
- District Funds .................................................................. 82
- The Budget .................................................................. 84
- Financial Accounting and Reports ............................................ 85
- The Board’s Relationship with the Auditor ................................ 87

## Chapter 7: CASB and You
- Membership ........................................................................ 90
- Policy Services .................................................................. 90
- Legal Resources .................................................................. 91
- Conferences and Board Development ....................................... 92
- Communication Services ....................................................... 93
- Advocacy Services ................................................................ 94
- School Board Effectiveness .................................................. 95
- Partnership Program ............................................................ 96
- Association Governance ....................................................... 96
- Commonly Used Acronyms ................................................... 98
- Glossary of Terms ............................................................... 100
- Board Resources ................................................................ 106
- Code of Ethics for School Board Members ............................... inside back cover
INTRODUCTION

CASB’s School Board Member Leadership Workbook is your guide to effective governance and strong board leadership. Throughout this book, you will find helpful information about Colorado’s educational system and your role in that system. We encourage you to consult this workbook often to answer frequently asked questions about state- and local-level education challenges relating to relationships, student success, personnel, and finance.

Since this book is much more than just a handbook, we encourage you to use it as a “jumping-off point” to deeper conversations about your roles as individuals serving on a board and as members of the collective board team. We have provided you with several tools to begin conversations about a variety of issues, from connecting with the community to communicating about financial issues. Use this workbook, along with the CASB website and professional development opportunities, to hone your skills and effectiveness as a board member.

In this workbook and in its online counterpart, you will find:

LEADERSHIP LEARNING OPPORTUNITIES

Questions in workbook margins will prompt you to delve deeper into specific topics relating to the issues addressed on that page. Take some time on your own or as a team to ponder these questions aimed at understanding confidentiality, maximizing meetings, building relationships, and developing a shared vision.

BOARD RESOURCES

In the back of this workbook, you will find a number of exercises to help your board team identify district challenges, gauge your board’s work, engage your community, and more! These exercises, designed to spur deep thought and rich conversation among your board members, can be used often throughout the school year.

ONLINE TOOL CHEST

Use the online workbook material updated throughout the year for tips and tools related to hot topics and everyday governing challenges. (casb.memberclicks.net/school-board-member-workbook)

CASB, our Board of Directors, and staff encourage you to use the exercises in this book often to build strength and understanding among your board team. If you would like more information on any issue, CASB is always here to help you better understand your role and current topics in education.
PLANNING CALENDAR

JAN
- Board team appraisal (Ch 1)
- Advocacy plan (Ch 5)
- Tax collection for current fiscal year begins (Ch 6)

FEB
- CASB Winter Leadership Conference (Ch 7)
- BOE must adopt budget (Ch 6)
- Graduation ceremonies (Ch 3)

MAR
- Non-renewals (Ch 4)
- CASB Days at the Capitol (Ch 5)
- End-of-year celebrations (Ch 2, 3, and 4)

APR
- Non-renewals (Ch 4)
- CASB Days at the Capitol (Ch 5)
- District receives preliminary property valuation statements from county assessors (Ch 6)

MAY
- Preliminary budget presented to BOE (Ch 6)
- End-of-year celebrations (Ch 2, 3, and 4)
- Graduation ceremonies (Ch 3)
- Non-renewals (Ch 4)

JUN
- BOE must adopt budget (Ch 6)
- End-of-year celebrations (Ch 2, 3, and 4)
- Graduation ceremonies (Ch 3)

JUL
- Candidate season in odd-years (Ch 1 and 7)
- Fiscal year begins (Ch 6)

AUG
- Candidate season in odd-numbered years (Ch 1 and 7)
- Fresh start with constituents (Ch 2)
- District receives preliminary property valuation statements from county assessors (Ch 6)

SEP
- Candidate season in odd-numbered years (Ch 1 and 7)
- Fresh start with constituents (Ch 2)
- Fall Regional meetings (Ch 7)

OCT
- CASB Delegate Assembly Conference (Ch 5)
- District certifies pupil count for funding (Ch 6)
- Candidate season in odd-numbered years (Ch 1 and 7)
- Fresh start with constituents (Ch 2)

NOV
- New member, new team (Ch 1)
- CASB Leadership Workbook (online)

DEC
- CASB Annual Convention and new member learning strand (Ch 7)
- District receives preliminary property valuation statement from county assessor (Ch 6)
- Advocacy prep for next legislative session (Ch 5)
- Board team building (Ch 1)
CHAPTER 1: Serving on your local Board of Education

The community board of education is one of the oldest forms of government we have in America. The current system of boards of education was established almost 200 years ago, and their predecessors, called school committees, date back to the 1640s. Locally elected boards of education also are one of the most important forms of government. In Colorado, 178 individual boards of education are tasked with ensuring approximately 900,000 students have an opportunity to succeed and grow up to become informed citizens and leaders of our republic. If you are reading this book, chances are you are one of a long line of servant leaders who believe every student can succeed. There are some basic requirements that qualify you for board service, and you can read those on the Becoming a Candidate CASB website page.

So how does the work of the board get done? The task can be boiled down to three things:

1. The board is a team and it must work as a team.
2. The board is elected by the public and as a result the board conducts its work in public.
3. The board is expected to follow state and federal law.

You may be saying to yourself — “That sounds pretty easy” — but, of course, like most tasks that sound easy on a surface level, there are levels of detail that you need to understand to be a great board member. That is the purpose of this book, to help you understand your role as one member of the board of education. It doesn’t matter if you have served on your board for 6 months or 23 years, the goal of this book is to help you improve your craft and ultimately help students succeed. After all, that is the entire purpose of serving on a board of education: to ensure that the young people of your community gain the knowledge and skills they need to be successful not only in the classroom but also in the world.
TEAMWORK MAKES THE DREAM WORK

The first thing you need to know is that you are a member of several teams. You and your fellow board members are a team. The board and superintendent are teammates, and no board can be effective unless your local community is on the team.

ONE OF MANY

The work of the board is carried out as a group; however, you as an individual board member have some important responsibilities. Service on your local board of education is unlike any other elected office. Members of the board of education are elected by the community, and as such they have a duty to listen to all community members. In order to implement changes, you must build coalitions with your fellow board members. A great place to start is a discussion among the full board to establish how the group wants to work.

Typical Personal Agreements:

- The right for every member of the board to be heard
- The responsibility of each board member to:
  - Do their fair share of the work
  - Comply with board policies
  - Be prepared for meetings
- Declaring if you have a conflict of interest on a particular item before the board

Many boards have a written board member code of conduct that lists the duties and responsibilities of board members, as well as a board member code of ethics that establishes board norms and behaviors. These types of documents help to avoid problems and facilitate understanding for board members.

BOARD STRUCTURE

In Colorado, boards of education are comprised of five, six, or seven members. Depending on the school district’s plan of representation, board members may be elected at-large, by director district, or by a combination of the two. Each member on your board of education has the same number of votes on an issue — one. That means if you want to make changes you feel will benefit students, then you need to work with your fellow board members to make it happen. It is the collective challenge of the board and its individual members to always bear in mind that an individual school board member has no individual authority. The board may only take action, make decisions, and direct district operations as a full board acting in its corporate role.
In the theater world, there is an old saying, “There are no small parts, only small actors,” meaning that if every actor on the stage doesn’t provide their best effort, then the entire production will never be as good as it possibly can. Your importance on the board of education is not reliant on a title, but instead on your unwavering commitment to serving the students of your community to the utmost of your abilities by working together with your fellow board members.

The Board Resources in the back of the workbook are on team assessments and also board-superintendent strengthening. These tools are helpful to assess strengths and areas for improvement.

BOARD OFFICERS

To help the board conduct its business, Colorado law requires the following officers be elected by the entire board. After each regular biennial school election (held in November of each odd-numbered year), the board secretary calls a special meeting of the board, called the board’s organizational meeting, for the purpose of electing board officers. The officers of a school board are as follows: a president, a vice-president, a secretary, and a treasurer. One person may simultaneously hold the offices of secretary and treasurer, or the offices of assistant secretary and assistant treasurer, if there are such offices.

Each officer of the board may have additional duties assigned to them by board policy or state law. As an example, some boards designate the board president to speak to the media related to actions of the board.

Most of the laws relating to school boards and their powers and duties are found in Title 22, Article 32, Colorado Revised Statutes. This article contains laws relating to the organization of the board, the duties of the officers, meetings of the board, powers and duties, and so forth. When answers to specific questions are required, school boards should consult this article of the law and legal counsel.
<table>
<thead>
<tr>
<th>POSITION</th>
<th>CHOSEN</th>
<th>TERM</th>
<th>DUTIES</th>
<th>NOTES</th>
</tr>
</thead>
</table>
| Board President | Elected by majority of board (by roll call or secret ballot with the outcome recorded in the meeting’s minutes) | 2 years | Presides over board meetings  
Signs written contracts to which the district may be a party when the contract has been authorized by the board  
Signs official reports of the district, except when otherwise provided by law. | Votes on all issues as part of the alphabetical roll call vote required by law  
On most boards, the president cooperates with the superintendent to build the agenda for board meetings |
| Vice President | Elected by majority of board (by roll call or secret ballot with the outcome recorded in the meeting’s minutes) | 2 years | In the absence or inability of the president, the vice president shall have and perform all of the powers and duties of the president | |
| Secretary | Appointed by the board | At the pleasure of the board | Notifies each board member of all special meetings  
Keeps and preserves minutes of each meeting  
Acts as custodian of the district seal  
Attest any written contract to which the district may be a party when the contract has been authorized by the board, and affixes the seal thereto  
Causes all notices of election to be published and posted when required by law  
Performs other duties as assigned by the board | One person can hold the position of secretary and treasurer simultaneously  
May or may not be a member of the board  
May be compensated for service in an amount determined by the board  
In the absence or inability of the secretary, the assistant secretary, if any, or an officer of the board designated by the president if there is no assistant secretary shall perform the duties of the secretary |
| Treasurer | Appointed by the board | At the pleasure of the board | Accounts for all moneys belonging to the district, or coming into its possession, and renders reports thereof when required by the board  
Signs, in writing or by facsimile, all warrants, orders, or checks drawn in payment of lawfully incurred and properly authorized obligations of the district (and secures the written countersignature of any other person designated by the board)  
Bears legal responsibility for administering receipts and disbursements and taking care of accounting processes  
Performs other duties as assigned by the board | One person can hold the position of secretary and treasurer simultaneously  
May or may not be a member of the board  
May be compensated for service in an amount determined by the board  
In the absence or inability of the treasurer, the assistant treasurer, if any, or an officer of the board designated by the president if there is no assistant treasurer or other custodians appointed by the board shall perform the duties of the treasurer |

Assistant Secretary: Same appointment process, term of service, duties, and notes of the secretary. The law permits but does not require boards to have an assistant secretary.

Assistant Treasurer: Same appointment process, term of service, duties, and notes of the treasurer. The law permits but does not require boards to have an assistant treasurer.
CHAPTER 1: Serving on your local Board of Education

BOARD WORK

The actual work of your board of education is done in two general areas: legislative and quasi-judicial. School boards act principally as legislative bodies, but they also have some quasi-judicial duties.

Legislative — Board legislative action begins with the form of policy or resolution. The most effective boards work through their policies to ensure the district is achieving the outcomes the community desires. This type of work is what most people think about when they think about a board of education meeting. The board meets to hear information, provide input, ask questions, and vote to take action. Thereafter, the board monitors the superintendent’s implementation of policy.

Quasi-Judicial — Occasionally the board is required to hold hearings; for example, on employee terminations or student expulsions. These important matters require board members to listen actively, understand the information presented, and to finally render a decision. The most important aspect of this work is to be impartial. The people who come before the board in these hearings are entitled to a fair hearing and a transparent process. Due to the serious nature of these hearings it is vital that board members listen to and follow the advice of their legal counsel.

BOARD SELF-EVALUATION

Boards should evaluate their own effectiveness by determining their purpose, goals, roles, and core values. Once these facets are determined, boards can continuously measure their success against their agreed-upon descriptions. Effective boards measure their success by:

• Building a debriefing session into the conclusion of meetings to assess how the meeting went and what they can improve upon
• Holding sessions two to three times a year to assess their work and progress toward the board goals
• Regularly engaging in school board training
• Observing other governance teams

The Board Resources at the end of the School Board Member Leadership Workbook provide evaluation tools on board performance, essential governing elements, and team governing effectiveness.

This chapter highlights some of the important work carried out by board members. The following chapters will cover many of these topics in more depth.
TAKING CARE OF BUSINESS IN PUBLIC

PUBLIC BOARD MEETINGS

The board of education is elected by the public, and, as a result, the board conducts its business in public. School board meetings must be open to the public under the Colorado Open Meetings Law (also known as the Colorado Sunshine Law). C.R.S. § 24-6-401 et seq.

A public meeting is any gathering of three or more members of the board at which any public business is discussed or at which any formal action may be taken, regardless of whether the meeting occurs in person, by telephone, electronically, or by other means of communication. These meetings are open to the public at all times.

Colorado boards of education are required by law to provide full and timely notice to the public of any board meeting by posting information regarding the meeting and its agenda at the board’s designated posting location in the district or on the district’s website at least 24 hours before the meeting begins. Publicizing meetings in this way meets the legal requirement for the meetings the board schedules as part of its annual calendar, called “regular meetings.”

Other board meetings are scheduled as needed throughout the school year. These are called “special meetings” and they have additional notice requirements, including providing a statement of the purpose for the special meeting as well as providing notice to each board member.

Some boards also meet for “work sessions,” which can either be regular meetings or special meetings of the board, depending on how they are scheduled. Work sessions are opportunities for boards to learn about particular issues, and typically the board does not vote during these meetings.

<table>
<thead>
<tr>
<th>REGULAR BOARD MEETING</th>
<th>SPECIAL BOARD MEETING</th>
<th>WORK SESSION OR RETREAT</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Board establishes schedule of regular board meetings</td>
<td>• Called by the board president or upon the written request of a majority of the members</td>
<td>• Type of regular or special meeting</td>
</tr>
<tr>
<td>• Notice required</td>
<td>• Special notice requirements</td>
<td>• To receive information and for discussion</td>
</tr>
<tr>
<td>• May take action</td>
<td>• No business other than stated in notice, unless reasonably related and unanimous agreement</td>
<td>• No action</td>
</tr>
<tr>
<td></td>
<td>• May take action</td>
<td>• Notice required, including the topics for discussion and study, must be provided</td>
</tr>
</tbody>
</table>

Board members also “meet” in social settings, at community events, or at educational trainings (e.g., CASB Annual Convention). Such gatherings do not constitute board meetings subject to the legal transparency requirements so long as board members do not use them to discuss public business or take formal action. However, some boards, out of an abundance of caution, notify the public of events where three or more board members are scheduled to attend.
School board meetings can be very formal or informal, depending on local custom. Generally, boards use Robert’s Rules of Order to maintain a common understanding of board process. Board presidents lead board meetings, following the board’s agenda, which is normally prepared by the board president in cooperation with the superintendent.

A board may amend its agenda in accordance with board policy, usually a majority vote of board members present during regular meetings. To amend the agenda for a special meeting, all members must be present and vote to amend. While boards possess the authority to modify the agenda, they should exercise the authority with caution. Boards have a legal duty to provide agenda information in advance of the meeting where possible. A drastic departure from the stated agenda that results in sudden board action on a matter of great importance is likely to draw sharp criticism from the public and may spark costly litigation.

In board meetings, the board acts through voting in open session. Voting must occur by roll call, in alphabetical order, and with each member present orally voting. (Exceptions: members with a conflict of interest abstain from voting, and the board may excuse a member from voting for good cause.) If the board has adopted an electronic participation policy, board members participating remotely pursuant to that policy are considered present and may vote.

Serving on your local Board of Education

**Boards Have Flexibility on Meetings**

School board meetings are generally open to the public. Most boards permit public comment periods during those meetings. Maintaining order and a professional environment ensures the public is respectfully heard and protects the board’s ability to efficiently accomplish the public’s business. To assure compliance with constitutional rights, boards should adopt and follow policy, such as CASB’s sample policy, Public Participation at School Board Meetings (BEDH).

**Public Participation in Board Meetings**

Since the board must conduct meetings open to the public, are boards required to allow the public to comment on the board’s work?

There is no Colorado law that requires local boards of education to allow for public comment at board meetings. However, most boards have policy related to when public comment will be heard, how much of the meeting is set aside for public comment, and what agenda items or subjects may be commented on at a board meeting.

**Executive Session**

The board can meet privately, without the public, only in limited circumstances established by law. That part of the board meeting is called executive session. The law provides for only eight purposes for a board to convene in executive session at regular and special board meetings. Moreover, the law articulates very specific procedures the board must follow to enter executive session. In addition, most portions of executive session must be recorded. The board cannot adopt any proposed policy, resolution, or regulation or take formal action in executive session, except for the review, approval, and amendment of the minutes of an executive session.

These limitations and restrictions do not imply that executive session is frowned upon. In fact, used appropriately, these private discussions are vital to the board’s work. Knowing the parameters of executive sessions will help boards meet the substantive and procedural requirements of the law.
THE EIGHT PURPOSES FOR ENTERING EXECUTIVE SESSION:

1. The purchase, acquisition, lease, transfer, or sale of any real, personal, or other property interest. However, no executive session shall be held to conceal the fact that a member of the local public body has a personal interest in such property transaction. C.R.S. § 24-6-402(4)(a).

2. Conferences with an attorney for the school board for the purpose of receiving legal advice on specific legal questions. The mere presence or participation of an attorney at an executive session is not sufficient to satisfy this requirement. C.R.S. § 24-6-402(4)(b).

3. Matters required to be kept confidential by federal or state law or rules and regulations. The board must announce the specific citation of the statute or rules that are the basis for such confidentiality before holding the executive session. C.R.S. § 24-6-402(4)(c).

4. Specialized details of security arrangements or investigations. C.R.S. § 24-6-402(4)(d).

5. Determining positions relative to matters that may be subject to negotiations, developing strategy for negotiations, including strategy for negotiations relating to collective bargaining or employment contracts, and instruction of negotiators. Discussion of negotiations relating to collective bargaining or employment contracts (other than negotiations for an individual employee’s contract) must occur in a public meeting, unless an executive session is otherwise allowed. C.R.S. § 24-6-402(4)(e).

6. Personnel matters; except if the employee who is the subject of the session has requested an open meeting, or if the personnel matter involves more than one employee, all of the employees have requested an open meeting. If the employee(s) does not request an open meeting, the board may hold the discussion in executive session. The board may, at its discretion, invite the employee into the session. Discussion of personnel policies that do not require discussion of matters specific to a particular employee are not considered “personnel matters.” Discussions concerning a member of the board, any elected official, or the appointment of a board member are not considered personnel matters. C.R.S. § 24-6-402(4)(f).

7. Consideration of any documents protected under the mandatory nondisclosure provision of the Colorado Open Records Act, except that consideration of work product documents and documents subject to the governmental or deliberative process privilege must occur in a public meeting, unless an executive session is otherwise allowed. C.R.S. § 24-6-402(4)(g).

8. Discussion of individual students where public disclosure would adversely affect the person or persons involved. C.R.S. § 24-6-402(4)(h).

STEPS TO CONVENE IN EXECUTIVE SESSION

1. The board president announces in open session the topic of the executive session and the specific citation to the statute authorizing the board to meet in executive session.

2. The board president identifies in open session the particular matter to be discussed in as much detail as possible without compromising the purpose for which the executive session is authorized. In crafting this announcement, the board president may factor in how much the public already knows about the particular matter and provide additional detail when describing the topic to be discussed consistent with this public knowledge. This information should be incorporated into the board motion to convene an executive session. The following is a sample motion:

   “I move that the board of education convene into executive session to discuss/review __________________ pursuant to C.R.S. § 24-6-402______ [see list of permissible topics for the precise statutory reference].”

3. The board votes whether to convene in executive session. Upon the affirmative vote of two-thirds of the quorum present, the board then goes into executive session. The board may determine which individuals will be invited to join members of the board in executive session.

RULES FOR EXECUTIVE SESSION

The discussion during executive session cannot stray from the matter(s) stated as the purpose(s) for going into executive session.

The board is not allowed to adopt any proposed policy, resolution, regulation, or take any formal action in an executive session.

If the board wishes to confer with its attorney during an executive session and it did not specifically announce its intent to do so prior to convening the executive session, the board should return to public session, make an additional topic announcement citing the statutory authority for conferring with its attorney, and vote on whether to convene in executive session for this purpose.

The board must maintain a log of the amount of time spent on each topic during executive session and include the log in the minutes for that session. The minutes of any board meeting at which the board convenes in executive session must be posted on the board’s website not later than 10 business days following the meeting at which the minutes are approved by the board. If the board does not maintain a website, the minutes must be published in the same manner as the board regularly provides public notice. In addition, discussions that occur at executive session must be electronically recorded. The recording must be retained for at least 90 days following the meeting at which the executive session occurred.
CHAPTER 1: Serving on your local Board of Education

ADVISORY COMMITTEES

From time to time the board may wish to seek the input of the community on a particular topic. The board may convene a committee to accomplish this work. Some guidelines are helpful in regard to committees:

• **Board appointments** — The board appoints the members of the committee, which may consist of board members, community members, district staff, etc.

• **Scope of the committee** — The board should have a clearly written statement about the following:
  ○ Type of work the committee is to do
  ○ How long the committee has to complete their work
  ○ How information will be reported back to the board

• **Decision-making authority is advisory in nature** — It is very important that all members of the committee understand that they are only making an advisory report to the board of education. The final decision will be made by the board members.

The board should thoughtfully consider the need for a committee and keep the number of committees to a minimum.

COMPLYING WITH THE LAW

Colorado law grants wide latitude to the elected board of education. The Colorado Constitution states that boards of education

“...shall have control of instruction in the public schools of their respective districts.” (Colo. Const., Art. IX, § 15):

Pretty straightforward, right? Well, yes and no. The Colorado Legislature has the ability to pass laws to direct boards in their work. Local school districts are creatures of statute, formed by the law and subject to the law. Individual board members are held accountable to the electorate, but the district itself is held accountable by the state through the district's accreditation. Thus, to ensure local schools remain accredited, boards must comply with state and federal law. Understanding these obligations help boards define the important role they play in the education of students in their communities.
### Duties of Boards of Education

- **MUST:**
  - Hold regular and special meetings in public and keep required records of these meetings
  - Adopt policies and regulations for the efficient administration of the affairs of the district and as required by law
  - Adopt policies for accreditation of district school
  - Adopt academic standards and a plan of implementation of such standards
  - Adopt student enrollment policies, including intra- and inter-district choice
  - Adopt conflict-of-interest policies for board members
  - Determine the educational programs to be carried on in the schools of the district and prescribe the textbooks for any course of instruction or study in such programs
  - Adopt the school district calendar
  - Provide instructions about the use and effect of tobacco, alcohol, and controlled substances
  - Require development of student Individual Career and Academic Plans (ICAP)
  - Adopt a student discipline and conduct code, mission statement, and safe school plan
  - Educate children with disabilities
  - Adopt a student publications code
  - Enforce the school attendance law
  - Employ all personnel required to maintain district operations and carry out the educational program
  - Ensure that required background checks are conducted prior to hiring district personnel
  - Provide an in-service program for district teachers, including mandatory reporting obligations
  - Implement a licensed personnel evaluation system
  - Adopt a salary schedule or salary policy
  - Keep complete and accurate financial and accounting records
  - Protect public deposits in authorized investments and depositories
  - Adopt a budget for each fiscal year
  - Certify necessary tax levies to the county commissioners
  - Protect student information
  - Preserve and dispose of district records in accordance with the law

- **POWERS:**
  - Acquire, take, and hold real personal property; sell or lease property
  - Purchase and construct buildings
  - Provide furniture, equipment, library books, “and everything needed to carry out the educational program”
  - Determine which schools will be operated and maintained, and fix the attendance boundaries of each school
  - Furnish transportation for students
  - Provide food services for students
  - Provide textbooks for enrolled students free of charge or for a reasonable rental fee
  - Require enrolled students to have suitable supplies
  - Charge tuition as permitted by law and fees reasonably necessary for textbooks, expendable supplies, and school-sponsored extracurricular activities, programs, and events
  - Procure supplies and equipment required to carry on the musical, dramatic, athletic, and equivalent programs of the district
  - Exclude books, magazines, papers, or other publications determined by the board to be of an immoral or pernicious nature
  - Suspend, expel, and deny admission to students for statutory reasons
  - Employ a chief executive officer to administer the affairs and the programs of the district, pursuant to a contract
  - Adopt policies related to all aspects of employment
  - Enter into master agreements with school employees
  - Discharge or otherwise terminate the employment of all personnel, subject to the Teacher Employment, Compensation and Dismissal Act
  - Reimburse board members and employees of the district for expenses incurred in the performance of their duties
  - Procure group life, health, or accident insurance covering employees of the district
  - Issue tax-anticipation notes
  - Issue bonds after an election
  - Enter into agreements with other school districts, state and local agencies, or other entities as permitted by law to carry out the board’s policies and district services
  - Procure insurance coverage for the district, including buildings, structures, equipment, vehicles, personal property, and its directors and employees
  - Provide for the necessary expenses of the board in the exercise of its powers and the performance of its duties
  - Accept, use, or expend gifts, donations, or grants to the district, unless prohibited to law
  - Maintain membership in established school board organizations
  - Sue and be sued
PROHIBITIONS & PROTECTIONS

In general, school board members are covered by the Colorado Governmental Immunity Act. C.R.S. § 24-10-101 et seq. The Act shields school board members from liability for good faith actions taken in the performance of their official duties. This usually means the board/school district will defend and indemnify board members in litigation arising from the individual’s board service.

As arms of the state, school boards are government entities and are bound by the limitations on government set forth in the U.S. Constitution and Colorado Constitution. This means that local boards cannot abridge the civil rights of students, personnel, or others. Immunity does not apply if a reasonable person in the official’s position would have known that the action violated clearly established law.

What if I have questions about our board’s compliance with law?

If you are concerned about the legal implications of an upcoming issue before your board, approach the superintendent and board president with your concerns. The board’s attorney may have already provided advice about how to proceed, the attorney may be attending the meeting to confer with the entire board, or perhaps no one has yet reached out to the attorney and your inquiry may spark that connection.

If the board action that worries you is one the board took in the past, again, the first person to approach with your concern is either the board president or superintendent. The objective of that conversation is to raise the issue promptly so that the board’s attorney can provide timely counsel to the board on how to move forward.

Legal Advice

The board may seek legal advice on any matter, but the most common topics of conversation between the board and its attorney involve personnel, contracts, and civil rights. Because the attorney represents the interests of the district, not individuals, the attorney’s analysis may not please every board member. Nevertheless, the board as a whole is the client, and it accepts or rejects the attorney’s advice in the same way the board takes any other action — by majority rule. Members who disagree with the board’s legal position remain bound by attorney-client privilege and executive session confidentiality and may not divulge the content of those privileged and confidential conversations. Board members with personal legal questions should seek advice from their own private attorneys.

SPEAKING FOR THE BOARD

As discussed above, an individual board member does not have the right to speak for the rest of the board unless specifically authorized by the board to do so. This authorization can be implied, as when talking to the public about decisions the board already has approved. Or it can be direct, as when the board asks an individual member (usually the president) to issue a public statement about the district or a particular position taken by the board. Many boards have adopted policies in this area to guide the board and individual member’s conduct.
A board member should exercise care in writing letters to the editor and in making statements to the press. The member should not attempt to predict future actions of the board. If the matter about which the member is expressing an opinion has nothing to do with education, it is advisable to refrain from signing it as “Member, _______ School Board.” When writing or speaking about something related to education, a member should be very clear to state at the outset that the opinions expressed are his or her own and not the board’s unless the board has previously taken a stand on the issue.

MEETING WITH CONSTITUENTS

A school board member may occasionally be asked to meet with a group of parents, taxpayers, staff members, or special interest groups to discuss a particular issue. The issue may be one that involves considerable controversy.

On such occasions, it is advisable to exercise a degree of discretion. Consider discussing your intent with the superintendent or board president before committing to meet with the group. The group should clearly understand that the member speaks for himself or herself, not for the board. Unless the board has taken some kind of action on the issue, it is advisable to avoid making statements that reflect upon the board’s attitude toward the question. The member also may wish to avoid statements that could mistakenly imply that he or she intends to serve as the group’s champion when the issue is before the board. Whether the board member agrees or disagrees with the group’s point of view, the group needs to know that what the member says must not be looked upon as a commitment of the entire board.

A board member has a continuing obligation to hear various points of view, consider all sides of a question, and then vote his or her convictions when the time comes for board action. If members have made advance statements or commitments, they find it difficult to fulfill this obligation.

CONFLICT OF INTEREST

Public office is not to be used for the profit, gain, or private interest of any individual. To maintain public confidence in the office and to prevent the use of public office for private gain, it is important for members of the board of education to publicly disclose any potential conflict of interest.

The board is required to adopt a policy relating to conflicts of interest for its own members. C.R.S. § 22-32-109(1)(y). A board member who has a personal or private interest in any matter proposed or pending before the board must disclose that interest to the board, abstain from voting on the matter, and refrain from attempting to influence other members of the board on the matter. C.R.S. § 24-18-109(3)(a). State law creates a narrow exception allowing a board member with a conflict to vote if the board member has made specific disclosures. C.R.S. § 24-18-109(3)(b), 24-18-110.
ENSURING OPPORTUNITY, ACCESS, AND INCLUSION

The promise of public education is that every child succeeds in school and life. To realize this promise, children must be provided resources, supports, and interventions based on their needs. The nation’s school boards are uniquely positioned to fulfill this promise to all students.

School board members have the positioning and power to employ the key levers to create more equitable outcomes:

- Ensuring equity in school funding.
- Ensuring access to high-quality and high-level curriculum.
- Ensuring access to effective teachers.
- Ensuring safe and supportive school climates.
- Fostering meaningful community engagement.
TAKING CARE OF YOURSELF

School board members typically put themselves last in line when it comes to self-care. We are at a point in time where anxiety and stress are mounting for our school board members. It is critical for you to take care of yourself so that you can continue to take care of your district. Understanding the importance of maintaining your social-emotional health is key. Taking care of your whole self — physical, mental, social, spiritual, and professional health — will set you up for success.
Productive relationships must be nurtured. A successful board devotes a significant amount of time and attention to its relationships and to clear, two-way communication with the variety of audiences it serves.

The prior chapter touched on the relationships among board members and this chapter will focus on the facets of building good relationships with other internal and external stakeholders, including:

- Board and Superintendent
- Board and Students
- Board and Staff
- Board and the Community
BOARD AND SUPERINTENDENT

An important endeavor of a school board is to employ a superintendent and to hold the superintendent responsible for managing the district in accordance with federal law, state law, and the school board’s policies. The board routinely evaluates the superintendent, since he/she is the board’s sole employee. If necessary, the board also has the authority to terminate the superintendent.

In contrast to the laws in some states, Colorado statutes do not define the duties and responsibilities of the superintendent. They do, however, spell out a board of education’s authority to employ a superintendent of schools to administer the affairs of the district. C.R.S. § 22-32-110(1)(g). As a result, a board must set forth the superintendent’s duties and responsibilities in board policy and/or the superintendent’s contract.

If the school district is to be operated efficiently and effectively, it is essential that there be an understanding among board members and the superintendent regarding the functions and responsibilities of the board versus the superintendent and staff. Taking the time necessary to have clarity on roles and responsibilities will pay dividends because in many cases, strained relationships between a board and the superintendent are caused by misunderstandings or disregard for the responsibilities each is expected to assume. Board members are encouraged to discuss these issues with the superintendent and arrive at understandings before problems arise. A board should assist the superintendent by ensuring that none of its members violate the understandings of a working relationship. If the superintendent is infringing upon the functions of the board, a prompt reminder from the board is in order.

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**BOARD OF EDUCATION**

1. To serve as a representative of the community in providing direction for district programs and ensuring that the school system operates efficiently and effectively

2. To adopt policy, plan school services, and evaluate the quality and effectiveness of district services

**SUPERINTENDENT**

1. To serve as principal adviser to the board on all matters having to do with the district and education in general

2. To serve as the executive administrator of the district with the responsibility for seeing that the policies and directives of the board are implemented

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The CASB Connections Podcast: Governing the Right Way: The Role and Responsibilities of School Board Members is a great podcast where two board presidents share their wisdom and insights gained from years of experience with boards that have stayed within the guardrails, as well as those that have driven through them.
CHAPTER 2: Relationships, Roles, and Communications

ROLES AND RESPONSIBILITIES (PARTIAL LIST)

BOARD OF EDUCATION

- Ensures educational programs are designed to achieve desired end results for students
- Accredits the district’s schools
- Serves as a legislative body, adopting policies and regulations pertinent to the affairs of the district
- Recognizes the superintendent as the professional leader of the staff and adviser to the board
- Establishes written policies for the administration of the schools; considers policy recommendations from the superintendent, staff, and community; revises policies as necessary
- Adopts policies governing financial transactions; receives and reviews periodic reports relating to the financial status and transactions of the district
- Adopts policies that ensure proper operations and adequate maintenance of transportation services and adequate maintenance of the buildings and grounds of the district
- Adopts policies relating to the employment of personnel; appoints instructional personnel upon recommendation of the superintendent
- Prohibits its members from assuming responsibilities of the full board or assuming responsibilities of administration
- Authorizes the superintendent to prepare a budget for board consideration; considers the proposal and makes revisions that appear to be necessary; holds public hearings; adopts a budget and an appropriation resolution; authorizes the superintendent to implement and administer the adopted budget

SUPERINTENDENT

- Ensures educational programs are achieving the board’s desired end results for students
- Administers the affairs of the district in conformity with the policies and regulations adopted by the board
- Implements the directives of the board
- Serves as professional leader of the staff and adviser to the board
- Conducts studies and investigations necessary to the development of policies; makes recommendations with respect to policies; advises the board and provides information and materials to assist the board in its deliberations
- Assumes responsibility for administering the financial affairs of the district pursuant to established policy; provides periodic reports to the board relating to financial status and transactions
- Advises the board on the transportation, operation, and maintenance needs of the district; supervises the operation and maintenance of school plants in accordance with board policy
- Determines instructional personnel requirements, qualifications, and duties for the approval of the board; nominates instructional personnel for employment upon board approval
- Works with the board as a whole; keeps all members informed; does not usurp board responsibilities or prerogatives
- Prepares a proposed budget for board consideration; interprets the proposal to the board; provides the board with pertinent data and information; implements and administers the budget upon board approval
EXPECTATIONS

Both the board and superintendent should have high expectations of one another in order to serve the school district efficiently and effectively. The board should expect assistance, cooperation, and professional leadership from its superintendent. A superintendent should be expected to recommend changes in district programs and board policies whenever it is believed that they are necessary. Without exception, a superintendent should put into effect the policies and plans adopted by the board.

The following are examples of board and superintendent expectations of one another:

**BOARD OF EDUCATION**

A superintendent should expect that the board will:

- Carry out its duties and function in an ethical and responsible manner
- Give authority commensurate with the responsibilities it is expected to assume
- Hold the superintendent accountable for situations and problems he or she has been given authority to correct or control and, likewise, not hold the superintendent accountable when denied such authority
- Stand behind and support the superintendent if he/she is carrying out the policies and directives of the board
- Provide objective counsel and advice; offer any criticism in a constructive manner
- Adopt policies to guide the superintendent in the performance of his/her duties
- View the superintendent as a professional educator and administrator; give due consideration to the superintendent’s recommendations on matters pertaining to education and the administration of the schools
- Keep current with education program trends and actively participate in workshops and conferences designed for school board members
- Follow meeting agendas and established school board meeting procedures so the board can be adequately prepared to respond to questions

**SUPERINTENDENT**

The board should expect that the superintendent will:

- Administer the operations of the school district in conformity with directives and policies adopted by the board; be accountable to the board in all related matters
- Assume responsibility for serving as the administrative officer of the district and as adviser to the board
- Facilitate preparation of board meeting agendas
- Provide recommendations, advice, information, and materials to assist the board in its deliberations
- Keep the board advised of changes, innovations, and trends in education that might be applicable to the district
- Keep the board fully informed on all matters of its concern
- Keep the board informed of student achievement data and other information affecting the district’s accreditation
- Utilize the professional competencies of the staff in conducting studies, evaluating programs, and developing recommendations for consideration by the board
- Make an effort to work with all board members on an equal basis and not unduly rely on certain individuals
- Accurately interpret the needs of the school system to the board and to the public
- Consistently strive to improve the district’s instructional programs
- Make a conscious effort to maintain good staff and community relations
- Operate the district in a fiscally sound manner
- Support board decisions
- Ask to be relieved of his/her contract if unable to perform as expected
SUPERINTENDENT EVALUATION

The responsibility to evaluate the superintendent’s performance rests exclusively with the board. C.R.S. § 22-9-106(4)(b). The evaluation process is often laid out in the superintendent’s contract and/or board policy and regulation and should be established well before the board sits down to formally evaluate the superintendent. It is important to approach an evaluation as an ongoing process, not a single event. The Board Resources at the end of the School Board Member Leadership Workbook is a good place to start with insights, tips, and standards.

A good place to begin the conversation is to mutually agree upon a mission, purpose, and performance goals that will be discussed and monitored during the year. The board and superintendent should determine the best way to monitor progress on an ongoing basis.

Eventually, the board will prepare a written evaluation that will:

- Identify the superintendent’s performance strengths and weaknesses
- Set forth recommendations and plans for improvement, including recommendations for additional education and training
- Identify sources of data upon which the evaluation document is based

The superintendent’s evaluation report is public information, as it relates to the performance of the superintendent in fulfilling adopted school district objectives, fiscal management of the district, district planning responsibilities, and supervision and evaluation of district personnel. C.R.S. § 22-9-109(1)(a). This means that most, if not all, of the superintendent’s summative evaluation report must be disclosed to the media and/or members of the public upon request. Boards should confer with legal counsel before releasing the superintendent’s evaluation pursuant to an open records request.

TERMINATING THE RELATIONSHIP

CASB believes that a critical link in a board’s responsibility to students is the superintendent’s success as an educational leader. It is important to have a frank and open discussion during the evaluation process to address issues that might affect the superintendent’s continued employment. A board should never retain an ineffective or unsatisfactory superintendent because of sentiment or lack of courage to terminate the employment relationship.

When a superintendent change is necessary, the board should proceed in an orderly and courteous manner to accomplish the change with minimal confusion and disruption in the community. The superintendent’s contract will address how the employment relationship may be terminated — both voluntarily and involuntarily. CASB recommends that a board work with legal counsel to ensure the termination of a superintendent’s employment complies with the provisions of the contract and applicable law.
HIRING A NEW SUPERINTENDENT

Employing a superintendent is a critical decision for a school board, and even though the choice may be difficult, the process is fairly simple.

Who is qualified to serve as a superintendent?

- Superintendents are not required by law to hold a professional license. As long as they meet the qualifications set by the board, any person may serve as superintendent. A board may determine it is necessary or desirable for the superintendent to hold an administrator’s license issued by the Colorado Department of Education.

- To obtain an administrator’s license, an individual must demonstrate knowledge in basic management, leadership, decision-making and problem-solving, communication and human relations, personnel administration, resource utilization, child growth and development, and knowledge and application of standards-based education. C.R.S. § 22-60.5-308.

How are candidates assessed?

- A board should decide upon the required qualifications, salary, other terms of the contract, and procedures to be observed in the selection process. Consideration should be given to qualified people within the school system as well as those applying from the outside.

- The entire board may wish to take part in screening applications, but this can become time-consuming. Many boards utilize consultants to assist in an initial screening process that usually reduces the applicant number to around four or five. These candidates should be invited to a formal interview with the board. It is advisable to ask the same questions in each interview in order to permit comparisons.

- The interview process should reduce the number of candidates to two or three. State law requires that a board make public the finalist or finalists it is considering for the superintendent’s position no later than 14 days prior to employing a finalist to fill the position. A board cannot make a final offer of employment until this 14-day waiting period has passed. C.R.S. § 24-6-402(3.5).

How is the board’s choice announced?

- The final decision on the superintendent is the responsibility of the entire board. Unanimous election is desired, but not required. The appointment should be announced in the form of a prepared board statement and should share the qualifications of the person selected. Announcements should not be made until the person has accepted the position.

Is a contract required?

- Yes. The law requires a written contract for the superintendent, but the terms of the contract are left largely to negotiations between the board and the individual. C.R.S. § 22-63-202. Typically, the contract defines the board-superintendent relationship, the superintendent’s salary, and other terms of service, including the annual evaluation process and grounds for termination. Boards should review and understand the terms of their superintendent’s contract and are advised to seek legal counsel when negotiating or renegotiating their superintendent’s contract.
CHAPTER 2: Relationships, Roles, and Communications

BOARD AND STUDENTS

As a board member, you have the privilege of engaging in two-way conversations with students. Follow these best practices to engage your students and create an open pathway for future conversations:

- Listen, share, listen, and listen some more. Don’t be quick to answer.
- Acknowledge their concerns.
- Students want to hear what you have to say, and they want to know you are authentic.
- Brainstorm together. Collaboration is always appreciated. Take all of their ideas to heart.
- Keep the door open for further discussion and let them know this.
- If possible, meet with students at a designated time during their school day as arranged by an administrator or staff. Make sure to comply with any board policies related to communicating with students. Do not arrange one-on-one meetings offsite.

Students may not know nor understand the role the school board plays in district decisions. It is always helpful to give them a very quick summary of the role of the board and an individual serving on the board. Encourage them to attend a board meeting to gain a better perspective and to share their voice.

Finally, there are some key principles for sustaining youth involvement in your work:

- Respect
- Positive communication
- Investment
- Meaningful involvement

The most effective way to solve complex challenges is to bring multiple perspectives together through collaboration. Elevating the student voice and collaborating with students is a great place to start!

BOARD AND STAFF

The board employs the superintendent to be the professional leader of the district’s employees and should not undermine that authority. The board also should foster a positive, respectful relationship with its superintendent and staff in order to help build a positive school climate for employees and the students they serve.

The school board has the ability to promote goodwill and understanding between the board and district employees. Well-informed teachers, administrators, and support personnel create a positive public image with respect to their schools and school district.

All district personnel, both licensed and classified, should be governed by written policies concerning duties, salaries, insurance, absences, leaves, resignations, dismissal, and other items applicable to a particular group.

The board should keep in mind that the teacher stands at the focal point in delivering educational services. Such services cannot be adequately provided without the leadership, cooperation, and assistance of all personnel. Board policies should ensure that there will be
opportunities for the ideas, concerns, and expertise of employees to be given due consideration as efforts are made to improve board policies and district services.

The board should provide opportunities for employees to participate in professional growth activities, provide in-service programs as needed, and demonstrate interest in the financial and professional security of school employees. The board has the ability to show appreciation and respect to all district employees.

COMMUNICATION WITH STAFF

Many boards and superintendents deem it necessary to use a variety of processes for communicating with staff. Board meetings are open to all employees, and it is important that the staff be familiar with the work of the board. The following ideas are examples of communication processes:

- Periodically schedule meetings with various staff representatives to gain firsthand knowledge of the workings of various departments
- Ask the superintendent to meet with staff and then report to the board
- Schedule informal gatherings to become better acquainted with employees
- Meet with committees representing employees
- Utilize the district communication channels to keep employees informed of the board’s vision and actions
- Ask for staff committees to study specific problems and issues
- Establish appropriate avenues for communicating with administrative personnel as well as licensed and support staff
- Coordinate board-staff communications through the superintendent
- Develop a schedule for regular school visits
- Schedule informal visits to schools and classrooms, either for volunteer purposes or drop-ins, through the principals of the various schools with the full knowledge of the superintendent and fellow board members
- Share all information gleaned through school visits with the full board-superintendent team; these visits are not to be used as inspections or for supervisory or administrative purposes

It is important to remember that staff and board members share the same interest in public education. At social affairs and other functions, informal discussion on education trends, issues, and innovations, as well as general district problems, can be anticipated. Board members should recognize times for social communication and collegiality, while respecting the requirement to discuss official business in a formal meeting.
CHAPTER 2: Relationships, Roles, and Communications

BOARD AND COMMUNITY

Attention to nurturing continuous two-way communication with the community will ensure the school district is meeting the community’s needs and gaining public support. Some school districts choose to engage professional communications personnel, while others take on the role themselves.

Written school board policy will provide guidance to the administration for quality communication and outline actions the school board will take in providing the public with information. Written policy reinforces the intent of the board to establish an open flow of information between the school district and the community.

CREATING A COMMUNICATION PLAN

The National School Public Relations Association (NSPRA), in School Public Relations: The Complete Book, suggests the following guidelines for boards in developing communication plans:

- **Recognize citizens have the right to know**: Citizens have the right to know what is happening in their school district. Board members and central office staff have an obligation to see that the system will benefit from making sure citizens receive all information directly from the system itself—good and bad.

- **Appoint a committee**: A committee should be appointed to include board members, staff members, and community experts in the field of communication. This group should be large enough to brainstorm ideas, but not so large as to be hampered by the number of members.

- **Develop a policy statement**: Develop a policy statement for the board that commits the school district to the development of a program for open communication with its audiences. This statement will serve as the goal of the community relations program.

- **Develop guidelines**: Once the policy statement is adopted and publicized, the committee should develop guidelines for work that include what their final report to the board will cover and a timeline for activities.

- **Appoint a researcher**: A person with strong professional skills should be in charge of the main research and development procedures as directed by the committee.

- **Check out other district plans**: The committee should secure workable background information on what is occurring in the area of school-community relations around the country and assess their own system. This analysis should include an evaluation of all communication methods currently being used.

- **Develop goals for communication**: Using the policy statement adopted by the board, the committee should develop goals for open communication between the organization and its internal and external audiences. This goal statement will form the basis of the public relations program and be used in selecting activities to be initiated the first year.

- **Develop a list of communication techniques**: The list should include different techniques for communicating with both internal and external audiences to ensure a systemic process of meeting the system-wide goals.
Create social media protocol: Social media protocol should be developed with an understanding that comments and photos, which may misrepresent the intentions of the board, can be spread quickly and widely. Board members should understand that both publics may confuse board social media comments for official board positions.

Prepare the committee’s report: The committee’s report to the board should contain the goal statements of the community relations program and the activities that will meet those goals. Provisions must be made for both an adequate staff and adequate funding to ensure the success of the program. Accountability procedures should be included so the results of the program may be evaluated.

Necessary staff: The basic staff should include an efficient, reliable secretary and a communications specialist.

Evaluation process: An evaluation process must be provided to ensure needs are being met, new ideas and/or techniques are incorporated, and unsuccessful techniques are discontinued.

BUILDING A QUALITY COMMUNITY RELATIONS PROGRAM

Great community relations programs create community-wide benefits. A good communications program builds not only trust, but also respect, cooperation, and assistance from the business community. In the end, a good program allows misunderstandings to be clarified quickly or altogether avoided. Good community relations help the school district attract quality staff and assist in attracting businesses and individuals to the community. A good communications program also develops positive relationships with the media.

The following steps will help in building a quality community relations program:

Interpret the needs and values of the community: Use public forums, surveys, town meetings, focus groups, needs assessments, advisory committees, and other programs to help interpret public attitudes and desires for the school district.

Communicate district goals, progress, and news: Use newsletters, a website, news articles, blogs, tweets, videos, social media, speaking engagements, open houses, brochures, annual reports, and other items to share information, explain policies or initiatives, and build understanding within the community.

Support community involvement: Create volunteer, mentor, and adult education programs; allow public use of school facilities; promote school-business partnerships.

School districts thrive as a result of the community’s satisfaction with its schools. Bond elections, board elections, and curriculum buy-in are dependent on the degree to which the community understands and trusts the decision-making process of the board of education.
CHAPTER 2: Relationships, Roles, and Communications

USING SOCIAL MEDIA

Social media is a fast-growing source of news and information for millions of people. It’s increasingly a venue where people with shared interests connect — including major initiatives and increasingly popular Twitter chats. Social media is now the #1 driver of traffic to websites, especially for people under the age of 35. Social media campaigns build a sense of community, raise awareness, and strengthen communication efforts.

Engaging your constituents using social media can save you time and hassle down the line — if you manage your online presence. However, social media can lead to controversy if you speak for the board, argue with or block constituents, or post something you will later regret. As a board member, you should check board and administrative policies to ensure you understand the rules to follow.

A FEW TIPS FOR BOARD MEMBERS ON SOCIAL MEDIA

(source: NSBA’s Becoming a Better Board Member: A Guide to Effective School Board Service)

- Keep it focused on school issues. Avoid mixing personal posts (vacation, dinners, family news) with board and school information.

- You determine how “regular” you want to be in posting, but remember that the internet provides a virtually limitless array of resources. People revisit sites with fresh information.

- Don’t share posts if you have questions about their accuracy, even if they come from a solid source. Passing along bad information reflects on you, not just the place where the error began.

- “Follow” and “friend” only resources that provide you with useful information or feedback. That enables you to limit the posts you’ll see to those that give you the most helpful materials.

- Avoid back-and-forth disagreements with community members or critics, especially on someone else’s social media pages. These kind of attack streams seldom improve understanding of issues.

- Be careful in how you allow others to share information via your social media accounts. And don’t permit anyone to pass along false, biased, or defamatory posts on your pages.

- If you want an active presence on social media, then tell people you are there. For example, add a link to the autosignature on your email.
COMMUNITY RELATIONS CHECKLIST

☐ School board policy specifying community relations goals and objectives
☐ Implementation plan specifying aspects of the communication or community relations program and the person responsible for each aspect
☐ Media communication plan
☐ Adequate budgetary provisions and delegated community relations responsibilities
☐ Superintendent understanding the need to regularly report on progress of community relations program
☐ Good communication flow stressed by school board
☐ Community relations training for district employees
☐ District publication(s) for employees
☐ Communication plan for parents and nonparents
☐ Feedback plan for internal and external stakeholders
☐ Meetings scheduled for communication and feedback
☐ Citizen advisory committees
☐ School board members active in school and community events as well as other public service and government agencies
☐ Appropriate chain of command for resolving complaints or grievances raised by internal or external stakeholders
☐ Process for evaluating communication efforts on an annual basis
☐ Designated spokesperson for the board
☐ Public access to board agendas, policies, financial data, student achievement data, and other information
☐ Public surveys, community conversations, and other tools used before the board takes action on major policy items
☐ Plans to showcase district programs and student achievement at board meetings
CHAPTER 2: Relationships, Roles, and Communications

HANDLING CRITICISM

A school board member’s job is to discern what is best for all children, while a parent’s job is to discern what is best for his/her child. As a board member, there may be pressure from a community member in regard to what is best for that community member’s child. It is advantageous to listen, be informed, and direct them to the proper channels in the system (e.g., the superintendent or administrator who has responsibilities in the area of concern).

Occasionally, external audiences may come to board meetings and express concerns. These events should be anticipated and the board should have a well-developed and communicated protocol in place for public comment. The school board policy should address avenues for hearing and addressing public input which may involve criticism. Procedures should address the amount of time individuals are permitted to speak, the expected civil tone, and a statement that the board will not make decisions on issues not included on the agenda.

MEDIA RELATIONS

The news media plays an important role in efforts to communicate with the public at large. School boards must understand they are responsible for communicating with the public and the media is not responsible for being the public relations agent.

As a school board media plan is developed, the following checkpoints may be helpful in assessing the media relationship:

- **Have a written policy**: Good written communication policies outline the action the board wants to take in providing the public with information about the school district. They also reinforce the intent of the school board to establish an open flow of information between the school district and the community.

- **Be aware of upcoming issues**: Stay informed of events and trends that are both statewide and national, and be prepared to respond to what is occurring in your district. Media tend to localize stories and want to know how the issue or trend affects your district.

- **Designate district spokespersons**: For some types of news, building principals or instructors may be able to speak to the media. For district philosophy and policy, the superintendent, board president, or another spokesperson may be appropriate.

- **Be accessible**: Building a trusting relationship with the media requires commitment. Respect media deadlines with prompt responses that are honest and open.

- **Be accurate**: If you do not know the answer to a question, be honest, but let reporters know you will do your best to get the correct information or to direct them to the source that can answer their questions. Never use the phrase “no comment.” If you are unable to respond due to legal considerations, tell the media it is the district’s policy not to comment on potential or pending legal matters. Also, consult legal counsel before responding on a legal matter.
Know what “news” is: The media definition of “news” is the remarkable, the timely, the controversial, and the outstanding. A news “peg” is the hook that will interest the media in your district’s news. Pegs can be statistics as well as human interest stories based upon individual success, a compelling personality, faces, or names.

Avoid media confrontation: Give the media the news your board wants reported knowing the media has the final say on what is shared. Evaluate whether an inaccuracy is worth rehashing. If there is a major error, be rational in asking for a correction.

There is no such thing as “off the record”: Expect anything you say to show up in the news. Share your words wisely and understand that if you do not want information to show up in the media, do not share it.

Use plain language: Avoid education jargon and explain your district’s issues in terms that the average citizen can understand.

Be fair: Do not play favorites with the media. Additionally, since reporters have discovered a story through their own initiatives, respect their efforts and do not interfere with the release of the story.

Learn how to be interviewed: Be prepared to take advantage of books and workshops that teach the art of the interview. Do not fill pauses, and speak only when you are ready. Ask for clarification when you do not understand a question.

Say “thank you”: Reporters appreciate the occasional “thank you” for the work they put forth in covering education news. They value their objectivity. A job well done is a story that accurately conveys the important facts to the community, although it may not be the story you would have written.

CRISIS COMMUNICATION

School districts must have a crisis communication plan in place, with the hope that it is never used. A crisis might include an angry protest, weather events, personnel issues, a school shooting, a death or suicide, or any number of events or tragedies that may affect the school district. The safety and security of students and staff is paramount and should determine the manner in which a crisis is communicated to the public.

The crisis communication plan should designate spokespersons and important methods and channels of communications (TV, radio, social media, district website, etc.). It should provide guidelines regarding what information is communicated, who will receive the information, in what order the information will be communicated, and much more.
COMMUNITY ENGAGEMENT

Community engagement is a long-term effort to generate dialogue around broad issues affecting a school district and its community. Engagement is not a newsletter, survey, or effort to gain buy-in from the community. Engagement involves face-to-face discussions about important education issues, which give the school board insight into community values. Engagement creates a shared sense of direction and willingness to allocate responsibility if done correctly.

Ideas for successfully engaging the community:

**Start with the correct issue:** The community does not need to be engaged on every decision made by the school board. Engage the community in the big issues with broad impact such as:

- District budget priorities
- School district’s mission and vision
- Graduation guidelines
- Superintendent searches

**Frame the issue in community terms:** Use terms that are attractive and meaningful so that citizens will choose to engage and attend meetings.

**Create conversation, not education:** This occurs face-to-face and is most effective in small groups. Discussions can take place in homes, churches, workplaces, recreation centers, schools, and any place citizens feel comfortable gathering. The best discussions are guided, not managed. Agendas are important, but there should be freedom for participants to share their thoughts. Facilitation should come from a school board member or outside facilitator, and notes should be kept from each meeting. This is a time to listen instead of educating participants on what the board is doing.

**Keep the conversations going:** Asking community members to discuss issues only when the school district has a need, rather than when the community has insights to share, can create distrust. Instead, think about having several groups of participants discussing several different issues. Many times, a group may want to have more than one meeting on a topic, and the benefits may outweigh the time allocation.

**Staff and students are important:** Be sure to include these groups in the engagement process. Staff should be kept informed in regard to what you are hearing from the community. This gives them an understanding of community values, which helps them in their district role.

The Board Resources at the end of the *School Board Member Leadership Workbook* provide some key principles for you to consider as you start or refine your efforts.
Our schools have a lofty goal of providing every student with a quality education that prepares them for post-secondary success. Whether students choose to go on to college, enter the military, or start their career upon graduation, our schools work to equip them with the skills needed to be successful in the community and world.

As the National School Boards Association states, “The promise of public education is for every child to succeed in school and life. To realize this promise, every child must be given resources, supports, and interventions based on his or her needs.” School boards are uniquely positioned to fulfill this promise to all students.

Colorado public education serves about 900,000 students and school boards are the caretakers of their education. The following education statistics provide a statewide overview.

**SAFE AND WELCOMING SCHOOLS**

Success begins with ensuring our schools are safe and welcoming. Issues related to student discipline and school safety are critical to the daily operation of the school district and have a significant impact on the board’s efforts to focus on and improve academic achievement. The learning environment must be safe, secure, and free from disruption for teaching and learning to occur. At the same time, it is important to remember that the rights of school officials to adopt and enforce reasonable rules of student conduct are not unlimited. Certain constitutional, statutory, and regulatory laws protect students from arbitrary and unreasonable discipline. It also is important to remember that parents and students often form their strongest impressions of a school’s climate from policies and regulations established by the board and administration. It is up to the board of education to establish the tone.
To provide a learning environment that is safe, conducive to the learning process, and free from unnecessary disruption, state law requires the board of education to adopt and implement a **safe schools plan**. C.R.S. § 22-32-109.1.

As a starting point, boards must adopt a mission statement for the district that includes making safety a priority and also adopt a student conduct and discipline code.

Each local board also must adopt a crisis management policy and approve the district’s overall safety plan.

A critical component of ensuring a safe learning environment is the inclusion of a bullying prevention and education policy. Each school district must ensure that its bullying prevention and education policy is updated on an ongoing basis to incorporate the approaches, policies, and practices outlined in **CDE’s Model Bullying Prevention and Education Policy**.

In addition, local boards are responsible, to the extent possible, for developing written agreements with law enforcement officials, the juvenile justice system, and social services to keep each school environment safe.

**MENTAL HEALTH SUPPORTS AND SERVICES**

Mental health concerns for our youth have been a high priority for school boards and districts for many years. The COVID-19 pandemic has now elevated the issue. According to Mental Health America:

“During this time of collective mental health distress and trauma for many, our youth are particularly vulnerable. Many sensitive developmental stages and milestones have been disrupted, family environments have become less stable, economically and otherwise, and there has been an abrupt disruption in the basic need for social and peer interaction. We know that these obstacles are increasing the incidence of anxiety, depression, and substance use among our youth. We also know that early identification and intervention reduces the chance that these early experiences persist or worsen. Addressing the early signs of mental health conditions can dramatically increase the likelihood of positive outcomes and recovery.

Often the best place to start this early identification and intervention is at school. Only half of youth with a mental health condition receive the support they need, but of those who do receive services, we know from previous research that about 60-70% get those services at school. This is particularly the case for youth with lesser access to outside resources, like those in low-income and marginalized communities.”

The **School Mental Health Toolkit** by Mental Health Colorado is a helpful place to start to learn more about mental health needs in our schools.
CLAIRE DAVIS SCHOOL SAFETY ACT

Local boards and school districts should be mindful of potential liability for school violence due to the passage of the Claire Davis School Safety Act in 2015. C.R.S. § 24-10-106.3. Beginning July 1, 2017, the Act imposes a waiver of governmental immunity if the district fails to exercise “reasonable care” to protect students, faculty, and staff from “reasonably foreseeable” “incident[s] of school violence” that occurs at school or a school-sponsored activity. C.R.S. § 24-10-106.3(4).

The Act defines “incident of school violence” as an occurrence at a public school or public school-sponsored activity in which a person engaged in a crime of violence, including actual or attempted murder, first degree assault, and felony sexual assault, and that action caused serious bodily injury or death to another person. C.R.S. §§ 24-10-106.3(2)(b), (c). An incident of school violence may be between students, staff members, or any other persons and may occur at both school and school-sponsored events. A district may be liable for up to $350,000 for an injury to one person in a single occurrence and up to $990,000 for an injury to two or more persons in a single occurrence. C.R.S. § 24-10-106.3(9)(a).

PARENTAL NOTIFICATION OF EMPLOYEE CRIMINAL CHARGES

As of August 2018, school districts are required to notify students’ parents when an employee or former employee is charged with certain criminal offenses. C.R.S. § 22-1-130.

For the purposes of the parental notification requirement, employee means a person whose employment by the school district requires or required the employee to be in contact with students or whose work area gives or gave the employee access to students. It includes former employees if the person was employed by the school district at any time within 12 months before an offense is charged. C.R.S. § 22-1-130(2)(a).

Parent notification is triggered when the employee or former employee has been charged with any of the following criminal offenses1 (C.R.S. § 22-1-130(3)(b)):

- felony child abuse, as specified in C.R.S. § 18-6-401;
- a crime of violence, as defined in C.R.S. § 18-1.3-406, except second degree assault, unless the victim is a child2;
- felony involving unlawful sexual behavior, as defined in C.R.S. § 16-22-102(9);
- felony domestic violence, as defined in C.R.S. § 18-6-800.3;
- felony indecent exposure, as described in C.R.S. § 18-7-302; or
- level 1 or level 2 felony drug offense, as described in C.R.S. § 18-18-401 et seq.

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1. These are the types of felony offenses that require the denial, suspension, or revocation of a teacher license if the employee were a teacher.
2. State law defines “crime of violence” to include the following: any crime against an at-risk adult or juvenile; murder; first or second degree assault; kidnapping; a sexual offense; aggravated robbery; first degree arson; first degree burglary; escape; criminal extortion; and first or second degree unlawful termination of pregnancy. C.R.S. § 18-1.3-406(2).
The notification must be given to those parents of students enrolled in the school in which the employee is employed or was employed at the time of the alleged criminal offense, or with whom the school district has reason to believe the employee may have had contact as part of his/her employment. C.R.S. § 22-1-130(4)(c).

The law requires school districts to notify students' parents within two school days after the employee’s preliminary hearing for the criminal offense is held, waived, or deemed waived by the employee. If the criminal offense is not eligible for a preliminary hearing, the school district must notify parents within two school days after the date on which the employee is charged with the criminal offense. C.R.S. § 22-1-130(4)(a). The law also provides that if the school district notifies parents of an employee’s arrest or pending criminal charges and such notice “substantially conforms” with the notice requirements, the school district is not required to provide an additional notice once the employee or former employee is formally charged. C.R.S. § 22-1-130(4)(b). While this language is helpful, school districts should consult with legal counsel prior to notifying parents of an employee’s arrest or pending criminal charges, as it is possible the employee or employee’s attorney may seek to prevent and/or challenge the notification.

Furthermore, the law places an obligation on school districts to “monitor the criminal proceedings” when the school district receives information from the Colorado Bureau of Investigation, via the Colorado Department of Education’s “subsequent arrest” reporting database, that an employee or former employee has been arrested for one of the above-listed criminal offenses. C.R.S. § 22-1-130(3)(a).

The law is prescriptive as to the form of the notice. It must include (C.R.S. § 22-1-130(5)(a)):

- name of employee or former employee;
- employment position;
- employment status, i.e., whether the person remains employed by the school district;
- length of employment with the school district;
- alleged criminal offense that the employee or former employee has been charged with, including the violation of statute or code; and
- a statement that, under state and federal law, a person is presumed innocent until proven guilty.

At the school district’s option, the notice “may provide additional information to parents regarding the underlying facts or circumstances related to the charge but shall not disclose the identity of the alleged victim.” C.R.S. § 22-1-130(5)(b).
The law also dictates how the notice must be sent to parents. Notice must be provided to parents “in the same manner” by which the school district notifies parents of important school business, which may include “email notification or other electronic communication sent directly to parents or by first-class mail.” C.R.S. § 22-1-130(4)(d).

Importantly, if a delay in parent notification is requested by “the appropriate law enforcement agency,” the school district “shall delay notification to parents until the request is withdrawn.” C.R.S. § 22-1-130(4)(e). Thus, it is critical for the school district to be in close communication with the police and/or district attorney to determine whether a delay in notification is required.

**BOARD’S ROLE IN STUDENT DISCIPLINE**

The school board must adopt a written student conduct and discipline code. C.R.S. § 22-32-109.1(2)(a). Enforcement of the board’s student conduct and discipline code is generally an administrative function carried out by the building principal or classroom teachers.

A board’s student discipline policies are sometimes challenged in court, but the courts will generally defer to the decisions of school officials in enacting rules of conduct if the rule relates to legitimate school concerns, such as avoiding disruption, maintaining a safe school environment, or promoting learning. However, if the rule infringes on the constitutional rights of a student, it will be judged by a higher standard, generally balancing the student’s and the school’s interests.

In addition to policy development, a board of education may become involved in student discipline when it is necessary to expel a student from school. In many districts, the board has delegated authority to an administrator or third party to hear the expulsion case. However, even when such authority is delegated, the student must be provided an opportunity to appeal the expulsion decision. In those cases, the board of education acts as an impartial decision-maker, listening to the recommendations of the administration and the defense of the student. C.R.S. §§ 22-33-105, 22-33-106. All parties, including the board, are often represented by legal counsel during the proceeding.

**SPECIAL EDUCATION — FEDERAL & STATE LAW OVERVIEW**

“Special education” is a broad term used to describe the education of children with disabilities. Special education in Colorado is required and governed by a complex framework of statutes and regulations, most notably the *Individuals with Disabilities Education Act* (IDEA) (20 U.S.C. § 1400 et seq.), Section 504 of *The Rehabilitation Act of 1973* (Section 504) (29 C.F.R. § 794), the *Elementary and Secondary Education Act* (ESEA) (20 U.S.C. § 6301), the *Colorado Exceptional Children’s Educational Act* (ECEA) (C.R.S. § 22-20-101 et seq.), and the federal and state administrative regulations pertaining to these statutes.
This framework requires administrative units\(^3\) to provide a **free appropriate public education (FAPE)** in the **least restrictive environment (LRE)** to public school students with disabilities. This has been interpreted by courts to require two things of public schools: (1) the school must substantially comply with the procedures set forth in the law, and (2) the school must offer an individualized education program (IEP) “reasonably calculated to enable a child to make progress appropriate in light of the child’s circumstances.” *Endrew F. v. Douglas County School District*, 137 S.Ct. 988 (2017).

**WHO RECEIVES SPECIAL EDUCATION SERVICES?**

“Children with disabilities” means students from 3 to 21 years of age who are unable to receive reasonable benefit from general education due to one or more of the statutorily-defined disability categories. Such children are eligible to receive special education and related services provided by administrative units pursuant to the IDEA and the ECEA. In addition, students may receive special education and related services pursuant to Section 504.

Administrative units are obligated to seek out and identify children who may have a disability and be in need of special education. This is called “child find.” When an administrative unit identifies a child who may have a disability, the child must receive an initial evaluation performed by members of a school IEP team, subject to parental consent. The components included in an initial evaluation are determined by the IEP team review of relevant “domains” of child functioning based on the perceived needs of the individual child. The IEP team must then determine if the child is eligible for special education services. Once the IEP team determines a child is eligible for special education services, the team, including the parent, must develop an IEP containing certain mandatory components, including educational programs and services designed to meet the child’s individual needs. A child must be reevaluated at least every three years unless the administrative unit and the parent agree that a reevaluation is unnecessary.

A child with a disability who is placed voluntarily by his/her parent in a private school does not have the same right to FAPE, or the procedural protections that accompany it, as a public school student. Rather, private school students as a group have a right, at a minimum, to a “proportionate share” of the administrative unit’s federal funding under IDEA as determined by the “timely and meaningful consultation” process between the administrative unit and private school representatives.

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3. Every school district in the state shall be either an administrative unit in itself or in a BOCES that the CDE designates as an administrative unit or participate in a multi-district administrative unit. C.R.S. § 22-20-106(1)(a); 1 CCR 301-8, Rule 2220-R-3.01(2).
DISPUTE RESOLUTION

In the event of a dispute between the parent of a child with a disability and an administrative unit, the parent or the administrative unit have the right to an impartial due process hearing as set forth in the IDEA and the ECEA. In Colorado, a due process complaint is a process involving an Administrative Law Judge (ALJ), who conducts a hearing, much like a formal court proceeding. The ALJ considers the information and testimony offered by each side and issues a written decision. The IDEA mandates that the parents and administrative unit participate in a resolution session or mediation before a due process hearing is held, unless both parties waive the requirement.

Mediation also can be requested by either party to resolve a dispute without filing for a due process hearing. Both parties must agree to participate voluntarily. Mediation is an informal, voluntary process in which a neutral person assists the parties in communicating and exploring possible options for resolving conflict. The goal of special education mediation is to help the parties reach their own mutually acceptable resolution of the disputed issues related to a student’s special education services.

In addition, the parties have the right to utilize the State Complaint process to resolve a dispute. Under that process, a State Complaints Officer (SCO) will conduct an informal investigation, considering the information and interviews of the parties involved, and issue a written decision.

DISCIPLINE OF STUDENTS WITH DISABILITIES

The IDEA includes extensive provisions governing the discipline of children with disabilities. The regulations are premised on the principle that a child should not be penalized for conduct that is a result of the child’s disability(ies). Therefore, when a child with disabilities engages in misconduct and is subjected to disciplinary exclusion from school, administrative units must take certain steps to determine whether the conduct was a function of the child’s disability. This is often referred to as a manifestation determination review (MDR).

Prior to removing a child with disabilities from school for more than 10 consecutive days or 10 cumulative days in one school year for disciplinary reasons, the administrative unit must conduct an MDR. If it is determined that the child’s conduct was a manifestation of his/her disability(ies), the child cannot be excluded from school. The IEP team should meet to identify additional actions and supports, including developing or reviewing the behavior intervention plan (BIP), to ensure the student’s successful return to the placement from which the child was removed. The parent and administrative unit also may agree to a change of placement as part of reviewing the child’s IEP and BIP. If it is determined that the child’s conduct was not a manifestation of his/her disability(ies), the child may be excluded from school consistent with the administrative unit’s code of conduct and discipline policies. Importantly, administrative units must continue to provide FAPE to students with disabilities who have been excluded from school for disciplinary reasons.
In addition, there are specific instances under the law when a student may be unilaterally removed by the administrative unit and placed in an interim alternative placement.

Discipline of students with disabilities is a complex process and administrative units should consult their legal counsel.

For more information on special education in Colorado, visit the CDE website: https://www.cde.state.co.us/cdesped.

STATE ACCOUNTABILITY & ACCREDITATION

The development of academic standards in Colorado was launched when the Colorado General Assembly adopted the Colorado Education Reform Act of 1993. C.R.S. § 22-7-401 et seq. (repealed in 2015). At the time, the legislature declared: “This system of standards-based education will serve as an anchor for educational reform, promote authentic assessment of student learning, reinforce accountability and encourage equity.” Id.

In 1998, the state accreditation program was enacted into law. The purpose of accreditation is to provide a process for the State Board of Education to fulfill its constitutional responsibility for supervising the state’s public schools and to encourage excellence by assessing student performance in relation to state academic standards. A major focus of the accreditation program is to close the achievement gap between children of poverty and color and their counterparts in the educational system.

In 2007, the state legislature called for student growth to be used as the “cornerstone of the state’s accountability system.” In response, the Colorado Department of Education (CDE) developed the Colorado Growth Model to look specifically at how individual students progress from year to year based on the state standards. The Growth Model was first used in Colorado in 2009. As explained by the CDE⁴, the Colorado Growth Model offers a way for educators to understand how much growth a student made from one year to the next in the context of a student’s “academic peers.” The growth model compares each student’s performance to students in the same grade throughout the state who had similar scores on state assessments in past years. The model then produces a student growth percentile, much like children’s height and weight growth charts. If a student grew academically as well or better than 60 percent of his or her academic peers, he or she would be at the 60th percentile. The growth data can be summarized by specific groups of students, schools, and by district.

In 2008, the state legislature passed the Preschool to Postsecondary Alignment Act, also referred to as the Colorado Achievement Plan for Kids Act of 2008 (CAP4K). C.R.S. § 22-7-1001 et seq. CAP4K took standards-based education to the next level by requiring the State Board of Education and the Colorado Commission of Higher Education (CCHE) to create a seamless system of public education standards, expectations, and assessments. This alignment is intended to ensure that a student who achieves the required level of proficiency on state academic standards as the student progresses through the K-12 education system will graduate high school ready for postsecondary and workforce success.

⁴ https://www.cde.state.co.us/accountability/coloradogrowth; http://www.cde.state.co.us/accountability/growth-fact-sheet-for-parents
In 2009, after development of the Colorado Growth Model, the state accountability and accreditation systems were significantly overhauled by the *Education Accountability Act of 2009*. C.R.S. § 22-11-101 et seq. The main purposes of the Act were: (1) align school and district accountability systems into a single system, (2) modernize and align reporting of state, district, and school performance information, (3) create a fairer, clearer, and more effective cycle of supports and intervention, and (4) enhance state, district, and school oversight of improvement efforts.\(^5\) The Act required the State Board of Education to adopt rules implementing the state’s new accreditation and accountability system, which were adopted in the spring of 2010.

In 2018, the legislature passed House Bill 1355, which made changes to the state accountability and accreditation system. C.R.S. § 22-11-101 et seq. The stated purpose of the changes is to ensure all students receive a high-quality education that prepares them for college, career, and life, and to ensure that school districts have the support and oversight to achieve that goal. The key changes in this 2018 update are related to: (1) the Accountability Clock/Performance Watch process and (2) adjustments to delegation of authority over Performance Indicator calculations and the Request to Reconsider process.\(^6\)

Pursuant to Colorado educational accountability law (the *Education Accountability Act of 2009*, as amended by HB18-1355), schools and districts receive performance ratings each year to let them how they are doing. These reports are called the District Performance Frameworks and School Performance Frameworks.\(^7\)

The frameworks measure performance based on three key performance indicators:

- **Academic achievement** (measured by scores on state assessments);
- **Academic growth** (measured by the growth model); and
- **Post-secondary and workforce readiness** (measured by graduation rates, dropout rates, scores on a standardized college entrance exam, and matriculation into college or career certificate program).

State-identified measures and metrics for each of these performance indicators are combined for an overall evaluation of a school’s or a district’s performance. For districts, the overall evaluation leads to their accreditation rating. For schools, the overall evaluation leads to the type of plan schools will implement.

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5. [https://www.cde.state.co.us/accountability/stateaccountabilityregulations](https://www.cde.state.co.us/accountability/stateaccountabilityregulations)

6. [https://www.cde.state.co.us/accountability/stateaccountabilityregulations; https://www.cde.state.co.us/accountability/housebill1355-factsheet](https://www.cde.state.co.us/accountability/stateaccountabilityregulations; https://www.cde.state.co.us/accountability/housebill1355-factsheet)

The accreditation categories for districts under the District Performance Framework are as follows:

- Accredited with distinction
- Accredited
- Accredited with improvement plan
- Accredited with priority improvement plan
- Accredited with turnaround plan
- Unaccredited

Schools must adopt and implement one of four plan types under the School Performance Framework:

- Performance plan
- Improvement plan
- Priority Improvement plan
- Turnaround plan

In addition, Colorado educational accountability law requires that a “Growth to Standard” measure be developed for the statewide Math and English Language Arts assessments and included in the district and school performance frameworks. The Growth to Standard metric is designed to determine how much yearly growth a student must achieve to obtain a higher performance level on state assessments within a prescribed amount of time. If the student is already performing at grade level, the metric is designed to determine how much yearly growth is needed for the student to maintain their current level of performance.

While Growth to Standard has been included in Colorado educational accountability law since 2009 (previously known as “Adequate Growth”), revised State Board of Education rules provide flexibility as to the specific calculation methodology. During 2018 and 2019, the Technical Advisory Panel for Longitudinal Growth (TAP) worked to develop the new measure. Called the “On Track Growth” measure, it will combine elements of both achievement and growth methodologies. It is intended to show whether a student is currently making enough growth to reach a specified achievement target within a defined timeframe. How the On Track Growth measure is incorporated within the key performance indicators—as a new stand-alone indicator or within the current achievement or growth indicators—and the weighting is to be determined.

The State Board of Education’s accreditation rules specify the content and terms of the accreditation contract between each school district and the state board. The rules also determine the appropriate accreditation category for each district, which considers the duration of the district’s performance challenges and progress made under current improvement efforts. Lastly, the rules specify the circumstances in which the CDE may recommend the removal of a district’s accreditation, or take other action to impact consistently low-performing schools and districts.

Regarding the accreditation of schools, Colorado educational accountability law requires local boards of education to assign accreditation categories to schools in a manner that is aligned with and meets or exceeds the rigor of the state’s accreditation system for districts and is in accordance with the Act and the State Board of Education’s accreditation rules. As discussed in Chapter 5 of this workbook, policymaking is one of the board’s most important jobs. Colorado educational accountability law emphasizes this important role by requiring each local school board to adopt policies for the accreditation of its schools.

Colorado educational accountability law also requires each district and school to create an annual improvement plan based upon the district’s or school’s accreditation category. The CDE developed “unified improvement plans” (UIPs) to support schools and districts in their performance management efforts. The UIP template is designed to meet state as well as federal accountability requirements and to support planning as a critical component of “continuous improvement.”  

Finally, Colorado educational accountability law builds upon the Colorado Growth Model to provide state, district, and school performance reports that include the state performance indicators and data required by state and federal law. School districts must report the required information to the CDE, which places all data onto its online data portal called School View®. Visit www.schoolview.org to see your district’s performance report and UIP.

In August 2019, the State Board of Education approved updates to the Rules for the Administration of Statewide Accountability Measures as required by HB18-1355. 1 CCR 301-1. However, in response to the disruptions created by COVID-19, the Colorado legislature paused the state’s accountability system for the 2020-21 and 2021-22 school years (see HB21-1161). The State Board of Education continues to consider possible changes to the School Performance Framework and how the On Track metric is to be incorporated into the school and district frameworks. See the CDE’s website (www.cde.state.co.us) for information regarding the current State Board of Education rules.

STATE HIGH SCHOOL GRADUATION REQUIREMENTS

The implementation of the Colorado Academic Standards, coupled with new admission requirements for higher education institutions, has increased expectations for the coursework students must complete in high school. State and local policymakers acknowledge the importance of obtaining core-competency skills to succeed in the 21st century, including proficiency in math, science, and written and verbal communication. The challenge for local boards is to empower students to develop 21st-century skills and knowledge in a system that provides multiple and diverse pathways to a high school diploma so that more students will complete high school and be prepared for postsecondary and workforce success.

9. https://www.cde.state.co.us/uip
In 2007, the state legislature passed House Bill 1118, which was intended to spur local boards to adopt high school graduation requirements consistent with a standards-based education system. As amended by CAP4K, the law requires local boards to adopt graduation requirements that meet or exceed the graduation guidelines adopted by the State Board of Education. C.R.S. § 22-32-109(1)(kk). High school graduation guidelines were first adopted by the State Board of Education in May 2013 and then revised in September 2015.

It was initially required that local school boards’ high school graduation requirements that meet or exceed the State Board of Education’s graduation guidelines must be adopted and applicable to ninth graders in the 2017-18 school year (i.e., the class of 2021). However, due to the interruptions caused by COVID-19, the State Board of Education approved flexibility for Graduation Guidelines for the Class of 2021 and provided local school boards with the choice to either implement Graduation Guidelines for the Class of 2021 or delay full implementation until the class of 2022.

For more information on graduation guidelines, see the CDE website: https://www.cde.state.co.us/postsecondary/graduationguidelines.

FEDERAL ACCOUNTABILITY

The Elementary and Secondary Education Act of 1965 (ESEA) is the primary federal education legislation and has undergone several reauthorizations, the latest of which is the Every Student Succeeds Act of 2015 (ESSA). Importantly, the ESSA eliminated several requirements of the previous law (No Child Left Behind Act) and provides more discretion to states and local school boards regarding the development of state plans and accountability systems. It also added new federal accountability requirements beginning with the 2017-18 school year. Colorado’s state plan was approved by the U.S. Department of Education in May 2018.

The ESSA most significantly impacts Title I schools and programs (which receive federal financial assistance targeted at low-income students), but it also affects all school districts, schools, and students. The ESSA requires states to develop a statewide accountability system, with long-term and interim progress goals, for all students and specific disaggregated groups, based on five indicators: academic achievement and growth in English language arts and mathematics, English language proficiency for English learners, graduation rates, and school quality or student success. Colorado’s state plan builds upon the existing state accountability system to focus even more on ensuring historically disadvantaged populations are meeting performance expectations and graduating ready for postsecondary and workforce pathways.10

The ESSA prohibits the U.S. Department of Education from requiring states to adopt specific state academic standards, including Common Core standards. Instead, it facilitates states developing their own challenging academic content and achievement standards in math, reading/language arts, and science that are aligned with entrance requirements for respective state institutions of higher education and state career and technical education standards. The ESSA defers to states and school districts about policies to opt-out of state standardized assessments, but maintains the minimum requirement that states assess at least 95 percent of students.

10. https://www.cde.state.co.us/accountability/federalaccountability; http://www.cde.state.co.us/fedprograms/essa
CHAPTER 3: Student Success is Our End Goal

The ESSA eliminates the Title I School Improvement Grant (SIG) program and requires states to set aside specific percent of their respective Title I allocations for school improvement efforts that are to be designed and managed by states and school districts. The ESSA also requires states to identify schools for “comprehensive support” and “targeted support and improvement” and establish exit criteria for schools that are identified to exit such status. Such schools would be the lowest performing five percent of schools in a state; high schools that graduate less than two-thirds of their students; and schools in which a subgroup is consistently underperforming in the same manner as a school under the previous two categories for a state-determined number of years. Per the CDE, Colorado’s accountability system already included these indicators; accordingly, Colorado’s identification of schools for support and improvement under the ESSA relies upon the data from the multi-year School Performance Frameworks.11

For more information about ESSA and its implementing regulations, visit the U.S. Department of Education’s website: https://www.ed.gov/esea. For more information about Colorado’s ESSA state plan, visit the CDE’s website: http://www.cde.state.co.us/fedprograms/essa and https://www.cde.state.co.us/accountability/federalaccountability

CHOICES IN EDUCATION

A child in Colorado who has attained the age of six years on or before August 1 of each year and is under the age of seventeen years shall attend public school, attend an independent or parochial school that provides a basic academic education, or be instructed at home. C.R.S. § 22-33-104. However, beginning with the 2020-21 school year, students who have attained the age of five years on or before October 1 are eligible for full-time funding. C.R.S. § 22-54-103(10)(b). Information about school choice options in Colorado is available at: https://www.cde.state.co.us/choice.

PUBLIC SCHOOL OPEN ENROLLMENT

Colorado provides many avenues for parents to select a public school for their child to attend. In most cases, a family chooses for their child to attend the neighborhood school in their local school district. However, Colorado law requires school districts to have open enrollment policies that allow students within the district to select any school or program in the district, provided there is space available in the requested school. This is called “intra-district” choice. Students who are not residents of the school district also may request to attend school within the district on a space-available basis. This is called “inter-district” choice. No tuition can be charged to Colorado parents who enroll their students in another district within the timelines and procedures established by the district of choice. The district of choice is not required to enroll nonresident students after the pupil enrollment count day. C.R.S. § 22-36-101 et seq.

11. https://www.cde.state.co.us/accountability/federalaccountability
PRIVATE SCHOOL AND HOME SCHOOL STUDENT PARTICIPATION

Colorado law recognizes that it is “the primary right and obligation of the parent to choose the proper education and training for children under his care and supervision.” C.R.S. § 22-33-104.5(1). Accordingly, home-based instruction and attending a nonpublic school are recognized as legitimate alternatives to public school attendance.

Home schooling is deregulated in Colorado. Therefore, the parent or guardian takes on all of the responsibility for the student's education, subject to certain requirements. C.R.S. § 22-33-104.5.

The term “nonpublic school” applies to private, parochial, and independent schools that provide education to children of compulsory school age. Nonpublic schools are required by state law to provide a basic academic education to enrolled students and comply with certain requirements, but are otherwise not subject to the jurisdiction of the State Board of Education nor any local board of education. See C.R.S. §§ 22-1-106, 22-1-108, 22-1-109, 22-33-104, 22-1-114, 25-1-107(1)(m).

Students attending a nonpublic school or home-based school are permitted to participate in a school district’s extracurricular or interscholastic activities. C.R.S. § 22-32-116.5.

COLLEGE COURSEWORK

High school students have an opportunity to enroll in courses offered by institutions of higher education under the Concurrent Enrollment Programs Act. C.R.S. § 22-35-101 et seq. It is possible for students to obtain both high school and college credit for coursework taken pursuant to a concurrent enrollment program.

In addition, students may enroll in postsecondary courses through the “Accelerating Students through Concurrent ENrollment”(ASCENT) program administered by the CDE. The ASCENT program allows a student to concurrently enroll in postsecondary courses in the year directly following the year in which the student was enrolled in 12th grade. The Concurrent Enrollment Programs Act specifies how school districts must count ASCENT program students for purposes of per pupil funding. C.R.S. § 22-35-108.

DISTRICT CHARTER SCHOOLS

Colorado was one of the first states in the nation to implement charter schools. In 1993, the Colorado General Assembly enacted the Charter Schools Act, which authorizes a local board of education to enter into a charter with parents, teachers, or others to operate a school. C.R.S. § 22-30.5-101 et seq.
A charter school is a public, nonsectarian, nonreligious, non-homebound school that continues to be a part of the public school district in accordance with the terms and conditions of the charter. Each charter school must be organized as a nonprofit entity and must have its own independent governing board, even if the charter school is managed by a private, for-profit management provider. The charter school and its board are accountable to the local school board for compliance with the charter. Charter schools are subject to all laws governing public schools, unless specific requirements are waived as part of the charter process. The charter school is responsible for its own operation, including budget, personnel, and contracts. Students enrolled in the charter school are included in the pupil enrollment of the school district within which the pupil resides.

The charter application process and the contract between the district and the charter school are heavily regulated by state law. Smaller school districts that do not have existing charters and staff familiar with these laws should seek assistance from legal counsel or knowledgeable consultants as soon as possible after the district learns a charter school application will be submitted to the school board.

It also is important for the board to adopt a local policy and regulation to govern the charter application process, including all contracts and appeals of local board decisions, and to govern all aspects of the board’s oversight of the charter school. CASB sample policies and procedures contain the requirements for charter school applications and oversight we believe to be necessary by law or best practice. These policies and regulations should be in place before an application is submitted.

**CHARTER SCHOOL INSTITUTE**

In 2004, the Charter School Institute (CSI) was formed to encourage the creation of charter schools serving at-risk students and to model best practices in charter school authorizing. C.R.S. § 22-30.5-501 et seq. The board of directors for CSI is comprised of nine people, seven of whom are appointed by the governor (with consent of the senate), with the remaining two members appointed by the Colorado commissioner of education. C.R.S. § 22-30.5-505.

CSI cannot approve a charter school within the boundaries of a school district when the local board has exclusive chartering authority to authorize charter schools. A local board may voluntarily cede its exclusive authority and allow CSI to open a school within its boundaries, or it may be forced to share authorizing authority if a challenge to that authority is upheld by the State Board of Education. C.R.S. § 22-30.5-504. For school districts with less than 3,000 students, the local school board is granted exclusive chartering authority by law. C.R.S. § 22-30.5-504(5)(b)(I). All other school boards must demonstrate to the State Board of Education that they have treated charter schools in a fair and equitable manner to retain their exclusive chartering status once it has been challenged.
All charter schools authorized by a local school board will continue to be district charter schools, even if the district loses exclusive chartering authority, unless the charter schools go through a process to convert to institute charter schools. Likewise, an institute charter school that is located within the geographic boundaries of a school district that recovers authority to authorize charter schools, or that permitted the establishment of the institute charter school within its geographic boundaries, does not convert to a district charter school unless the institute charter school applies to and is approved by the local school board. C.R.S. § 22-30.5-504.

The application and requirements for an institute charter school are essentially the same as those for district charter schools. Institute charter school students are included in the funded pupil count of the district where the school is located. The funding is then transferred out of the state equalization payments that otherwise would have been paid to the school district. In this way, the funding is based solely on state funds, using the same per pupil funding formula currently in place for school districts. C.R.S. § 22-30.5-513.

**ONLINE PROGRAMS AND SCHOOLS**

School districts may incorporate online coursework into the district’s curriculum to enhance, supplement, or enrich the existing curriculum and provide an alternative means of instruction. These supplemental online courses can be an effective tool to expand the educational opportunities for students at all levels of achievement.

State law allows school districts and charter schools to operate online education programs and schools in which students can enroll and take all of their coursework over the Internet. A 2007 state law created a statutory framework for oversight of online education schools and programs. C.R.S. § 22-30.7-101 et seq. State Board of Education rules set forth quality standards for the operation of online schools and programs (1 CCR 301-71), and CDE provides support through the Schools of Choice Unit.

In 2011, the legislature shifted some of the oversight responsibilities to local districts. School districts that authorize online programs are now required to review their online program’s alignment with the State Board of Education’s quality standards as part of its accreditation process. CDE continues to collect information regarding online schools’ financial and accounting practices. Each student in an online school is evaluated, tested, and monitored at the same intervals as other students of the same grade level in the student’s regular school and takes all state assessments.
Legislation enacted in 2012 defined online programs as those with fewer than 100 students and online schools as those with 100 or more students. Accountability for online programs is attributed to the school that houses the program. Online schools have their own school codes, a separate budget, and a complete instructional program, and are subject to all state and federal accountability and reporting requirements. Online programs and schools may be “single district” serving only students who reside within a single district, or “multi-district” serving students from two or more school districts. C.R.S. §§ 22-30.7-102.

Colorado students are eligible to participate in online programs or schools offered by other districts. A student participating in the online program or school may participate on an equal basis in any extracurricular or interscholastic activity offered by the district. C.R.S. § 22-30.7-108.

Colorado school districts, charter schools, and BOCES may apply for funding for students who qualify for per pupil funding for online enrollment. Per pupil funding for online students is set by the School Finance Act.

In 2019, the legislature passed Senate Bill 129, which strengthens the process for and oversight of authorizing multi-district online schools and the accountability accreditation for online schools, and the State Board of Education updated its rules accordingly. 1 CCR 301-71 See the CDE’s website (www.cde.state.co.us) for information regarding the current State Board of Education rules.

INNOVATION SCHOOLS AND SCHOOL ZONES

The state legislature passed the Innovation Schools Act of 2008 (Innovation Act) to encourage creativity and innovation by giving greater autonomy and managerial flexibility to school leaders. C.R.S. § 22-32.5-101 et seq. Recognizing the ultimate responsibility for controlling instruction continues to lie with the local school board, the Innovation Act strongly encourages a local board to delegate to each of its schools a high degree of autonomy in implementing curriculum, making personnel decisions, organizing the school day, determining the most effective use of resources, and generally organizing the delivery of high-quality educational services.

A school’s designation as an innovation school will affect its autonomy. A group of schools within a school district that share common interests, such as geographical location or educational focus, or that sequentially serve classes of students as they progress through elementary and secondary education, may jointly submit to their local school board a plan to create an innovation school zone. The Innovation Act prescribes specific steps that must be followed to seek designation as an innovation school or school zone, including providing evidence that a majority of the administrators and teachers employed at each school consent to designation as an innovation school or school zone.
The local school board also may initiate or collaborate with one or more schools to create an innovation school or school zone, which may include the entire district. Through policy, the board can establish its desired focus areas for innovation schools and any limitations the board believes are necessary. An increasing number of districts and schools are seeking innovation status as a means to obtain more flexibility and waive burdensome and expensive state mandates. Support is available to schools, districts, and school boards through the CDE Schools of Choice Office. The CDE also monitors the performance of innovation schools and produces an annual report for the legislature.

Thoughts / Action Items
Successful school districts are first about people. Quality instruction, sound fiscal management, visionary leadership, and effective governance cannot happen without a capable staff, beginning with the superintendent, and the policies and contracts necessary to carry forward the school district’s mission. As with any people-centric endeavor, communication and trust building is essential for successful relationships. Local accountability starts with responsible and respectful oversight and support of a district’s personnel.

EMPLOYMENT PRACTICES

Guidelines for the selection and appointment of personnel should be included in board policies. It is the school board’s responsibility, by official action, to approve the appointments of all instructional personnel who work for the district. The courts have held that while the administration may directly hire and terminate the employment of non-instructional personnel, the responsibility to hire and terminate the employment of instructional personnel belongs to the board and may not be delegated to others.

This does not mean that board members must be deeply involved in seeking out and screening teacher candidates. That is a proper administrative function. It does mean that the board must approve the appointment recommendations made by the superintendent or administrative staff regarding instructional personnel.

The superintendent should expect to be held accountable for the performance of all employees. Accordingly, it is important that he or she be given authority to select people the administration believes would be best suited to the positions. If the board feels a recommendation should not be accepted, the superintendent should be asked to come forth with another recommendation.

EMPLOYEE BACKGROUND CHECKS

Prior to the employment of any person, in accordance with state law, the district is required to conduct criminal history background checks and contact previous employers regarding an applicant’s fitness for employment. C.R.S. §§ 22-32-109(1)(f), 22-32-109.7, 22-32-109.8, 22-32-109.9, 22-32-122(4), 22-60.5-103. Licensed employees are fingerprinted during the licensure process with the Colorado Department of Education. In addition, pursuant to House Bill 1166 (effective April 18, 2019), an applicant must submit to a name-based criminal history record check if the fingerprint-based criminal history check reveals a record of arrest without disposition. In all cases where credit information or reports are used in the hiring process, the district shall comply with the Fair Credit Reporting Act and applicable state law. 15 U.S.C. § 1681 et seq. The district is required to conduct reference checks of applicants and to see that the applicants selected for classified positions are fingerprinted. Licensed employees are fingerprinted during the licensure process.
NEGOTIATING PROCESSES

Colorado law neither requires nor prohibits collective bargaining between the board and an employee union or association. The Colorado Supreme Court has determined that it is permissible for a school district to enter into a master agreement with a group of employees on a collective basis, but it is not required for the district to do so. Further, there can be nothing in the agreement that is in conflict with any statute.

The approaches used by Colorado school districts for negotiation with employees vary throughout the state from very informal models, which are often called “meet and confer,” to more formal collective bargaining agreements. Boards that engage in collective bargaining with their teachers’ union are bound by the Colorado Open Meetings Law and Proposition 104, which requires discussing negotiations related to collective bargaining negotiations and employment contracts (except an individual employee’s contract) between school district and union representatives to take place in public. C.R.S. § 24-6-402(4)(e)(II). However, House Bill 1201, effective September 1, 2019, clarifies that school boards may convene in executive session “for the purpose of developing the strategy of the school district for negotiations related to collective bargaining or employment contracts.” C.R.S. § 24-6-402(4)(e)(III). Thus, a distinction between the “development of strategy” (permitted in executive session) and “discussion” (still prohibited in executive session) must be made by the school board in consultation with legal counsel.

EDUCATOR EFFECTIVENESS

It’s not difficult to uncover stories of inspirational teachers — those who transform teaching from a profession into a true art. Educators are, of course, central to student achievement. Numerous studies conclude a good teacher can be more important to student success than any other factor, including race, poverty level or parents’ education. Accordingly, school board members must lead the charge to ensure a quality teacher is in every classroom so students will learn the skills necessary to thrive in today’s world.

The state legislature also took on that work in 2010 when it passed Senate Bill 191 (SB-191), also referred to as the Educator Effectiveness Bill, which amended the Licensed Personnel Performance Evaluation Act. C.R.S. § 22-9-101 et seq. SB-191 imposed new requirements for evaluating licensed personnel and altered tenure eligibility. In doing so, SB-191 aims to improve the quality of evaluations as a means to improve the quality of education in Colorado and better provide students with the skills they need to be college and workforce ready.
SB-191 establishes a performance evaluation system that measures teacher and principal “effectiveness” based on quality standards adopted by the State Board of Education. SB-191 specifically requires that at least 50 percent of teacher and principal evaluations be determined by the academic growth of students. To assist districts in implementing SB-191 in accordance with the State Board of Education’s rules, the CDE created a State Model Evaluation System.

SB-191 required all Colorado school districts to implement an evaluation system for teachers and principals in the 2013-14 school year that aligns with the state’s teacher and principal quality standards and state board rules. Under SB-191, a local board of education could choose to adopt the State Model Evaluation System or create its own distinct evaluation system that meets state requirements. Most local boards adopted the State Model Evaluation System.

Because SB-191 requires all licensed personnel to be evaluated, the state board adopted rules defining effectiveness as well as other details of the evaluation system for licensed “specialized service providers” (SSPs), such as school counselors, nurses and psychologists. Districts were required to implement an evaluation system for SSPs in the 2014-15 school year.

Since the enactment of SB-191, there have been efforts to further reform the evaluation system. For example, to adjust the percentage of student academic growth included as well as to address the frequency with which evaluations must be completed, especially for high performing teachers. It is expected that these efforts will renew with each legislative session.

TEACHER EMPLOYMENT, COMPENSATION, AND DISMISSAL ACT OF 1990

The Teacher Employment, Compensation, and Dismissal Act of 1990 (TECDA) is a comprehensive law that sets forth specific practices to be observed in the process of teacher employment and dismissal. C.R.S. § 22-63-101 et seq. TECDA defines a “teacher” as one who holds a teacher’s license and is employed to instruct, direct, or supervise the instructional program. C.R.S. § 22-63-103(11). This means that classroom teachers, as well as most principals, assistant superintendents, etc., are legally classified as teachers. TECDA excepts the superintendent and persons holding letters of authorization from the definition of “teacher.” Following is a discussion of some of the key provisions in TECDA.

LICENSURE

All persons who fall under the definition of “teacher” must have a teaching license or letter of authorization issued by the CDE. The board may not enter into a contract for instructional services with persons who do not have a teaching license or letter of authorization. C.R.S. § 22-63-201. Further, the board may not order the payment of salaries to teachers if they do not have a current license or letter of authorization. C.R.S. § 22-63-402.
CONTRACTS

TECDA requires all employment contracts entered into with teachers to be in writing. C.R.S. § 22-63-202(1). The contract must contain a damage provision that, if the teacher abandons, breaches, or otherwise refuses to perform services pursuant to the contract, permits the board to collect or withhold an amount equal to the lessor of the ordinary and necessary expenses to secure the services of a suitable replacement or 1/12th of the annual salary. The teacher is exempt from such penalties if a resignation is submitted 30 days prior to the beginning of the school year. After the beginning of the school year, the teacher is exempt from damages if a 30-day notice of resignation is provided. C.R.S. § 22-63-202(2).

Part-time or substitute teachers need not be issued written contracts, but they must have a teaching license or substitute authorization. C.R.S. §§ 22-63-202(1), 22-60.5-111(6).

Part-time teachers, as defined by TECDA, are teachers who normally perform services less than four hours during each regular school day. C.R.S. § 22-63-103(6). Substitute teachers are teachers who normally perform services for four hours or more during each regular school day, but work on one continuous assignment for a total of less than 90 regular school days during the academic year, or for less than one semester or its equivalent. The definition of a “substitute teacher” also includes an itinerant teacher who performs services on a day-to-day or similar short-term basis during the school year as a replacement teacher. It does not include any non-probationary or probationary teacher who is assigned as a permanent substitute teacher within a school district. C.R.S. § 22-63-103(10).

TECDA also permits school districts to hire “alternative teachers” participating in a state-approved alternative teacher preparation program. C.R.S. § 22-63-201(1)(b).

Alternative teacher programs offer an opportunity for nontraditional teacher candidates to enter the profession and for school districts to customize the preparation of their teacher candidates. These programs are designed to provide nontraditional candidates with adequate supervision and education in teaching methods and practices as they “learn the ropes” and work toward initial teacher licensure. An alternative teacher may be offered a contract containing terms and conditions that differ from other teacher contracts. C.R.S. § 22-60.5-207.

SALARY SCHEDULES

TECDA requires school boards to adopt a salary schedule that may be by job description and job definition, a teacher salary policy based on performance demonstrated by the teacher, or a combination of the salary schedule and salary policy for teachers prior to or in conjunction with the adoption of the budget for the following fiscal year. All teachers must be compensated as provided in the salary schedule or policy. During the contract year, the schedule or policy must remain in effect until changed or modified by the board and the board must not change the schedule or policy so as to reduce the salary of any teacher. A teacher’s salary may be modified for any succeeding school year in accordance with the schedule or policy, but no teacher’s salary may be reduced unless the new schedule or policy provides for a general reduction in the salaries of all teachers. C.R.S. § 22-63-401.
The law permits a reduction in salary if an individual’s job classification is changed, the teacher is reassigned, or the teacher has been relieved of additional duties for which he or she received additional compensation. C.R.S. § 22-63-401(3). It is advisable to consult legal counsel in such cases and whenever a change in the salary schedule or policy is contemplated.

PROBATIONARY TEACHERS AND NON-RENEWAL

In addition to overhauling state law regarding the evaluation of licensed personnel, SB-191 also significantly revised TECDA. Prior to the passage of SB-191, teachers were considered probationary during the first three years of employment in a school district. As a result of SB-191, a “probationary teacher” is defined as a teacher who has not completed three consecutive years of demonstrated “effectiveness” or a non-probationary teacher who has two years of demonstrated “ineffectiveness.” C.R.S. § 22-63-103(7). That is, non-probationary status is earned after three consecutive years of demonstrated effectiveness; non-probationary status is lost after two consecutive years of less than effective ratings. Effective and ineffective, as well as partially effective and highly effective, are statutory terms that are defined by State Board of Education rules. 1 C.C.R. 301-87. Under SB-191’s timeline, ineffective teachers may be subject to loss of their non-probationary status as of the 2015-16 school year.

A probationary teacher does not have the right to annual renewal of his/her teacher contract. The board of education has complete discretion when it reviews the annual contracts and decides which probationary teachers it wishes to re-employ. C.R.S. § 22-63-203. To preserve the concept of annual contracts, it is important that care be taken throughout board policies and procedures that no statements are made, either directly or indirectly, that would imply a probationary teacher’s annual contract will automatically be renewed.

TECDA provides that a probationary teacher shall be deemed to be re-employed for the succeeding school year at the salary that he/she would be entitled to receive under the general salary schedule or policy unless the board of education formally votes not to renew the teacher’s contract and notifies the teacher of its decision, in writing, prior to June 1 of the school year the teacher is employed. C.R.S. § 22-63-203(3). This process of non-renewal requires the board to vote in a legally constituted public meeting not to re-employ the probationary teacher for the succeeding school year. The board also must take action to see that written notice is delivered to the individual teacher prior to June 1.

A probationary teacher who is notified of contract non-renewal may request and receive the reasons for non-renewal from the superintendent. C.R.S. § 22-63-203(4)(b). Non-renewal may be based on any rational and bona fide cause or ground deemed sufficient and may not be based on the teacher’s exercise of a constitutional or legally protected right.
Given SB-191’s change to the definition of a probationary teacher, the technical requirements associated with non-renewal, and recent litigation, it is recommended that boards consult with legal counsel for guidance through the non-renewal process.

**DISMISSAL PROCEDURES**

Dismissing a teacher is a complicated matter. Proceed only under the advice of legal counsel. It is important to distinguish between the terms “non-renewal” and “dismissal.” As discussed above, “non-renewal” is the involuntary termination of employment of a probationary teacher by a board at the expiration of a specific contractual period; i.e., the process whereby the board takes appropriate action to establish that a probationary teacher shall not be re-employed for the following school year. C.R.S. §§ 22-63-103(5), 22-63-203. “Dismissal” means the involuntary termination of employment of a non-probationary or probationary teacher for any reason other than a justifiable decrease in teaching positions during the school year while the teacher’s annual contract is still in effect. C.R.S. §§ 22-63-103(4), 22-63-301.

The legal grounds for dismissal of a teacher are physical or mental disability, incompetence, neglect of duty, immorality, unsatisfactory performance, insubordination, conviction of a felony (including acceptance certain pleas or deferred sentence), or other good and just cause. C.R.S. § 22-63-301.

Specific procedures and timelines are set forth in TECDA for teacher dismissals. C.R.S. § 22-63-302. The superintendent should proceed with a teacher dismissal only under the direction and guidance of legal counsel. One can reasonably expect that the case will be challenged in court, alleging violations of TECDA’s procedural requirements and/or on substantive grounds.

To initiate the dismissal process, TECDA provides that the superintendent recommends to the board, at a board meeting, that the teacher be dismissed. Once the superintendent recommends dismissal, written notice of the intent to dismiss must be sent to the teacher. The teacher has the right to request a hearing before an impartial hearing officer. If the teacher does not request a hearing, the board may take action to dismiss the teacher at its next regular meeting or at a special meeting called for that purpose. C.R.S. §§ 22-63-302(2), (3).

The hearing officer is to be selected jointly by the teacher and superintendent, with all expenses paid by the school district. The hearing shall be open to the public, unless either the teacher or superintendent requests a private hearing, but no findings of fact or recommendations shall be adopted by the hearing officer in any private hearing. The superintendent bears the burden of proof. C.R.S. §§ 22-63-302(4)-(8).
The hearing officer recommends either dismissal or retention. The board, after reviewing the hearing officer’s findings and recommendation, may order, in writing, that the teacher be dismissed, retained, or placed on probation for one year. If the board dismisses the teacher over the hearing officer’s recommendation of retention, the board shall make a conclusion, giving its reasons therefor, which must be supported by the hearing officer’s findings of fact, and such conclusion and reasons shall be included in the written order. The teacher may appeal the board’s dismissal by filing an action for review with the court of appeals. C.R.S. §§ 22-63-302(9), (10).

Subject to limited exceptions, state law requires the school district to continue to pay a teacher for up to 100 days after the dismissal recommendation has been accepted by the board for review. If a teacher’s compensation is discontinued and the board ultimately takes action to retain the teacher, any compensation beyond the 100 days must then be paid to the teacher. C.R.S. § 22-63-302(3). In addition, a teacher may be suspended temporarily during the contractual period until the date of dismissal as ordered by the board. C.R.S. § 22-63-202(3).

The board may take immediate action to dismiss a teacher, without a hearing, when the teacher is found guilty of certain criminal offenses involving unlawful sexual behavior or sale of controlled substances. C.R.S. § 22-63-302(11).

REDUCTION IN FORCE

TECDA allows the board to cancel a teacher’s employment contract during the contractual period when there is a justifiable decrease in the number of teaching positions. TECDA requires procedures for a reduction in force (RIF) to be addressed in a contract between the board and employees or in board policy. C.R.S. § 22-63-202(3). Generally, a RIF occurs when there is a program change or a financial exigency to create a justifiable reduction in the number of teaching positions.

SB-191 amended TECDA’s RIF provision to require boards to give significant consideration to teachers’ performance or “merit,” as reflected in their performance evaluations, when determining which contracts to cancel. Each school board’s RIF policy or contract also must include consideration of length of service in the district and probationary and non-probationary status, but only after the consideration of merit and only if such consideration is in the best interest of students. C.R.S. § 22-63-202(3).

MUTUAL CONSENT / DISPLACEMENT

SB-191 also added the concept of “mutual consent” to TECDA, which affects school districts’ ability to transfer non-probationary teachers who are displaced as a result of board action taken pursuant to a drop in enrollment, turnaround, phase-out, reduction in program, or reduction in building. In summary, TECDA requires both the teacher and receiving school’s principal to consent prior to the teacher’s transfer. Mutual consent has limited application in smaller districts because the consent requirements only apply when a displaced teacher’s transfer places him/her under the supervision of a new principal. C.R.S. § 22-63-202(2)(c.5). Mutual consent is a complex process and districts should discuss these requirements with legal counsel before taking any personnel action.
PORTABILITY

“Portability” is a complex concept from SB-191 that allows a teacher to take his/her non-probationary status with him/her when the teacher is hired to teach in another school district so long as the teacher received an effective rating in two prior performance evaluations. C.R.S. § 22-63-203.5. Portability took effect in the 2014-15 school year and could impact a district’s hiring processes and decisions.

The statute is not clear as to when a teacher must assert the right to portability, and districts are encouraged to address this through policy language. CASB’s sample policy states that a teacher seeking recognition of non-probationary status must do so either during the hiring process or within a short, defined period of time after hire.

Portability cannot be asserted by probationary teachers, and years of employment in a prior district do not transfer when a probationary teacher takes a job in another school district.

As there is currently litigation around the issue of portability, boards are encouraged to consult with their local counsel on this issue.

RESIGNATIONS

Resignations are not effective until acted upon by the board. When a licensed employee resigns or is dismissed under circumstances that may give rise to a loss of his/her professional license, the district has a mandatory duty to report this to the Commissioner of Education. The CDE then will follow its own procedures to determine whether the employee’s license will be withdrawn.

If an employee is dismissed or resigns as a result of an allegation of unlawful behavior involving a child, including unlawful sexual behavior, which is supported by a preponderance of the evidence, the district also must immediately notify the CDE and provide any information requested concerning the circumstances of the dismissal or resignation. Furthermore, the district cannot enter into a settlement agreement that would restrict the district from sharing any relevant information pertaining to the employee related to a conviction for child abuse or a sexual offense against a child with the CDE or another school district related to the incident upon which the dismissal or resignation was based. C.R.S. § 22-32-109.7(3).

**Thoughts / Action Items**
CHAPTER 5: How to Lead Through Policy & Advocacy

Great school boards lead their districts by making policy decisions that articulate the board’s vision concerning student learning and achievement, and by being public school advocates. They define an environment that encourages high student and staff morale, optimum performance, and strong community support.

Clear core values, a shared governance purpose, and an appreciation of diverse perspectives are at the heart of this leadership. In this chapter, you’ll learn the relationship between policy development and student learning, and how being an advocate for public education and local control goes far beyond just attending board meetings.

POLICY — WHAT EXACTLY IS IT?

Policy is the voice of the board. It speaks even when the board is not convened and anchors the school district by providing consistency and stability. School board policies have the force of law in the school district. It is essential, therefore, for the board to think through the principles by which it wants the school district to be governed and to record these principles in the form of comprehensive written policies.

Colorado law requires school boards to adopt policies and prescribe regulations necessary for the efficient administration of the district C.R.S. § 22-32-109(1)(b). Policymaking is one of the school board’s most important jobs. Therefore, it is important for each board member to attain a basic understanding of what policy is. To begin with, the National School Boards Association offers the following definition of school board policy:

“Policies are principles adopted by the Board to chart a course of action. They tell what is wanted and may include why and how much. They are broad enough to indicate a line of action to be taken by the administration in meeting a number of day after day problems; they need to be narrow enough to give the administration clear guidance.”

The board’s role and privilege is to set policies that chart a course of action for the school district. Through policies, the board establishes the organizational structure, educational program objectives, and operational practices of the district. Policies should state the board’s expectations and desired results and articulate why the board believes achieving the results is important. Well-planned, clearly written, and up-to-date policies are the basis for governing students, evaluating staff, and more. They also provide the board with a framework to:

- Keep the community informed about the board’s philosophy and actions
- Provide a forum for involving the community in the district’s educational programs
- Improve board/superintendent/staff relationships
- Provide a means for staff members to assess their individual roles in achieving the board’s stated results

Does your board have a process in place to identify new policy areas and to review/revise existing policies? How does your board involve stakeholders at appropriate points in the policy development and implementation process?

The CASB Connections Podcasts — What is Policy? and Creating a Policy-Focused School Board Meeting — provide helpful and easy ways to get up to speed on your policy making role.
• Enable partnerships in the policy development process
• Notify staff, students, and community of their rights and responsibilities
• Provide fair, reasonable, consistent, and impersonal treatment of issues
• Eliminate the need to make a new decision each time there is a recurring situation
• Comply with state and federal laws that require specific policies
• Foster stability, continuity, and accountability

DEVELOPING POLICIES

Where does the board begin? The need for a new policy or to review existing policy originates from two main areas:

1. Policies necessitated by board discussions with:
   ▶ Staff ▶ Students ▶ Parents ▶ Community members

2. Policies required by state or federal laws

School boards typically adopt policies that fall into the following general categories:

• Organization of the school district
• School board operations
• School administration
• Fiscal management
• Support services such as transportation and food service
• Facilities
• Personnel
• Instruction – philosophy and programs
• Students – discipline, conduct, attendance, grading, etc.
• Community and parent relations
• Relations with other education agencies and organizations

Policymaking is a much simpler and more effective process when school boards spend time identifying their resources in this effort. There are professionals in each school district who can be asked to collect data and provide research, offer expert opinions, and present the board with options for policymaking. Boards also can benefit from the experiences of neighboring districts. The district’s legal counsel also can help make informed local policy decisions. Finally, CASB provides essential policy guidance to member boards.

THE POLICY ADOPTION PROCESS

An essential policy is one that outlines the process of policy adoption. Maintaining such a policy assists the board in approaching policymaking in a concise and consistent way. Since there are many factors to consider with the development and revision of board policy, a board should adopt a policy regarding the process it wishes to follow to accomplish this important task. CASB sample policy BG, School Board Policy Process, illustrates one workable process. Contact CASB’s policy staff for a copy of the most current sample policy.
IMPORTANT QUESTIONS TO ASK IN THE POLICY ADOPTION PROCESS

By consistently using a defined approach to policy adoption and by asking the right questions, a board can see beyond immediate circumstances and formulate sound policy on the basis of agreed-upon criteria. A policy analysis model should recognize legal and other practical constraints, yet remain focused on objective outcomes. Local criteria are important, including the mission and goals of the school district and the context of the community being served.

When considering policy options, these questions should be asked:

1. **How does the policy advance the best educational interests of all students?**
   
   This question can easily be overlooked in the heat of a policy debate on specific issues. Policies must be carefully formulated to address the needs of all students and must not ignore the concerns of any specific group. For example, policies addressing academic standards should not ignore students with disabilities, who may require modified standards.

2. **How does this policy support the mission and goals of the district?**
   
   Comparing a policy to the district’s mission and goals is a crucial component in effective policy analysis. If such a comparison reveals little or no correlation, or even a negative correlation, the board should closely examine the policy or revise its mission and goals.

3. **What do current educational literature and research say that is relevant to the policy?**
   
   Reviewing educational literature and current research can point the board in productive directions and keep it from making policy mistakes. For example, studies of student achievement in relation to class size are worth investigating in relation to policies on teacher assignments.

4. **What is the relationship of the policy to recent changes in education?**
   
   This criterion justifies updating and revising policy on an ongoing basis. It is important to repeal policies that are obsolete or no longer appropriate due to adoption of new programs. For example, a policy that does not allow students to bring personal technology devices to school would be inappropriate if such devices are now being used as instructional tools.

5. **How is the policy related to other Board policies?**
   
   By asking this question, the board can guard against one policy contradicting another and ensure that individual policies support each other. The definition of “immediate family,” for example, should be consistent throughout personnel policies that address leaves of absence.

6. **Is compliance with the policy likely to be consistent?**
   
   High expectations are an important attribute of effective schools and the board’s expectation of compliance with policy should be high. If the board cannot reasonably expect a high degree of compliance with a policy, it should rethink the policy.
7. **How can the board evaluate the effectiveness of the policy?**

To answer this question, look again at the first question—the relationship of the policy to the best educational interests of students. The board should develop a comprehensive system to measure the effectiveness of its policies to ensure that reasonable progress is being made toward achieving the board’s policy goals.

8. **What external support does the policy require?**

As soon as a policy requires external support, the board’s control over compliance is diminished. Parents can be asked to help support attendance or homework policies, for example, but they cannot be forced to comply.

9. **What will it cost, in human and fiscal terms, to implement the policy?**

The time administrators and teachers will spend implementing a policy is an important consideration. Also important are costs related to the physical plant or other budgetary concerns, all of which must be weighed against the importance of the policy issue. Cost should not be the single controlling factor in formulating policy. If a specific policy is vital to supporting the primary mission of the district, the board should shift the necessary human and fiscal resources from low-priority items to those identified as crucially important.

10. **What steps will be taken to implement and enforce the policy?**

A policy that is a well-kept secret will not fulfill its purpose. The administration must clearly define what strategies it will employ to achieve the policy’s desired results and continuously monitor the effectiveness of the strategies. For example, a policy on bullying prevention must be well communicated to staff and monitored to ensure students and staff are complying with the policy.

11. **Is the policy understandable and clear?**

Ask someone who is not involved in the school district to read and interpret the proposed policy or policy change to gauge its clarity.

12. **How is the policy affected by federal and state law?**

This is an important criterion because the autonomy of the district’s operation depends on the board’s ability to operate within the limits of federal and state law. However, the complexity of the law should not be used as a barrier to thoughtful policy discussions.

The board creates, reinforces, or negates policy every time it makes a decision. If the board has no written policies or if the policies are not kept up-to-date, the operation of the district will be inconsistent and inefficient.

Creating, implementing, and monitoring policy can be an arduous journey, but the payoffs are big. Effective board policies allow the board and school district to exhibit consistency, stability, and, most of all, accountability.

CASB offers custom policy options to make certain your board policies are up-to-date. To learn more about these options, read Chapter 7 or contact CASB policy staff.
CHAPTER 5: How to Lead Through Policy & Advocacy

ADVOCACY — YOU ARE THE BEST ADVOCATE FOR YOUR COMMUNITY

School board members are elected to represent their community, which includes advocacy for students, teachers, administrators, and innovative practices in education. Beyond local representation, CASB members are strong voices for public education at the Colorado Capitol with the Colorado General Assembly and on Capitol Hill in Washington D.C. with the U.S. Congress.

The CASB advocacy team represents the best interests of school boards during interactions with education organizations, political and government leaders, and business and community leaders. When legislative proposals concerning education are under development and up for consideration, CASB’s advocacy team protects the interests of local school boards and provides information, data, advice, and assistance to legislators on CASB members’ behalf.

CASB offers school board members a variety of avenues for determining CASB’s legislative platform and priorities and members play a critical role in the final outcomes affecting their local schools.

JOIN THE CASB DIGITAL ADVOCACY NETWORK

Text CASB to 52886. You will receive a text message back to “opt-in.”

DEVELOPING THE CASB ADVOCACY PLATFORM

CASB is a membership organization and the strength of CASB depends upon its members, which is especially true when it comes to CASB’s legislative platform. Members are involved in determining the platform and priorities CASB will pursue. The process begins during the annual Fall Delegate Assembly with the adoption of resolutions.

Adopted resolutions provide a framework in guiding CASB’s advocacy efforts as well as set the direction for the legislative program for the following year. Each member school board has the opportunity to propose resolutions and appoint and send a delegate to discuss, debate, amend, and vote on resolutions that reflect the current priorities of local boards. Resolutions approved by the Delegate Assembly are important in influencing statewide policy.

Advocacy efforts continue throughout the year and appointed delegates set themselves apart with their strong interest in education policy and politics, which they both understand and enjoy. Delegates also form an important link between legislators and the CASB membership. They contact legislators to keep them abreast of school issues and are a ready resource for information when legislators have questions on a particular piece of legislation. The appointed delegates also keep their fellow school board members informed about important legislation.
LEGISLATIVE RESOLUTIONS COMMITTEE

The Legislative Resolutions Committee (LRC) is a dedicated group of CASB members appointed by the CASB board president. Committee members review and vote to determine positions on Colorado legislation related to K-12 education. The LRC meets at least once a month during the General Assembly session. The resolutions adopted by the CASB Delegate Assembly inform and guide the LRC decisions. During the Delegate Assembly, members of the LRC are available to answer delegate’s questions and to offer insight into particular issues. The LRC provides a great opportunity for CASB member involvement in the legislative process and as well as “boots on the ground” education in current state legislation.

FEDERAL RELATIONS NETWORK

While a majority of CASB’s advocacy efforts are directed toward issues at the state level, CASB does not ignore federal issues coming from our nation’s capital that impact local school districts. The CASB Federal Relations Network (FRN) builds bridges between Colorado’s Congressional Delegation and local school board members. The FRN team also works closely with the staff of the National School Boards Association (NSBA) to inform and influence lawmakers in the capital.

Once a year the FRN, and interested CASB members, travel to Washington D.C. for a face-to-face meeting with our United States Representatives and Senators. The trip is often in conjunction with the NSBA Advocacy Institute to ensure that members of Congress do not forget the important role local school boards play in educating students. The committee closely follows federal legislation and keeps members informed about federal issues that affect Colorado public schools.

ADVOCACY TOOLS AND TIPS

ADVOCACY BEGINS AT HOME

School board members advocate for local schools by working with their legislators. It is important that members take time to know their legislators and gain the ability to share the challenges and the successes their teachers and students face on a daily basis. Invite legislators to visit local schools to see first-hand how state policies affect students, teachers, and administrators. As fellow elected officials, board members bring expertise and knowledge about education in their community to their legislators.

School board members have strength in numbers and should not be afraid to work with surrounding school districts in order to plan meetings with legislators. This not only enables increased board member participation, but also provides the legislator with a broad perspective of ideas from around their district and region.

Legislators are more receptive to invitations during the legislative “off-season” from June to December. This does not mean that once the General Assembly session begins in January communication ends. In fact, the CASB advocacy team offers several ways to work with legislators during the legislative session.
CASB DAYS AT THE CAPITOL

The CASB advocacy team hosts board members at the Colorado State Capitol in order to meet and interact with legislators. Significant numbers of CASB members attend Days at the Capitol every year, which run from January through April during the legislative session.

The program includes separate days for students offering tomorrow’s leaders an opportunity to observe and engage in the political process up close and personal.

America’s Legislators Back to School Program is sponsored by the National Conference of State Legislatures and occurs in September. For more information, resources, and marketing materials, visit www.ncsl.org or email btsp@ncsl.org.

CASB ADVOCACY TIPS

Stay up to date with the latest information from the CASB advocacy team:

- The School Board Advocate is published twice a month during the General Assembly session from January to May and once a month from August to November
- The CASB Bill Tracker is available online and updated daily while the General Assembly is in session
- The CASB advocacy team hosts monthly electronic legislative updates while the General Assembly is in session
- The CASB advocacy team hosts legislative wrap-up meetings around the state following the completion of the session

Stay connected with legislators:

- Follow legislators on Facebook, Twitter, Instagram, and any other social media platforms they utilize
- Interact with legislators utilizing personal or district social media accounts
- Social media is a highly effective avenue for communication with Congress due to the distance between Colorado and Washington D.C.

LOCAL CONTROL OF INSTRUCTION IN COLORADO

Unlike most states, the public school system in Colorado grew out of an intentional commitment to local control. Rather than establishing a centralized, state-administered system, Colorado’s constitutional framers “… made the choice to place control ‘as near the people as possible’ by creating a representative government in miniature to govern instruction.” Owens v. Congress of Parents, Teachers and Students, 92 P.3d 933, 939 (Colo. 2004). This choice was one that set Colorado apart—only six states in the nation have a constitutional provision for local governance. See Colo. Const., Art. IX, Sect. 15.
So, unlike in many other states, local control in Colorado is not a matter of personal political views, national trends, or public opinion; it is a matter of state constitutional law. Understanding what the state constitution means by “control of instruction” is an essential step toward understanding local school boards’ roles in public education.

The Colorado Supreme Court possesses the ultimate authority to interpret the state’s constitution. The court emphasized that “control of instruction requires power or authority to guide and manage both the action and practice of instruction as well as the quality and state of instruction.” *Denver Bd. of Educ. v. Booth*, 984 P.2d 639, 648 (Colo. 1999). The court further explained that such control allows localities to “tailor educational policy to suit the needs of [each] district, free from state intrusion.” *Owens*, at 935.

The court also has decided that districts maintain control over instruction primarily by maintaining control over locally raised funds. *Booth*, at 648. The court confirmed its conclusion by articulating several benefits flowing from the control of local boards over locally raised tax dollars. *Owens*, at 941-44. Some of these benefits include:

- Empowering electors, including parents, with control over instruction;
- Providing taxpayers with a means to participate in the management of public education;
- Granting a community the freedom to devote more money to educating its children than the state-guaranteed minimum amount;
- Enabling the local citizenry greater influence and participation in the decision-making process on how local tax dollars are spent;
- Ensuring each district has the opportunity for experimentation, innovation and a healthy competition for educational excellence.

Local school boards are constitutionally entrusted with meeting the needs of students in their communities and must exercise this authority responsibly to ensure this governance model remains relevant and respected by voters and state and federal policy-makers.

In sum and practically speaking, “local control of instruction” translates into the ability of individual school boards to make decisions on issues such as curriculum, personnel, budget, school calendars, graduation requirements, and classroom policy.

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**Thoughts / Action Items**
Citizens of a school district expect efficiency in the operation of their schools, and they expect the board of education and administrators to stand accountable for use of the district’s money. The community expects that the board will exercise the proper level of oversight to protect public assets and manage the school district effectively.

There is more to a board’s role in fiscal management than oversight responsibilities. It is up to the board to set priorities that are reflected in the budget. How a district allocates its resources will determine how likely it is that it will realize its goals. In fact, how a district uses its resources sends a message to staff, students, and the community as to how serious a board is about its goals. The old adage about “putting your money where your mouth is” may be a tired one, but it applies directly in this area.

**THE BOARD’S RESPONSIBILITY**

In a business enterprise, making money is the prime objective. The service, product, or commodity is used as a means to this end. In public schools, however, the profit motive does not play a role. The principal responsibility of a board is to deliver a well-rounded education to district students. A board has the responsibility to manage district financial resources wisely for this purpose. If a board is to fulfill its primary responsibility, it may also need to take steps to secure adequate resources to finance the needed instruction in the district.

Community support for adequate financing of education programs often requires a board to exert leadership in promoting understanding of the district’s needs. Because the state and federal governments also are involved in financing schools, boards must communicate the needs of their schools to state and federal lawmakers.

Often school boards feel they have little control over budget decisions. Fundamental operating costs are long established and difficult to alter. Community groups, employee organizations, and others have learned to exert political influence on the budget process. When money is tight, people defend their turf and protect their programs from cuts. When money is available for growth or improvement, the same people want a piece of the new resources as well. School boards often find themselves caught in the middle of political tugs-of-war.

It is natural to want to be responsible to constituents, but school boards that have established clear goals and priorities based on input from all the stakeholders will focus on making spending decisions that support the shared vision. Guidance from the National School Board Association’s Key Work of School Boards Guidebook underscores the importance of aligning the board’s vision for improved student achievement with available resources.
# Understanding Local/State Share of School Funding in Colorado

## Your District's Total Program Calculation

Every district calculation begins with a "base" per pupil amount, which must increase by inflation each year.

**$7,225.28**

Base amount for 2021-2022

The base is run through a formula that takes into account economies of scale, additional costs needed to educate every student, and the Negative Factor:

Total Program funding is different for every district due to:

1. **District characteristics**
   - District Size
   - Cost of Living
   - Personnel Costs
2. **Student characteristics**
   - At-risk Kids
   - English Language Learner
3. **Budget Stabilization Factor** (Negative Factor) applied in order to reduce Total Program amount.

## LOCAL SHARE of TOTAL PROGRAM

Once the district’s Total Program Funding is calculated, the local share of funding is determined.

![Diagram](image)

- Local property taxes make up the majority of local share.
- All local property taxes stay local.
- The majority of school districts are not able to reach their Total Program calculation through local share alone.

## STATE SHARE of TOTAL PROGRAM

The state “backfills” the difference between the Total Program calculation and the local contribution — this amounts to the district’s state share.

- This equalization allows each district to receive its Total Program amount regardless of the amount of local taxes raised.
- Since 2009-10, the state has not been able to meet its obligation to backfill districts to meet their Total Program Funding — the Budget Stabilization Factor tracks the shortfall in state share.

## Categoricals

The state provides supplemental allocations for:

- Special Education
- Vocational Education
- Transportation
- Gifted & Talented
- English Language Proficiency
- Small Attendance Center

These programs are not adequately funded even with the categorical allocations.

## 2021-22 Statewide Local/State Share

The state/local share varies widely by school district because of factors outside of a district's control: property wealth and commercial/residential mix vary significantly.

- **39%** Local Sources
  - $3.1 billion
- **61%** State Sources
  - $4.8 billion

![Diagram]
SOURCES OF REVENUE

Colorado public schools receive funding from a variety of sources. However, most revenues to Colorado’s 178 school districts are provided through the Public School Finance Act of 1994 (School Finance Act) (as amended). C.R.S. § 22-54-101 et seq. In the budget year FY2021-22, this legislation is expected to provide about $8.0 billion in total program funding to school districts. The state provides about 61 percent of this amount, or $4.8 billion, while local property and specific ownership taxes are projected to provide about $3.1 billion. Money provided via the School Finance Act are available to each school district to fund the costs of providing public education (as depicted in the graphic).

The state’s contribution to a district’s funding comes mostly from state income and sales taxes, which are primarily deposited in the state General Fund. State aid, allocated annually through the School Finance Act, is the primary source of state revenue for school districts. Most of the remaining state revenue is used to fund categorical programs, which include special education, English language proficiency education, gifted and talented education, small attendance centers, transportation, and vocational education.

Federal revenue is generally provided for specific programs. Examples of these programs include special education, vocational education, compensation for the impact of federal facilities in the district, and assistance to districts for at-risk students. Use of federal revenues is strictly regulated by federal law.

PUBLIC SCHOOL FINANCE ACT OF 1994

The major allocation of state funds for financing schools comes through the Public School Finance Act of 1994 (School Finance Act) (as amended). C.R.S. § 22-54-101 et seq. Under the School Finance Act, state and local general fund revenues are distributed to school districts on a per pupil basis. Each district’s per pupil funding amount includes a base per pupil amount and additional per pupil funding based on characteristics, or “factors,” applicable to the district, such as cost of living, the number of at-risk pupils in the district, and the size of the district. This additional funding of the factors is designed to ensure that each school district has the resources to provide an adequate educational opportunity to every student regardless of local property values.

The total amount of funding received by a district under the School Finance Act — state aid and local property tax — is frequently referred to as “total program” funding. The practice of using both state and local revenue to fund the School Finance Act is intended to offset large disparities in the ability of local school districts to raise money from local property tax.
## LOCAL REVENUE

Local tax rates against property are always computed in mills. A mill is one one-thousandth of a dollar of taxable value (.001). For example: One mill produces $1 in tax income for every $1,000 of the assessed (taxable) value of the property it is levied against. A mill levy of one mill could also be stated as a local property tax rate of .1% against the taxable (assessed) value of property. Taxes are paid on the assessed value of the property and mill rates vary from about 2 to 27 mills at the local level. The example below demonstrates several scenarios based on various mill levy rates.

### LOCAL PROPERTY TAXES MAKE UP THE MAJORITY OF LOCAL SHARE. ALL LOCAL PROPERTY TAXES STAY LOCAL.

<table>
<thead>
<tr>
<th>Actual Values</th>
<th>Assessment Rate</th>
<th>Assessed Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>$300,000</td>
<td>7.15% Residential*</td>
<td>$21,450 (TAXABLE VALUE)</td>
</tr>
<tr>
<td></td>
<td>29% Nonresidential**</td>
<td></td>
</tr>
</tbody>
</table>

\[
\text{Assessed Value} \times \text{Mill Levy} = \text{Property Tax Revenue}
\]

<table>
<thead>
<tr>
<th>Assessed Value (TAXABLE VALUE)</th>
<th>Mill Levy</th>
<th>Property Tax Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>$21,450</td>
<td>27 mills</td>
<td>$579.15</td>
</tr>
<tr>
<td>$21,450</td>
<td>25 mills</td>
<td>$536.25</td>
</tr>
<tr>
<td>$21,450</td>
<td>2 mills</td>
<td>$42.90</td>
</tr>
</tbody>
</table>

About 30 years ago, local taxes actually funded the bulk of total program funding. However, since that time, a complex interplay between several state statutory and constitutional tax and spending laws has significantly limited the amount of revenue generated by local property taxes. Now, the local share raises only 39 percent and the state backfills 61 percent.

## STATE SHARE AND RECENT LEGISLATION

The state aid provided to a school district is intended to make up the difference between the amount of the total program funding set by the School Finance Act and the amount raised by local property taxes. State aid varies from district to district to ensure that each district, regardless of local property values, receives the total program funding set by the formula in the School Finance Act.
CHAPTER 6: School Finance & Budgets Keep the Doors Open

It is not feasible in this workbook to fully detail the provisions of the School Finance Act. Central concepts from the law include:

- The formula by which “factor funding” is calculated.
- A procedure to count pupils on October 1 each school district budget year.
- Rules to govern funding special programs such as online education and concurrent enrollment of district students in college courses.
- An allowance for school districts with declining enrollment to average the last five years of enrollment to permit districts to plan and implement any cuts in staff and facilities.
- Authority for school districts to collect revenues in addition to the amounts specified in the School Finance Act, if local voters approve.
- Voter approval is subject to limitations on when the elections may be held, the language that must appear on the ballot and specified caps on the additional amounts that may be raised.

According to the Legislative Council Staff memo to the General Assembly on August 11, 2021, there were three bills enacted during the 2021 legislative session that substantially impacted the financing of public schools in Colorado:

- **Senate Bill 21-268** provided funding for school districts in FY 2021-22, modified the school finance formula, and made administrative and grant program funding changes. It was signed into law by the Governor on June 11, 2021 and took effect on that date.
  - **Modified the definition of at-risk pupils** by adding those pupils eligible for reduced-price lunch under the federal school lunch program and removing the subset of English language learner (ELL) pupils currently included; and
  - **Added a new ELL factor** to the funding formula for all non-fully proficient ELL pupils. This factor is calculated as 8 percent of preliminary per pupil funding multiplied by ELL enrollment.

- **House Bill 21-1164** began phasing out the total program mill levy tax credits that were put in place through the enactment of House Bill 20-1418.
  - House Bill 21-1164 requires CDE to phase out the total program mill levy tax credits, by no more than one mill per year, thereby slowly increasing the number of mills levied, until the district reaches their reset mill levy, defined in House Bill 21-1418. The bill also requires that any savings in the state share of school finance resulting from phasing out tax credits must continue to be spent on school finance. This increases the local share of school funding by an estimated $91 million in FY 2021-22.
• House Bill 21-1325 reestablished the Legislative Interim Committee on School Finance to study specific issues related to school finance during the 2021 and 2022 legislative interims.

You can learn more about these bills and school finance in the following two Legislative Council Staff documents that can be found on our website:

• Financing Public Schools FY 2021-22 (LCS)
• School Finance Booklet (LCS)

**AMENDMENT 23 AND THE BUDGET STABILIZATION FACTOR**

In the 2000 election, Colorado voters made an important commitment to our public schools by passing Amendment 23 to amend the Colorado Constitution. Colo. Const., Art. IX, § 17. Amendment 23 was intended by its proponents to provide a stable and predictable funding base for Colorado school districts. Amendment 23 requires annual per pupil funding to increase from year to year at a rate no less than the rate of inflation. Similarly, the total funding for the categorical programs funded under the School Finance Act also must be increased each year by at least the rate of inflation.

In each of the last eleven fiscal years, the legislature has applied a Budget Stabilization Factor (BSF), formerly known as the “negative factor,” to the funding formula in the School Finance Act. The BSF defunds part of the “factor funding” required by the funding formula in the School Finance Act. The legislature took this step because falling state revenues as a result of the recent recession required the legislature to use school finance revenues to fund other parts of the state government. After the recession ended, the legislature has been unable to restore these cuts.

For FY 2021-22, the budget stabilization factor decreased from its record high of over $1 billion to its pre-pandemic level of $571 million. This amounts to approximately 6.7 percent of the funding most school districts in Colorado would receive under the School Finance Act if the BSF were not applied. Districts have cumulatively lost about $9.8 billion in state share funding since the BSF took effect as shown here.

![Graph showing total program funding after the budget stabilization factor](image-url)
Conversely, on a per pupil basis, a district that receives significant additional funding as a result of the factors will lose more money per pupil than a district that relies less heavily on factor funding to compensate for unique local conditions. This happens because the total per pupil funding, after adjustments of the factors for local conditions, is higher in the district with local factors (primarily at-risk students and rural factors) and the BSF is applied as a percentage of total per pupil funding.

In 2015, the Colorado Supreme Court rejected the school finance lawsuit, Dwyer v. Colorado. 357 P.3d 185 (Colo. 2015). The Dwyer plaintiffs, a group of school districts and parents, challenged the constitutionality of the legislature’s implementation of Amendment 23 in the state constitution and the use of the “negative factor” (BSF) mechanism.

The plaintiffs argued the intent of Amendment 23 was to mandate minimum increases in education funding every year. However, the court held that the legislature did not violate the state constitution by applying the BSF starting in 2010, despite Amendment 23. The court found the mandatory increases applied only to base funding, not to the factors in the school finance formula that are intended to equalize funding for districts based on size, at-risk populations, cost-of-living, and personnel costs.

This means that the legislature has great discretion to annually determine any increase or decrease in education funding as long as the total allocations are at least the base amount from the prior year as adjusted for population growth and inflation.

**GALLAGHER AND TABOR**

In 1982, Colorado voters added the **Gallagher Amendment** to the Colorado Constitution to limit increases in residential property taxes. A decade later, voters added the **Taxpayer’s Bill of Rights (TABOR)** to limit state and local taxes and revenues and to impose a broad array of additional limits on government and elections. And in 2020, voters repealed the Gallagher Amendment removing this tax policy from the Colorado Constitution.

Some of the key effects over the years of Gallagher and TABOR provisions on the funding of school finance include:

- Since 1992, the interaction of these two constitutional provisions has deeply eroded the local property tax base of school finance. As a result of the unintended effects of this interaction, the state’s local taxpayers now pay about 39 percent of the tab for school finance and the state’s general fund pays about 61 percent. At the time TABOR was passed, the local contribution and the state contribution were roughly equal at 50 percent each. This shift has required the state to make up for lost local revenue and has put additional strains on the state's general operating budget.
• By state statute, the mill levies paid by different school districts had been standardized to be the same in nearly every school district in Colorado at the time TABOR was passed in 1992. Since 1992, the combined effects of TABOR and Gallagher have caused mill levies to fall in wealthy and rapidly growing school districts and to remain high in school districts with low growth and low property values.

• The total revenues collected by the state and local governments have not kept pace with the growth of the Colorado economy since 1992 as a result of the restrictions in TABOR and Gallagher.

FEDERAL STIMULUS DOLLARS RELATED TO THE PANDEMIC

In response to the COVID-19 pandemic, Congress passed three stimulus bills that include funding for education: the Coronavirus Aid, Relief, and Economic Security (CARES) Act (March 2020); the Coronavirus Response and Relief Supplemental Appropriations (CRRSA) Act (December 2020); and the American Rescue Plan (ARP) Act (March 2021). The federal stimulus dollars are a once-in-a-generation opportunity to support our students and to address the multi-year effects of the COVID-19 pandemic. In addition to the pandemic, the shortfall in state funding to Colorado schools during the 2020-21 school year doubled and the one-time federal stimulus funds helped to temporarily mitigate the significant loss in funding to school districts. As Colorado spends less on education per student than most other states, a teacher shortage existed before the pandemic making it difficult for school districts to recruit and retain highly qualified teachers. While all the one-time federal stimulus dollars will expire by September 30, 2024, they have supported local students and communities weather the effects of the pandemic.
CHAPTER 6: School Finance & Budgets Keep the Doors Open

ESSER I — Addressing the immediate crisis

Healthy eating is important for child and adolescent growth, development, well-being, and academic performance. In fact, children typically consume as many as half of their daily calories at school. When the pandemic-related school closures began in March 2020, schools quickly realized that this could threaten or eliminate students’ access to school nutrition services — even if districts used hybrid approaches to learning — and significantly affect schools’ ability to meet this basic need. Colorado schools became hubs for meal distribution to students and families in their communities. In addition to providing access to meals, schools transitioned to remote learning providing access to technology, broadband services, and more.

ESSER II — Providing stability and managing the health crisis

The 2020-21 school year was one of the most complicated years in U.S. history for meeting the educational and social-emotional needs of students. In addition to providing education, schools were tasked with managing the health crisis by establishing and maintaining processes for contact tracing, quarantines, and communicating with families on the ever-evolving health pandemic. Schools required new systems for transportation, access to personal protective equipment (PPE), and other mitigation factors required through public health orders.

ESSER III — Recovery and acceleration

Schools are currently focused on providing equitable and adequate educational opportunities that address the impact of COVID-19 on students, educators, and staff, focusing on evidence-based strategies for: 1) Meeting students’ social, emotional, mental and physical health, and academic needs, including through meeting basic student needs; reengaging students; and providing access to a safe and inclusive learning environment; 2) Addressing the impact of COVID-19 on students’ opportunity to learn, including closing the digital divide; implementing strategies for accelerating learning; effectively using data; and addressing resource inequities; and 3) Supporting educator and staff well-being and stability, including stabilizing a diverse and qualified educator workforce.

We encourage school boards to engage your communities on how you are using these one-time funds to support your students. The ESSER “Tell Your Story — Money Matters” campaign information is provided on CASB’s website.
SCHOOL BUILDINGS AND GROUNDS

A significant portion of the education dollar is spent on the construction, maintenance, and operation of school facilities. The school board is responsible for providing adequate educational facilities, keeping them in the proper state of repair, and operating them in a manner that ensures the learning experience of students takes place in clean and comfortable surroundings.

Colorado law authorizes boards of education to determine the location of public schools and erect necessary buildings and structures. Major construction projects are generally financed by the sale of bonds, but boards sometimes finance lesser projects using capital reserve funds or other funding arrangements.

FUNDING OF CAPITAL CONSTRUCTION PROJECTS

Traditionally, school districts have funded school capital construction through the issuance of general obligation bonds, paid back through property tax revenues with only limited assistance from the state. General obligation bonds may be issued only if approved by voters in the school district. Low assessed property values in some districts limit the ability of those school districts to keep up with the capital needs in the district.

The state struggled for several years to find ways to meet the capital needs of school districts unable to meet those needs with local mill levies. In 2008, the state legislature adopted legislation known as Building Excellent Schools Today (BEST) Act. The BEST legislation was designed to use the growth in the Public School Fund — money and resources that reside in a state trust fund originally created as a result of federal lands dedicated to Colorado’s public schools when Colorado became a state — to create resources for school construction.

The money utilized under the BEST legislation is generated from interest earnings, lease payments, and mineral royalties earned on the school trust lands and other investments. It is not tax revenue. By using these funds, the state has been able to create a pot of hundreds of millions of dollars to address high-priority school capital construction needs. Under BEST, school districts are expected to bear part of the costs for these construction projects, according to the ability of local taxpayers and the school district.

Districts with the most immediate health and safety needs as a result of the poor condition of their buildings are the top priorities for supplemental assistance from the state. Utilizing district matches and financing for increased project dollars, BEST has funded $2.5 billion in projects. BEST has improved health, safety, and security in 525 schools, improving the learning environment for nearly 325,000 students. At this time, limited funds are available through BEST, but additional funds may be available at some time in the future. Most school districts still must rely primarily on traditional sources of funding for school construction or other creative local solutions to meet their needs.
IN BRIEF: BONDED INDEBTEDNESS

Bonded indebtedness may be incurred only to:

- Acquire or purchase buildings or grounds
- Remodel or add to any school building
- Construct school buildings
- Equip or furnish school buildings, in conjunction with building, adding to, remodeling a school building
- Improve school grounds
- Fund floating indebtedness
- Acquire, construct, or improve a capital asset
- Support charter school capital construction or the charter schools’ land and facilities needs
- Construct a building to lease to a state institution of higher learning

Creating bonded indebtedness must be approved at an election, which can only be held in November each year. The process of incurring bonded indebtedness is complex and will require the assistance of competent fiscal agents and bond counsel.

(C.R.S. § 22-42-102)

PLANNING FOR NEW BUILDINGS

The most successful school facility and community master planning is achieved by early and frequent communication between school districts and other local government leaders. Sharing information such as enrollment trends, proposed residential areas, or developments and other factors affecting the number of students and future need for school capacity will help avoid conflicts.

State law requires school boards to consult with the local planning commission prior to acquiring a school site. A board must advise the commission in writing of the site’s location and confirm that the proposed site will “conform to the adopted plan of the community insofar as is feasible.” C.R.S. § 22-32-124(1)(a). State law also requires the board to consult with the Colorado Geological Survey regarding potential swelling soil, mine subsidence, and other geologic hazards “to determine the geologic suitability of the site for its proposed use.” C.R.S. § 22-32-124(1)(b).

After site selection and before construction of any structure or building on the site, a board must submit a site development plan to the planning commission for review. As long as the district follows the required planning commission review process, the board has the ultimate authority to determine the location of its public schools and erect the necessary buildings and structures. All buildings and structures must be constructed in conformance with the state, not local, standards of the Colorado Department of Public Safety.
CHARTER SCHOOL FUNDING

Charter schools authorized by a local school board are funded from the local school district's budget. C.R.S. §§ 22-30.5-112–22-30.5-112.3. The exact level of funding will be set in the authorizing contract between the local board and the charter school. However, funding levels for a charter school also are tightly regulated by statute. In general, a charter school will receive for each student 100 percent of the school district's per pupil funding, less amounts negotiated to be retained by the school district for administrative costs for services provided by the district to the charter school. In most cases, those administrative costs cannot exceed five percent of the per pupil funding received by the charter school, and cannot exceed 15 percent for charter schools in districts with 500 or fewer pupils. There are special rules for online charter schools.

Each time the school district decides to submit to local voters a request to approve either a mill levy for additional operating revenues or a bond issue for school district capital needs, the board must include charter schools in the district in the planning process. Boards are encouraged to include funding for the capital needs of the charter schools in the district's question, and charter schools may request this of the board. However, the board is not required to include charter schools in a revenue or bond question submitted to the voters, but if it does not include charter schools it must provide to the charter schools the reasons for its denial. C.R.S. § 22-30.5-401 et seq.

In 2017, the state legislature passed House Bill 1375, which places additional requirements on school districts sharing mill levy overrides with charter schools.

Beginning in the 2019-20 school year, those school districts that collect revenue from mill levies in addition to the total program mill levy and that also authorize an innovation school or a charter school must either:

- adopt a plan or policy for distributing these mill levy override revenues to all the district schools, including charter schools, for the benefit of specified groups of students enrolled in the school district; or
- distribute 95% of the per pupil amount of the revenue to the innovation schools and charter schools of the school district (per pupil distribution).

The bill specifies the requirements for the plan or policy and the requirements that apply if the school district makes a per pupil distribution. If the local board of education decides to adopt a plan or policy for distributing revenue, such plan or policy must be in place and posted on the school district's website.
CHAPTER 6: School Finance & Budgets Keep the Doors Open

DISTRICT FUNDS

Colorado law requires that district money be deposited and disbursed through specified funds. The funds described below are specified in law. C.R.S. § 22-45-103.

GENERAL FUND

Expenditures for day-to-day district operations are accounted for in the general fund. This includes all transactions not accounted for in another fund. Although the law provides that expenditures for certain purposes may be made out of other district funds, money may be expended out of the general fund for any purpose for which the board is authorized to expend money. In other words, money in the general fund may be budgeted and spent for any lawful purpose.

BOND REDEMPTION FUND

The revenue for satisfying bonded indebtedness obligations, both principal and interest, is deposited in the bond redemption fund. The fund may include subsidiary accounts for each obligation of bonded indebtedness.

In this fund, the revenue from each separate tax levy is held in trust to satisfy the obligations of bonded indebtedness for which the levy is made. Revenue remaining in an account after all obligations have been satisfied shall be transferred to another account in the fund that still has outstanding obligations. If all obligations of the bond redemption fund have been satisfied, the board may transfer the balance in the fund to the general fund.

The board must select a third-party custodian to administer this fund, unless the county treasurer maintains the accounts and funds of the school district. This third-party custodian is responsible for making payments from the bond redemption fund, for administering the fund and for investing the money as provided by law and upon the direction of the school district.

CAPITAL RESERVE FUND

The board determines the amount to be maintained in its capital reserve fund. Money received from gifts, donations, and tuition receipts also may be deposited in this fund. The money in this fund may be accumulated from year to year and used when needed. Expenditures are limited to long-range capital outlay expenditures and may be made only for the following purposes:

- Acquisition of land; improvements, construction of structures, or addition to existing structures; and acquisition of equipment and furnishings
- Alterations and improvements to existing structures
- Acquisition of school vehicles or other equipment
- Any installment purchase agreement or lease agreement with an option to purchase for a period not to exceed 20 years and any lease agreement without an option to purchase
- Any software licensing agreement
- Acquiring computer equipment
The board, through adoption of an appropriate resolution, must authorize expenditures from the fund. The law requires that the resolution specifically set forth the purpose of the expenditure; the estimated total cost of the project; the location of the structure to be constructed, added to, altered, or repaired; a description of any school vehicles or equipment to be purchased; and where such equipment will be installed. It is advised that boards look closely at the detailed provisions of the law before authorizing capital reserve fund expenditures.

SPECIAL BUILDING AND TECHNOLOGY FUND

A board can call a special election to ask the voters for authority to set a mill levy for a special building and technology fund. Expenditures from the special building and technology fund are limited to acquiring land; acquiring or constructing structures; maintaining structures to enhance their function, protect their value, and extend their economic life; and the purchase and installation of instructional and informational technology, including expenditures for software and staff training related to the new technology. The board, through adoption of an appropriate resolution, must authorize expenditures from the fund. Any money in the fund that have not been authorized for expenditure within three years after being recorded in the fund shall revert to the capital reserve fund.

RISK MANAGEMENT RESERVES FUND

Money allocated by state law for risk management, including insurance, shall be recorded in a fund solely for the management of risk. Unencumbered money in this fund may be transferred to the capital reserve fund or to any other fund established solely for the management of risk-related activities by action of the board.

TRANSPORTATION FUND

The revenues from a voter-approved transportation tax or fee imposed to pay excess transportation costs must be deposited in the transportation fund. Expenditures in the fund are limited to payment of transportation costs. Any money remaining in the fund at the end of any fiscal year must remain in the fund and be used to reduce the levy for transportation costs in future years.

FULL-DAY KINDERGARTEN FUND

The revenues from a tax levy for the purpose of paying excess full-day kindergarten program costs shall be deposited in the full-day kindergarten fund of the district. Expenditures for the fund are limited to payment of excess full-day kindergarten program costs, as authorized in the district's budget. Any money remaining in the fund at the end of any fiscal year must remain in the fund and be used to reduce the levy for excess full-day kindergarten program costs in future years.

The revenues from a tax levy to meet capital construction needs associated with a district’s full-day kindergarten program shall be credited to the capital construction account in the district's full-day kindergarten fund. Money in the account must be used to meet the district’s capital construction needs associated with the full-day kindergarten program and may not be expended by the district for any other purpose. Any money remaining in the account at the end of the fiscal year must remain in the account and may be budgeted in the next fiscal year.
CHAPTER 6: School Finance & Budgets Keep the Doors Open

SUPPLEMENTAL CAPITAL CONSTRUCTION, TECHNOLOGY, AND MAINTENANCE FUND

The revenue from a tax levy for the purpose of providing ongoing cash funding for the capital construction, new technology, existing technology upgrades, and maintenance needs of a school district, and no other money other than interest and income credited to the fund, must be deposited in the supplemental capital construction, technology, and maintenance fund of the district. The board may expend money from the fund only for the purposes of providing cash funding for the aforesaid reasons.

TOTAL PROGRAM RESERVE FUND

The board must deposit the property tax revenues that it collects from a tax levy imposed pursuant to C.R.S. § 22-54-107(5) in the total program reserve fund of the district. The board may expend money from the total program reserve fund only to offset the amount of a reduction in the district’s state share caused by application of the budget stabilization factor (BSF); except that, in a budget year in which the board levies for its total program the number of mills calculated pursuant to C.R.S. § 22-54-106(2)(a)(I), if the balance of the total program reserve fund exceeds an amount equal to the district’s total program for that budget year multiplied by the BSF calculated pursuant to C.R.S. § 22-54-104(5)(g) for that budget year, the board may expend the amount of the excess balance. Any money remaining in the fund at the end of a fiscal year must remain in the fund and may be used in future years only for the reasons stated here.

THE BUDGET

The annual budget is the financial plan for the operation of the school system. It provides the framework for both expenditures and revenues for the year and future years and translates into financial terms the district’s educational programs and objectives of the district. Colorado school districts are required to operate on a July 1 to June 30 fiscal year. Board members should become familiar with state law relating to school district budgets. C.R.S. § 22-44-101 et seq.

BUDGET ADOPTION PROCESS

Generally, a board delegates to the superintendent overall responsibility for annual budget preparation, budget presentation, and budget administration. As part of this responsibility, the superintendent should provide a budget preparation calendar that ensures the district meets all the deadlines established by law. The budget must be presented in a summary format that is understandable by a layperson. Many school districts choose to include staff and community input in the budget preparation process.

As part of the process, each school-level accountability committee must make recommendations to the principal relative to priorities for expenditures of district funds by the school. The information from school-level committees is shared with the district accountability committee. All of this information is taken into consideration on a district-wide basis as the budget is prepared.
It is a board’s responsibility to review the proposed budget in open session, make such changes as it may deem necessary, and adopt a budget and appropriation resolution prior to the end of the fiscal year. After adoption of the budget, a board may review and change the budget with respect to both revenues and expenditures at any time prior to January 31 of the fiscal year for which the budget was adopted. If money for a specific purpose other than property taxes becomes available to meet a contingency after January 31, a board may adopt a supplemental budget for expenditures not to exceed that amount. C.R.S. § 22-44-110. Once adopted, the budget becomes the plan and legal authority for receiving and spending money.

APPEAL FOR REVENUE INCREASE

Total program funding received by a school district may not exceed the amount of total program funding allowed under the School Finance Act unless a board holds a successful election to seek additional funds in November, either in conjunction with the general election or the regular school biennial election.

The maximum amount of additional local property tax revenue that can be requested from the voters cannot exceed 25 percent of the district’s total program funding for the first budget year in which the additional revenues will be collected, or $200,000, whichever is greater. In 2015, legislation passed allowing small rural districts to seek additional local property tax revenues in an amount not to exceed 30 percent of the district’s total program funding, or $200,000, whichever is greater. Districts are advised to seek legal counsel about the specific procedures that must be followed in conducting the election and the requirements under the Fair Campaign Practices Act pertaining to this election.

CASH FLOW LOAN PROGRAM

Upon application by a school district and approval by the state treasurer, any school district may participate in an interest-free loan program. The program is designed to mitigate the impact of collecting property taxes at the end of the fiscal year rather than at the beginning. This law allows the state treasurer to issue tax and revenue anticipation notes for school districts. Payments of principal on the notes will be made from property taxes as those revenues are received by the school district. C.R.S. §§ 22-54-11, 29-15-112.

FINANCIAL ACCOUNTING AND REPORTS

The board may decide to have the district’s money received and disbursed through the office of the county treasurer, or it may elect to have district money received by the county treasurer paid over to the treasurer of the district. The law requires the county treasurer to provide an itemized statement of account not later than the 10th day of each month. C.R.S. § 22-45-108.
CHAPTER 6: School Finance & Budgets Keep the Doors Open

FINANCIAL ACCOUNTING

The law requires school district financial records to be kept in accordance with generally accepted principles of governmental accounting. Appropriate entries from the adopted budget are made in the records for the respective funds. C.R.S. § 22-45-102.

A board has the responsibility to oversee the district’s fiscal affairs. State law requires that a board receive a quarterly financial report for the general fund and on any other funds in accordance with the board’s request. More frequent reports can be requested so a board can fulfill its trustee responsibilities. The quarterly report must include several comparisons so a board can review the current state of revenues and expenditures. C.R.S. § 22-45-102. All financial and audit reports are public records.

Since 2010, pursuant to the Public School Financial Transparency Act, school districts are required to post financial information online in downloadable format and to link to CDE’s website where additional district reports may be found. C.R.S. § 22-44-301 et seq.

AUDITS

The Colorado Local Government Audit Law (C.R.S. § 29-1-601 et seq.) requires a board to provide for an annual audit of the district’s financial statements for each fiscal year. The audit must be conducted in accordance with generally accepted auditing standards by a certified public accountant licensed to practice in Colorado. The auditor must ensure that a school district is complying with the Financial Policies and Procedures Handbook adopted by the State Board of Education. The audit report shall contain a report of receipts and expenditures of each fund. The audit report must be filed with the state auditor in accordance with the timeline set out in state law. C.R.S. § 29-1-603.

CREATING DEBT

A board is authorized to borrow money on a short-term basis with repayment to be made within six months. C.R.S. § 22-40-107. Limits on the amount to be borrowed and interest rates are defined by statute.

The Colorado Constitution provides that a political subdivision (which includes a school district) cannot incur any multiple-year fiscal obligations or contract a general obligation debt by loan in any form unless the debt is approved by the voters. Colo. Const., Art. X, § 20. Generally, debt is not created by an obligation that can be met out of current district revenues (within one year’s budget) or by an obligation that does not obligate payments out of future revenues. Under Colorado law, discretionary or contingent obligations in future years do not constitute debt.

INSTALLMENT PURCHASE

State law requires the district to submit any installment purchase or lease agreement to a vote of the people when the repayment obligations in the agreement extend beyond one year. This same restriction applies to expenditures from the capital reserve fund for an installment purchase or lease agreement with an option to purchase for a period exceeding one year and not to exceed 20 years. C.R.S. § 22-45-103(1)(c)(II.5).

However, Colorado courts have held that the election requirement does not apply to these types of agreements, even though the terms may be greater than one year, if the district’s obligation to make payments under the agreement is subject to annual appropriation by the board of the funds necessary to pay those amounts. These are, in the courts’ view, discretionary or contingent obligations.
TOP 10 THINGS TO GET RIGHT WHEN DEVELOPING YOUR BUDGET

1. Hold the public hearings required by law and adopt the budget by the deadline.
2. Remember to certify your mill levy to the county by the deadline.
3. Only use a portion of fund balance you have actually “realized” (accounted for).
4. Use one-time only revenue once (non-recurring vs recurring).
5. Identify and address anything that is small now but will be bigger next year or in future years.
6. Estimate revenue accurately and realistically.
7. Budget for cost increases related to contracts and agreements.
8. Adopt a budget with an adequate contingency for unexpected surprises.
9. Collaboratively involve key stakeholders in the development of the budget.
10. Use an enrollment forecast that you have confidence in.

THE BOARD’S RELATIONSHIP WITH ITS AUDITOR

Strong lines of communication between a school board and the auditor it has hired can be the cornerstone to a strong foundation for ensuring taxpayers that their funds are being well cared for.

The overall responsibility for the review of the financial affairs and reporting to the public at large is one of the most important roles of a school board. Colorado statutes require that the governing body of every school district in the state shall provide an annual audit of the financial affairs and transactions of all funds and activities of the school district. C.R.S. § 29-1-603. The audit must be completed not later than five months after the close of the fiscal year and, in fact, school boards may at their own discretion require more frequent intervals for audits, whether they are comprehensive in nature or on specific programs. C.R.S. § 29-1-606.

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The audit serves several important purposes. It attests to the accuracy of the financial reporting and fiscal status of a district. It also provides an opportunity for a board and staff to find new and improved ways of doing business.
After reviewing a district’s records and verifying the accuracy of the financial numbers for the prior year’s activity, the work of a board and its auditor is just beginning. The next steps should include:

- A presentation of the results of the audit to the board in public session. This can involve a frank conversation with the auditor either at a public board meeting or at a public work session. Discussion topics would include areas that are being managed well, as well as concerns or areas where the district might benefit from additional improvements. To generate a good dialogue with the auditor means that each board member should review the management letter to the board of education and the audit document itself. Being prepared for this important discussion means being prepared to ask good questions.

- A discussion with the staff on what the next steps will be to address any issues presented by the auditor

- Formal acceptance of the annual fiscal year audit during a regular board meeting

- Perhaps the most important function a board can perform in relation to the audit is asking good questions during the auditor’s presentation to the board. Questions from the board to its auditor need not be technical, and, in fact, often serve the public, fellow board members and the staff better by being of a more practical nature.

The strength of a school district will be reinforced by both supporting the work of the auditor and helping to bring important questions and answers on how well the district is operating. By doing so, a board has the opportunity to build trust and reinforce the public’s faith in the board’s stewardship of taxpayer funds.

### QUESTIONS POSED TO THE AUDITOR COULD INCLUDE:

1. How would you describe the overall financial condition of the district?
2. Did your plan to audit the district’s financials change in any way? If the plan changed why did it change?
3. Did you encounter any difficulties in dealing with management in performing the audit?
4. Were the financial statements completed in a timely manner by management?
5. In the course of your audit, were there any significant deficiencies or material weaknesses in internal controls that came to the forefront and need to be addressed?
6. What opportunities does the district have to improve its financial record keeping?
Thoughts / Action Items
The Colorado Association of School Boards was established in 1940 to provide a structure through which school board members could unite in their efforts to promote the interests and welfare of Colorado’s 178 school districts. We are stronger together.

CASB represents and advocates for more than 1,100 school board members and superintendents statewide to groups both in- and outside the K-12 education community. CASB provides services, information, and training programs to support school board members as they govern their local districts. Membership benefits and solutions are designed to enhance school board effectiveness and help board members increase their knowledge, improve their efficiency, and connect with their communities.

CASB also cultivates relationships with dozens of governing bodies and other education stakeholders at both the state and national levels to ensure a unified and effective voice and presence on behalf of its members.

MEMBERSHIP

Membership in the Association is open to the boards of all Colorado school districts and community colleges, Boards of Cooperative Educational Services (BOCES), the State Board of Education, and the State Board for Community Colleges and Occupational Education. Member boards of education represent nearly all of the K-12 student population in Colorado.

BENEFITS OF BELONGING

CASB offers a diverse range of benefits and services that are included in membership dues and additional fee-based customized solutions that are offered at rates far below market value.

MEMBERSHIP BENEFITS & SERVICES INCLUDED WITH CASB DUES:

- Policy leadership and support
- Legal information and updates
- Advocacy and lobbying
- Communications support
- Peer learning and networking
- CASB Connections podcasts
- CASB Conversations webinars
- Board governance support
- Engagement and partnership with education stakeholders
- Unlimited phone and email support

FEE-BASED SOLUTIONS & SPECIAL PROJECTS

- Policy projects
- Policy updates based on legislation and court decisions
- Communication audits, community engagement, focus groups
- Board effectiveness workshops and retreats

EVENTS

- Regional Meetings
- Fall Conferences and Delegate Assembly
- Annual Convention
- Winter Legislative Conference
POLICY SERVICES

CASB offers a menu of policy services designed to promote effective school board governance and assist boards with their essential policy role.

POLICY MEMBER BENEFITS

Benefits of CASB membership include:

- Unlimited phone and email consultations with policy experts
- Sample policies on individual topics upon request
- Review of individual policies
- Policy manual audit service (spot-check of board’s policy manual for legally required policies, as well as feedback on organization and format)

CUSTOM POLICY SOLUTIONS

CASB’s custom policy options offer a variety of ways to ensure that local school board policy remains relevant and complies with applicable law. Contact CASB for current fees, which are either a flat fee or fee based on district size, depending on the service.

POLICY SUPPORT SERVICE

Provides user-friendly, informative, and comprehensive approach to keeping policies up-to-date; includes:

- **CASB Core Policy Online**: An invaluable resource that allows users to search CASB’s sample policies online anytime, and includes links to current state statutes and regulations.
- **Policy Updates (Special Policy Updates)**: Policy newsletters regarding changes to federal and state law and policy implications; includes updates to CASB sample policies.

ONLINE DISTRICT POLICY SERVICE

Transforms the board’s policy manual into a user-friendly, online policy manual. CASB hosts the manual online and performs all updates at the district’s request.

POLICY MANUAL OVERHAUL PROJECT

CASB will work with the board and district staff to create a comprehensive, customized policy manual, using CASB’s Core Manual as a starting point. In this process, CASB will:

- review the policy manual to identify areas where policy is lacking or needs improvement,
- revise policies to reflect local practices and legal requirements,
- re-code policies as needed,
- create a draft manual and revise it according to district feedback, and
- manage the project from beginning to end.

At the conclusion of the project, the district will receive the final manual in electronic form.
CHAPTER 7: CASB and You

CASB CORE SAMPLE POLICY PACKAGE

A comprehensive, attorney-reviewed sample policy manual that includes all legally required policies, as well as numerous other policies addressing virtually every issue likely to arise in a public school district. This package is recommended for boards wanting a set of policies to function as a guide to all practices. Formatted in the NSBA letter-coding system, the Core is a starting point for board policy. As with any off-the-shelf product, it is crucial that the board customize the manual. The manual will be provided in electronic format. The board will receive an orientation session upon request.

POLICY MANUAL RE-CODING PROJECT

For boards not currently using the NEPN/NSBA letter codes for policies, CASB will reformat the policy manual to the current NEPN/NSBA coding system, allowing greater ease for referencing and updating and includes new table of contents.

POLICY TRAINING SESSIONS

CASB offers policy training sessions on a variety of topics, including how to keep a policy manual current, policy manual orientation, key policy areas, and more.

CASB POLICY GOVERNANCE SERVICE®

CASB provides comprehensive facilitation and consultation throughout the process, enabling boards to establish a specific framework for effective governance using the Policy Governance® model. More information is available on the CASB website.

LEGAL RESOURCES

MEMBER LEGAL RESOURCES

CASB’s legal team provides general legal information to member boards of education, administrators, school attorneys, and others as a benefit of CASB membership. Members are welcome to use CASB Member Legal Resources and contact the CASB legal team any time they are needed, as a benefit of CASB membership. CASB does not charge members for these services, no matter how often a member requests them. These services include:

- Correspond directly with members on legal questions;
- Develop memos and resource documents on legal issues affecting school districts throughout the state (e.g., COML, CORA, non-renewal process, elections);
- Provide updates on legal issues affecting school districts throughout the state (e.g., recent court decisions, legislative changes);
- Provide legal seminars and training sessions for school board members and administrators;
- Support CASB’s development of sample policies as required by legislative or judicial action;
• Review legislation and assist with CASB’s advocacy efforts;
• Write amicus curiae ("friend of the court") briefs to support school districts on issues of statewide importance;
• Participate on task forces and committees with education community stakeholders to influence and develop education policy.

We note that the services of CASB’s legal team are informational and advisory only, and are not intended to supplant the services of legal counsel employed by school districts. Thus, CASB’s legal team will recommend that the board consult with the board’s legal counsel when it appears that legal services are needed which are beyond the scope of CASB member legal resources.

LEGAL SEMINARS & TRAINING

CASB’s legal team offers training and seminars to board members and administrators to provide an understanding of the board’s and district’s rights and obligations under the law. In addition, CASB members may request specialized training tailored to their local concerns for a flat fee. Such retreats and presentations are customized to the board’s needs and may relate to any topic from board governance to special education laws.

CONFERENCES & BOARD DEVELOPMENT

CASB believes that local school districts can only be as good as the quality of their leadership. To that end, CASB offers school board leaders numerous training, education, and networking opportunities throughout the year to strengthen their governance skills.

FALL REGIONAL MEETINGS

CASB hosts meetings in each of its 12 regions annually to enable school board members to network with colleagues and share challenges and success stories with neighboring districts. Board members receive necessary tools to start conversations in their communities and position their board to influence state education policy.

FALL CONFERENCE AND DELEGATE ASSEMBLY

The Delegate Assembly is the foundation of CASB’s governance structure and provides critical direction to CASB when it represents members’ interests before state and national policymakers. This conference is an opportunity for members and their delegates to learn about issues facing public education in Colorado and to debate and deliberate those issues before the delegates vote on resolutions. Participation by members ensures that CASB understands the interests of all boards of education across the state.

ANNUAL CONVENTION

CASB’s signature event is the largest gathering of school board members in the state and provides a unique opportunity to learn, connect, grow, and gain inspiration. Attendees hear from national speakers, focus on statewide education initiatives and directives, and have a chance to network and share experiences with other education leaders throughout the state.
CHAPTER 7: CASB and You

WINTER LEGISLATIVE CONFERENCE
CASB provides school board members the opportunity to meet with their state legislators, learn about legislative issues impacting public education, and spend time at the state capitol to watch the House and Senate in action.

CASB CONNECTIONS PODCASTS AND CASB CONVERSATIONS WEBINARS
Through the lens of school board development, join CASB staff, members and guests as they explore public education topics in order to connect with members in their leadership development journey. Series topics include:

- Advocacy
- Board Candidate
- COVID-19
- Equitable Outcomes
- Governance
- Legal
- Mental Health
- Policy
- Rural
- Student Voice
- Voices of Education in Colorado

All of this programming is available for free; just install an app on your phone and download the shows you want to hear. You can listen to the podcasts on Apple Podcasts or wherever you listen to podcasts.

COMMUNICATION SERVICES
Implementing effective communications strategies is no easy task, especially when taking into account the distinct internal and external audiences of each school district. While some are fortunate to have an in-house communications expert, many districts do not. This is where CASB can help.

COMMUNICATION BENEFITS
Members receive up-to-date education, legislative, and conference information through CASB’s website (www.casb.org), publications, email newsletters, and social media channels. CASB also provides communication tools, templates, and resources to help you engage your public on key education-related priorities.

CUSTOM COMMUNICATION SOLUTIONS
CASB’s custom communication solutions sharpen board members’ ability to communicate well with a variety of publics—a skill that is essential for effective board leadership.

CASB’s communication audit service is a fee-based comprehensive service to assess how well school districts are communicating with and engaging their staff and community. It is designed to identify gaps in communication and misperceptions, offer suggestions for capitalizing on communication strengths, find the best methods for reaching intended audiences, assess the level of trust between the district and its publics, and recommend strategies for improvement.

CASB can conduct focus group research with district staff and the community to assist boards in making important decisions. Additionally, CASB provides custom workshops on communication-related topics, including school district marketing, customer service, community engagement, and more.
ADVOCACY SERVICES

CASB’s advocacy team represents school boards at the state and federal levels by lobbying members of the Colorado General Assembly and U.S. Congress and by staying abreast of key legislative issues that relate to education.

CASB advocates for local school boards in the following ways:

- **Lobbies the state legislature** based on the resolutions adopted by the CASB Delegate Assembly, the legislative priorities established by the CASB Board of Directors, and input from the legislative resolutions Committee.
- **Hosts Days at the Capitol** from January through April in order to strengthen the voice of school boards by giving school board members from across the state a chance to experience the legislative process firsthand.
- **Sends legislative updates and alerts** on a regular basis during the legislative session. CASB makes it simple and quick for board members to contact legislators and make their voices heard. CASB’s School Board Advocate online newsletter is distributed every other week during the legislative session to inform members about the latest developments at the state capitol that impact K-12 education.
- **The annual Legislative Summary** provides an overview of the actions impacting K-12 education during the last legislative session. This summary discusses what did and did not happen during the session; presents key issues and priorities; provides a bill summary for key legislation; and, sets the stage for the upcoming election.
- **Provides federal advocacy** by responding to lobbying requests from the NSBA. Through CASB’s Federal Relations Network, the advocacy team and committee members also correspond with Colorado’s Congressional Delegation to convey the position of local boards of education on federal issues.

SCHOOL BOARD EFFECTIVENESS

CASB provides opportunities for growth and skill-building for governing teams, board members, and superintendents at every experience level. From phone and email support to in-district conversations and annual events, CASB’s year-round leadership development offerings help members strengthen the effectiveness and relevance of their board. Resources are available anytime and anywhere on the CASB website. CASB offers skilled facilitation and custom workshops and retreats for school boards’ continuous improvement and unique needs. CASB facilitators work with school boards in the following general areas:

- Team-building and leadership
- High-performance governing
- Constituent and community engagement
- Conflict resolution
- Effective meetings
- Vision and goal-setting
- Trust-building
- Evaluating board and/or superintendent effectiveness

On behalf of a local board of education, CASB facilitators will work with district/site staff, community leaders, BOCES, and others.
CHAPTER 7: CASB and You

PARTNERSHIP PROGRAM

We consider our business supporters as partners in the vital work of CASB’s mission: advancing excellence in public education and equity for each and every student through effective leadership by the collective action of locally elected boards of education. In addition to regular membership, CASB offers a Partnership Program for businesses and organizations that offer products and services to Colorado school districts, as well as sponsorship opportunities and an exhibit hall at our annual convention.

ASSOCIATION GOVERNANCE

CASB’s bylaws, which were adopted by the membership, provide the structure for the governance of the Association. The Association is guided and governed by a 23-member Board of Directors composed of school board members representing the 12 CASB Regions across the state. The Board of Directors serves as the governing body of the Association when the membership is not assembled.

For purposes of Association governance:

• The state is divided into 12 CASB Regions.
• The 23-member Board of Directors is comprised of local school board members who are elected as Directors at the Annual Meeting to represent the 12 CASB Regions.
  ○ A Director is elected from each Region.
  ○ For the more populous Regions, the bylaws provide for the election of more than one Director.
  ○ Four additional Directors on the Board are elected to represent the six school districts in the state that have the greatest number of students and that hold active membership in the Association.
• Directors are elected for three-year terms.
• The Board of Directors annually elects officers (president and president-elect).
• The Executive Committee of the Board consists of the president, president-elect, immediate past president, four others elected from the members of the Board of Directors, and the NSBA Board of Director.
• The Board of Directors appoints CASB’s Executive Director, who serves as the Chief Executive Officer of the Association.
Thoughts / Action Items
<p>| AASA | American Association of School Administrators |
| ACT  | American College Test                        |
| ADA  | Americans with Disabilities Act             |
| ADD  | Attention Deficit Disorder                  |
| ADHD | Attention Deficit Hyperactivity Disorder    |
| AFT  | American Federation of Teachers             |
| AP   | Advanced Placement                          |
| ASCENT | Accelerating Students Through Concurrent Enrollment |
| BEST | Colorado Boards of Education Self-Funded Trust, Inc. |
| BEST | Building Excellent Schools Today            |
| BOCES| Board of Cooperative Educational Services   |
| CAESP| Colorado Association of Elementary School Principals |
| CAP4K| Colorado Achievement Plan for Kids (SB 08-212) |
| CASB | Colorado Association of School Boards       |
| CASBO| Colorado Association of School Business Officials |
| CASE | Colorado Association of School Executives   |
| CASSA| Colorado Association of Superintendents and School Administrators |
| CBA  | Colorado BOCES Association                  |
| CCC  | Colorado Children’s Campaign                |
| CCHE | Colorado Commission on Higher Education     |
| CCSBA| Colorado Council of School Board Attorneys  |
| CCSSO| Council of Chief State School Officers      |
| CDE  | Colorado Department of Education            |
| CDHE | Colorado Department of Higher Education     |
| CDPHE| Colorado Department of Public Health and Environment |
| CEA  | Colorado Education Association              |
| CFT  | Colorado Federation of Teachers             |
| CHSAA| Colorado High School Activities Association |
| CIPA | Children’s Internet Protection Act          |
| CLCS/ The League  | Colorado League of Charter Schools |
| CEI  | Colorado Education Initiative               |
| CMAS | Colorado Measures of Academic Success       |
| CML  | Colorado Municipal League                   |
| CORA | Colorado Open Records Act                   |
| COSA | Colorado Organization of Superintendent’s Assistants |
| CRSA | Colorado Rural Schools Alliance             |
| CSDSIP| Colorado School Districts Self-Insurance Pool |
| CSBO | Colorado School Business Officials          |
| CSFP | Colorado School Finance Project             |
| CSI  | Charter School Institute                    |
| CTE  | Career and Technical Education              |
| DAC  | District Assessment Coordinator or District Accountability Committee |
| DBO  | Department of Business Officials            |
| DHS  | Department of Human Services                |
| DOE  | Department of Education (federal)           |
| ECS  | Education Commission of the States          |
| EEOC | Equal Opportunity Employment Commission      |
| ELL  | English Language Learners                   |
| ESEA | Elementary and Secondary Education Act      |
| ESSA | Every Student Succeeds Act                  |
| FABP | Free Appropriate Public Education           |
| FERPA| Family Rights and Privacy Act               |
| FLSA | Fair Labor Standards Act                    |
| FMLA | Family Medical Leave Act                    |
| FOIA | Freedom of Information Act                  |
| FRL  | Free and Reduced Price Lunch                |
| FRN  | Federal Relations Network                   |
| FTE  | Full-time equivalent                        |
| GED  | General Education Development               |
| GPA  | Grade Point Average                         |
| HB   | House Bill                                  |
| HIPAA| Health Insurance Portability and Accountability Act |
| HIPPA| Health and Individual Personal Privacy Act  |</p>
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>LD</td>
<td>Learning Disabled</td>
</tr>
<tr>
<td>LEA</td>
<td>Local Education Agency</td>
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<tr>
<td>LEP</td>
<td>Limited English Proficiency</td>
</tr>
<tr>
<td>MTSS</td>
<td>Multi-Tiered System of Supports</td>
</tr>
<tr>
<td>NACSA</td>
<td>National Association of Charter School Authorizers</td>
</tr>
<tr>
<td>NAEP</td>
<td>National Assessment of Educational Progress</td>
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<tr>
<td>NASB</td>
<td>National Association of State Boards of Education</td>
</tr>
<tr>
<td>NCAAA</td>
<td>National Collegiate Athletic Association</td>
</tr>
<tr>
<td>NCSL</td>
<td>National Conference of State Legislators</td>
</tr>
<tr>
<td>NEA</td>
<td>National Education Association</td>
</tr>
<tr>
<td>NFHS</td>
<td>National Federation of High School Associations</td>
</tr>
<tr>
<td>NREAA</td>
<td>National Rural Education Association</td>
</tr>
<tr>
<td>NSBA</td>
<td>National School Boards Association</td>
</tr>
<tr>
<td>OCR</td>
<td>Office of Civil Rights</td>
</tr>
<tr>
<td>P-20</td>
<td>Preschool through higher education</td>
</tr>
<tr>
<td>PARCC</td>
<td>Partnership for Assessment of Readiness for College and Careers</td>
</tr>
<tr>
<td>PBIS</td>
<td>Positive Behavioral Interventions and Supports</td>
</tr>
<tr>
<td>PEBC</td>
<td>Public Education Business Coalition</td>
</tr>
<tr>
<td>PERA</td>
<td>Public Employees’ Retirement Association</td>
</tr>
<tr>
<td>PLACE</td>
<td>Program for Licensing Assessments for Colorado Educators</td>
</tr>
<tr>
<td>PPR</td>
<td>Per Pupil Revenue</td>
</tr>
<tr>
<td>PPRA</td>
<td>Protection of Pupil Rights Amendment</td>
</tr>
<tr>
<td>PSAT</td>
<td>Preliminary SAT</td>
</tr>
<tr>
<td>IB</td>
<td>International Baccalaureate</td>
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<tr>
<td>ICAP</td>
<td>Individual Career and Academic Plan</td>
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<tr>
<td>IDEA</td>
<td>Individuals with Disabilities Education Act</td>
</tr>
<tr>
<td>IEP</td>
<td>Individualized Education Program</td>
</tr>
<tr>
<td>J or JT</td>
<td>Joint</td>
</tr>
<tr>
<td>JBC</td>
<td>Joint Budget Committee (Colorado General Assembly)</td>
</tr>
<tr>
<td>PTA / PTO</td>
<td>Parent-Teacher Association / Parent-Teacher Organization</td>
</tr>
<tr>
<td>R or RE</td>
<td>Reorganized</td>
</tr>
<tr>
<td>RFI</td>
<td>Request for Information</td>
</tr>
<tr>
<td>RFP</td>
<td>Request for Proposal</td>
</tr>
<tr>
<td>RFQ</td>
<td>Request for Qualifications</td>
</tr>
<tr>
<td>RIF</td>
<td>Reduction in force</td>
</tr>
<tr>
<td>SACPIE</td>
<td>State Advisory Council for Parent Involvement in Education</td>
</tr>
<tr>
<td>SAED</td>
<td>Supplemental Amortization Equalization Disbursement (PERA term)</td>
</tr>
<tr>
<td>SAT</td>
<td>Scholastic Aptitude Test</td>
</tr>
<tr>
<td>SB</td>
<td>Senate Bill</td>
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<tr>
<td>SBE</td>
<td>State Board of Education</td>
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<tr>
<td>SDFSC</td>
<td>Safe and Drug Free Schools and Communities</td>
</tr>
<tr>
<td>SEA</td>
<td>State Educational Agency (see CDE)</td>
</tr>
<tr>
<td>SMART</td>
<td>Specific, Measurable, Attainable, Research-based, Time-phased</td>
</tr>
<tr>
<td>SMI</td>
<td>Severely Mentally Impaired</td>
</tr>
<tr>
<td>SPED</td>
<td>Special education</td>
</tr>
<tr>
<td>SPMP</td>
<td>Skilled Professional Medical Personnel</td>
</tr>
<tr>
<td>SRO</td>
<td>School Resource Officer</td>
</tr>
<tr>
<td>STAR</td>
<td>Standardized Test for Assessment of Reading</td>
</tr>
<tr>
<td>STEM</td>
<td>Science, technology, engineering, and math</td>
</tr>
<tr>
<td>STEAM</td>
<td>Science, technology, engineering, arts, and math</td>
</tr>
<tr>
<td>TABOR</td>
<td>Taxpayers Bill of Rights</td>
</tr>
<tr>
<td>TIF</td>
<td>Tax Incremental Funding</td>
</tr>
<tr>
<td>UFLP</td>
<td>Unfair Labor Practice</td>
</tr>
<tr>
<td>UIP</td>
<td>Unified Improvement Plan</td>
</tr>
<tr>
<td>USDOE</td>
<td>United States Department of Education</td>
</tr>
</tbody>
</table>
504

ACCOUNTABILITY COMMITTEES (DISTRICT = DAC AND SCHOOL = SAC)
Committee created by law that includes parents, teachers and administrators. Makes recommendations about budget and school improvement.

ACCREDITATION
A process for the State Board of Education to fulfill its constitutional responsibility for supervising the state’s public schools and to encourage excellence by assessing student performance in relation to state academic standards. Categories of accreditation include: Accredited with distinction, Accredited, Accredited with improvement plan, Accredited with priority improvement plan, Accredited with turnaround plan, Unaccredited.

Administrative Unit
A sufficiently large school district or BOCES that is responsible for distributing special-education funds and delivering education services to students with disabilities.

ADVANCED PLACEMENT (AP)
The designation of the College Board for college-preparatory courses that high school students can take to earn college credit. Students must master a generally rigorous higher level of coursework and pass an accompanying test to earn college credit.

ALTERNATIVE EDUCATION
Schools or classrooms that are designed to serve students who aren’t succeeding in the traditional school or classroom environment. Students who are failing academically or may have learning disabilities or behavioral problems may need a different setting. Alternative schools or classrooms have flexible schedules, smaller teacher-student ratios, counseling support, and modified curricula.

AMENDMENT 23
Constitutional change requiring K-12 funding to increase by inflation plus 1 percent from 2001-2011 and by inflation after that.

AMERICAN FEDERATION OF TEACHERS (AFT)
One of two national teachers unions. The other is the National Education Association (NEA).

ANNEXATION
Joining a school district or parts of a district with a receiving district.

ACCELERATING STUDENTS THROUGH CONCURRENT ENROLLMENT (ASCENT) PROGRAM
Allows student participation in concurrent enrollment courses directly following their 12th grade year. Students remain in their Local Education Provider (LEP) for one additional year and the LEP receives ASCENT specific per-pupil state funding that is used to pay their college tuition at the resident community college rate. Students receive their high school diplomas at the end of their ASCENT year.

ASSESSMENTS
Tests or other tools that measure students’ skills and knowledge. Formative assessments are used so instruction can be adjusted as needed to improve learning. Summative assessments evaluate the student’s overall mastery of the subject matter.

AUTHENTIC LEARNING
Education focused on real-world complex problems. Students use a variety of avenues to develop solutions. Mutually beneficial relationships are established connecting students with businesses, scientific endeavors and public entities in their community.

BEST HEALTH PLAN
Colorado Boards of Education Self-Funded Trust Inc., is a multi-employer/employee health benefit program.

BLENDED LEARNING
Combination of face-to-face and online student instruction designed to offer more personalized and student-centered learning.

BOARDMANSHIP
Describes the skills school board members need in order to work together effectively and ensure competent governance of a local school district.

BOARD OF COOPERATIVE EDUCATIONAL SERVICES (BOCES)
Typically, a group of school districts that join together for a better and/or more efficient use of funds.
BUILDING EXCELLENT SCHOOLS TODAY (BEST)
A competitive grant program for public school construction.

CHARTER SCHOOL
A public, nonsectarian, nonreligious, non-homebound school that operates as part of its authorizing school district in accordance with the terms and conditions of the charter contract.

CHARTERING AUTHORITY
The ability of a local board to determine whether to open charter schools in the school district.

CHILDREN’S INTERNET PROTECTION ACT (CIPA)
A national law designed to limit children’s exposure to sexually explicit material. It requires schools using federal discounts for internet access to filter obscene content.

CLASSIFIED STAFF
School district employees who are not required to have Colorado teaching credentials as a condition of employment. Bus drivers, janitors and cafeteria workers are examples of classified staff.

COLORADO ACADEMIC STANDARDS
The written standards established by Colorado that outline what a student should know and be able to do at each grade level. The state assessment system is based on and aligned with these academic standards.

COLORADO ACHIEVEMENT PLAN FOR KIDS (CAP4K)
Sets a plan for establishing P-20 standards. (SB 08-212)

COLORADO EARLY COLLEGE
Tuition-free charter high schools that provide high school students access to college courses by partnering with a variety of higher education institutions, allowing students to earn an associate’s degree or higher upon high school graduation.

COLORADO EDUCATION ASSOCIATION (CEA)
An affiliate of the National Education Association.

COLORADO EDUCATION INITIATIVE (CEI)
Formerly Colorado Legacy Foundation (CLF), CDE’s 501(c)(3) corporation that receives grants and promotes work in select areas.

COLORADO FEDERATION OF TEACHERS (CFT)
An affiliate of the American Federation of Teachers.

COLORADO GROWTH MODEL
Collection of data enabling parents, educators and community members to easily evaluate growth in student achievement over time in public schools across the state.

COLORADO OPEN RECORDS ACT (CORA)
Requires that most public records be available to the public.

COMMON CORE STATE STANDARDS
Academic standards determined by a coalition of states to establish a common set of knowledge and skills that students should develop in K-12 education in order to graduate from high school prepared for college or careers.

CONCURRENT ENROLLMENT
The Concurrent Enrollment Programs Act created the simultaneous enrollment of a qualified student in a local education provider and in one or more post-secondary courses, including academic or career and technical education courses, which may include course work related to apprenticeship or internship programs, at an institution of higher education.

CONSOLIDATION
Joining two or more school districts or parts of districts to create a single new school district.

CURRICULUM (PLURAL CURRICULA)
The subject matter, skills and processes that are taught so students will achieve identified standards of knowledge and skill.

DESIGN THINKING
An approach to creative problem solving that employs skills of empathy, synthesis, brainstorming, and prototyping and that challenge definition. Students utilize their intuitiveness and ability to recognize patterns and construct ideas in order to express themselves in building solutions.
DISAGGREGATED DATA
Information that has been sorted according to certain criteria or subdivisions. For example, test results can be sorted by groups of students with similar characteristics, such as economic disadvantage, race or ethnicity, disabilities or English proficiency. Teachers and parents can then determine how each group is performing.

DROP-OUT RATE
The proportion and time at which students leave school before graduating. Reasons may include failing grades, suspension or expulsion, lack of interest, economic hardship, pregnancy, marriage, peer conflict, incarceration, lack of attendance and use of alcohol or drugs.

DUAL CREDIT / DUAL ENROLLMENT
Dual credit refers to students completing college-level courses via their high school classes and earning college and high school credit simultaneously. Courses are taught by college approved high school faculty or adjunct college faculty. Dual enrollment refers to students taking courses concurrently at two separate institutions such as their high school and a local community college or university. Students earn college credit through both avenues.

EDUCATIONAL EQUITY
The intentional allocation of resources, instruction, and opportunities according to need.

ENGLISH LANGUAGE LEARNERS (ELL)
Instruction involves programs or approaches used to teach English to those who do not speak English as their first language. Formerly known as Limited English Proficiency (LEP).

EX OFFICIO
Literally means “by virtue of one’s office”. The term refers to the practice that allows a member of an official group, such as a school board, to designate someone to fill a certain role at the group’s request.

EXECUTIVE SESSION
A private portion of a meeting of a school board or other governing body that can be held only for purposes specified by law, from which the general public and press are excluded.

EVERY STUDENT SUCCEEDS ACT (ESSA)
National law defining the federal government’s role in K-12 education. Reauthorized the Elementary and Secondary Education Act (ESEA).

FEDERAL RELATIONS NETWORK (FRN)
The National School Boards Association and CASB program for federal lobbying.

FIDUCIARY
The concept of stewardship, referring to a person or persons having duties, on behalf of others, that require good faith, trust and special confidence. Fiduciary duty is to act for someone else’s benefit, while subordinating one’s personal interests. The term is often used in conjunction with managing money or property for another, using a very high standard of care. A school board acts as the community’s trustee of public funds for the schools and therefore has a fiduciary responsibility to use those funds for the benefit of the community.

FISCAL YEAR (FY)
All financial accounts are to be completed by the end of the 12-month period known as the fiscal year, which begins July 1 and ends June 30.

FREE AND REDUCED LUNCH (FRL) PROGRAM
See National School Lunch Program.

GALLAGHER AMENDMENT
Enacted in 1982 as an amendment to the Colorado Constitution. It sets forth guidelines for determining the actual value of property and the valuation for assessment of such property.

GENERAL EDUCATION DEVELOPMENT (GED)
A nationally recognized measure of high school-level knowledge and skills. In Colorado, GED has been replaced by the “high school equivalency examination.”

GRIEVANCE
A formal, written complaint from an employee regarding working conditions or violation of board policy.
GIFTED EDUCATION
Refers to the education of children identified with above-average intellectual potential.

HEAD START
A federally sponsored comprehensive child development program serving children from birth to age five, pregnant women and their families. Child-focused programs are offered with the goal of increasing school readiness of young children in low-income families.

HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA)
Protects the privacy of individually identifiable health information.

HOME SCHOOL
A school conducted by parents or legal guardians for their own children.

INDIVIDUALIZED EDUCATION PROGRAM (IEP)
A written instructional plan for students with disabilities who are designated as special education students under federal law.

INDIVIDUALS WITH DISABILITIES EDUCATION ACT (IDEA)
A federal law that requires states to provide all eligible children with disabilities a free, appropriate public education (FAPE) from infancy through age 21, consistent with a state's more specific legal provisions.

INTERNATIONAL BACCALAUREATE (IB)
The IB program is offered at the elementary, middle, and high school levels and can be school-wide or course-specific. IB classes and assessments involve research, writing, and hands-on evaluations challenging students to apply what they've learned through scenario-based testing. College credit is earned based on high school IB exam scores.

THE LEAGUE
Colorado League of Charter Schools

LICENSED STAFF
Within a school district there are employees who, by law, must hold certain Colorado credentials as a condition of employment. This level of personnel includes teachers, principals and others.

MILL
One thousandth of a dollar, a mill is a rate similar to a percentage (a percentage is one hundredth). One mill = $0.001, or one tenth of one penny.

MILL LEVY
A tax rate, measures in mills, representing the portion of a property's value collected by a government entity's tax (called a levy) to fund its budget. One mill produces $1 in tax income for every $1,000 of assessed value.

NATIONAL ASSESSMENT OF EDUCATIONAL PROGRESS (NAEP)
Often referred to as the Nation's Report Card, NAEP is a standards-based test sponsored by the U.S. Department of Education as a means of measuring student achievement so that student performance in one state can be compared with that of another. NAEP exams are given to a representative sample of the student population in grades 4, 8, and 12 in every state.

NATIONAL EDUCATION ASSOCIATION (NEA)
One of two national teachers unions. The American Federation of Teachers (AFT) is the second organization.

NATIONAL SCHOOL LUNCH PROGRAM
Formerly known as the Federal Free or Reduced Lunch Program, meals are provided free or at a low cost to children who are determined eligible according to federal guidelines based on family income

POLICY
A general statement a school board or other governing authority adopts to indicate a desired condition, direction or belief.

POLICY GOVERNANCE®
Policy Governance® is a governance model that some school boards use to provide policy leadership. It is a system of interrelated principles that uses policies to express board values and perspectives in all areas with clear authority and accountability for all significant roles.

POVERTY RATE
The economic level of a school’s student enrollment, which is generally determined by the percentage of students who are eligible to receive free or reduced price meals by participating in the National School Lunch Program.
GLOSSARY

PROFESSIONAL DEVELOPMENT
Ongoing, systemic learning activities designed to enhance the professional knowledge, skills and attitudes of educators to achieve specific objectives toward the goal of increasing student achievement. Also known as in-service training.

PROPRIETARY FUNCTIONS
In school districts these include activities such as hosting athletic contests, leasing or renting school-owned facilities or engaging in any similar revenue-yielding activity.

PUBLIC EMPLOYEES’ RETIREMENT ASSOCIATION (PERA)
Manages pensions and other benefits for public employees.

PUBLIC ENGAGEMENT OR INVOLVEMENT
The sustained, active interest and participation of parents, community members and other taxpayers in supporting and improving schools.

QUORUM
Defined by statute or in the bylaws of a board or other governing body as the number or proportion of members that must be present in order to conduct business. Commonly, a majority of members constitute a quorum.

READ ACT
The Colorado READ Act establishes a process for districts to identify K-3 students who read below grade level and work with their parents to provide extra reading support before students reach the fourth grade.

REDUCTION IN FORCE (RIF)
Occurs when a teacher or other staff member’s contract is canceled as a result of budget or program cuts.

REFERRED MEASURE
Any ballot question or ballot issue submitted by the General Assembly or the governing body of any political subdivision to the eligible electors of the state or political subdivision.

REGULAR BOARD MEETING
A scheduled board meeting that is held at least monthly during the school year, but may also be held when school is not in session.

REMEDIATION
The process of providing extra instruction to help a student improve in a particular subject area identified in the student’s Academic Improvement Plan (AIP).

ROOT CAUSE
The deepest underlying cause or causes of performance challenges. They become the focus of major improvement strategies.

RULES/REGULATIONS
Mandates issued by the State Board of Education or other state and federal agencies to guide, require or limit school district operations. Rules and regulations stem from state statutes or federal law and may identify procedures for carrying out the requirement.

SAFE AND DRUG FREE SCHOOLS AND COMMUNITIES (SDFSC)
National grants program authorized in 1994, intended to prevent youth drug and alcohol use.

SCHOOL DISTRICT
A defined geographic and government area, overseen by a locally elected school board and usually managed by a superintendent in which the public schools serve students who either live within the area’s boundaries or enroll through school choice or legal transfer from a different school district.

SCHOOL-COMMUNITY PARTNERSHIP
A voluntary relationship between a school and a community group or business that meets the needs and uses the resources of both partners for their mutual benefit.
SCHOOL-WIDE PROGRAMS
Comprehensive school improvement programs accessible to all students, particularly those who are low achievers and at risk of failure. The programs are funded by a school’s Title I money, which is based on an enrollment of at least 40 percent low income students.

SPECIAL BOARD MEETING
A board meeting convened for a special purpose by the proper procedures to decide a specific item of business.

SPECIFIC, MEASURABLE, ATTAINABLE, RESEARCH-BASED, TIME-PHASED (SMART)
Usually refers to elements of well-written student learning objectives for students with and without disabilities.

STANDARDS-BASED TEST
An assessment that shows how a student’s performance compares to some standard of knowledge or skill. A criterion-referenced test (CRT) is a standards-based test.

STATE BOARD OF EDUCATION
Authorized by the Colorado State Constitution to provide general supervision of public schools. Comprised of seven elected officials representing Colorado’s congressional districts for six-year terms.

STATUTES
Laws created by state or federal legislation.

TAX INCREMENTAL FUNDING (TIF)
An economic development funding program that permits municipalities to use tax revenues resulting from economic development to fund new public construction.

TAXPAYER BILL OF RIGHTS (TABOR)
Provision in Colorado’s Constitution limiting revenues and requiring voters to approve tax increases.

TEACHING AND LEARNING CONDITIONS SURVEY (FORMERLY THE TEACHING, EMPOWERING, LEADING, AND LEARNING (TELL SURVEY))
An anonymous online survey of all school-based licensed educators and education support professionals promotes discussions in schools and districts about instruction, planning time, professional development, school improvement and related policy issues.

THE COLLEGE BOARD
A mission-driven not-for-profit organization connecting students to college success and opportunity through the SAT (Scholastic Aptitude Test) and Advanced Placement (AP) program.

TITLE I
Title I of the Elementary and Secondary Education Act of 1965 establishes the largest federal aid program for elementary and secondary schools. Funding is based on the number of low-income students enrolled in a school. Title I money pays for extra educational services for children who are behind or at risk of falling behind in school.

TITLE IX
Title IX of the Education Amendments Act of 1972 states: No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program or activity receiving federal financial assistance.

TURNAROUND
Along with Priority Improvement, a type of plan assigned to schools and districts not meeting expectations in achievement, growth and postsecondary workforce readiness, as determined by the School and District Performance Frameworks.

UNIFIED IMPROVEMENT PLAN (UIP)
Used to streamline improvement planning components of state and federal accountability requirements. Shifts from planning as an “event” to planning as a component of “continuous improvement”. The plans also provide a mechanism for external stakeholders to learn about schools’ and districts’ improvement efforts.
Receiving Complaints

CALM

Present yourself professionally, positively, and with an attitude of concern when you use these steps to receive a complaint.

Compliment

FOCUS IN A POSITIVE DIRECTION:

“Thank you for your interest in the school.”

“You have been a long-time supporter of our school district and that is very appreciated.”

Ask

START WITH AN ASSUMPTION THAT THE CHAIN OF COMMAND WAS FOLLOWED:

“What did the teacher say to you when you asked about the issue?”

IF INDIVIDUAL REFUSES TO START THERE, TRY THE FOLLOWING:

“Okay, if you didn’t talk to the teacher, then what did the principal say when you shared this concern with her/him?”

Listen

HOLD ANY JUDGEMENTS; PRACTICE DEEP LISTENING

• Use good eye contact
• Refrain from nodding or gesturing

ONLY ASK QUESTIONS FOR CLARIFICATION:

“Who is the person you mentioned?”

“When did you say this happened?”

Mimic

SUMMARIZE WHAT YOU HEARD WITH A SHORT & CONCISE PARAPHRASE, WITH NO AGREEMENT OR EDITORIAL COMMENT

“Let me see if I understood your concern clearly...”

“What do I understand your concerns?”

SOURCE: The Art of School Boarding, Jim Burgett

Hand Off Complaints

PASS

It is not your job to understand the complaint – this would take hearing from all sides. Respond with a sense of direction and assistance rather than compassion and understanding.

Point

DEFER OR REFER THE INDIVIDUAL TO THE CHAIN OF COMMAND:

“Board policy requires that you start with the person closest to your concern. In most cases, problems are resolved more quickly when the chain of command is followed.”

Avoid

AVOID ANY PROMISE OF ACTION AND ASSURANCE YOU UNDERSTAND THE ISSUE

When you only hear from one individual it is nearly impossible to have the whole story and to understand the full situation.

Share (your role)

SHARE YOUR ROLE, POSITION IN THE CHAIN OF COMMAND, AND RELIANCE ON THE SYSTEM TO FUNCTION AS DESIGNED

“As one board member, I do not have the power, authority, or legal standing to take action on your complaint. If you go through the proper chain of command and are not satisfied, I would be happy to help you talk about how to share your concern with the board as a unit.”

Summarize

REDIRECT THE INDIVIDUAL TO SOMEONE IN THE CHAIN OF COMMAND

“Thanks again for sharing your concern with me. Please, at your earliest convenience, contact _____ at the school office and share her. Please let her know exactly why you elected not to go directly to the _____, but decided to go to her. If for some reason you still have concerns and aren’t comfortable moving to the next level on the chain of command, I will gladly set up the meeting for you.”

Following your conversation, don’t forget to share the concern with your superintendent – your only point of contact in the chain of command.
Use these simplified situations to discuss the “what and how” of great governing. Consider core values and norms in play (or not) within each scenario. Use during planned strengthening conversations at meetings, on the road with peers, or over coffee with a mentor. For next level work: Share challenges from board history and member experience; pose a brief case study from a recent encounter.

1. A parent confronts a board member at the local gas station. With a lot of frustration, the parent pleads with the board member to do something, anything about “the way teachers are wearing rags and workout clothes to school.” Not only is it a bad example, the parent says, it’s one more sign that our schools just aren’t doing the job.

Ideas for the board member? Ideas for the board member in followup? What ideas come to mind for the development of your governing team? What issues and challenges might be linked to this little episode?

2. One community member after another appears frustrated at what to do to help students improve. Everybody knows our facilities need big-time help. Nobody wants low achievement scores. Money is tight all around. The way out or the way on to something better seems confusing. And at the last board meeting most of the leadership time was spent on detailing and discussing bid specs, field trip arrangements, boring principal reports, and really getting into some juicy personnel issues.

Ideas for the maximizing the opportunities? Ideas for the board? Ideas for the management team? What governing-level issues/challenges might be rooted to this brief snapshot?

3. It seems like almost every night – but at least off and on for almost two weeks – your board’s newest member has received phone calls from a friend who is demanding that a teacher be fired for not respecting parents.

What advice might a veteran give the rookie? What traps might the newbie have fallen into during any or all the conversations? What governing-level issues/challenges might be linked to this tough process? Role play a variety of responses to the caller.

4. Just like your vehicle, education needs fuel to reach “the destination of excellence.” “Financial fuel” is needed for enhancing the core of your learning system. Facilities need improvement. Supplies and materials need alignment to goals. People need to be valued with salary/wages/benefits. But time and time again, you’ve found that there’s no community momentum or consensus for investing new money in education. There is little understanding of Colorado’s massive financial challenges. What to do?!

Ideas? What might be key roles for the board of education? What governing-level issues/challenges might be linked to this situation? How might new understandings and shared supports develop?
Here’s a concept tool describing three sets of performance characteristics for a governing team. Encouragement:

Complete solo then engage in a team process to “take a step of improvement” or “go next level.”

**HIGHLY EFFECTIVE…**
- **Policy leadership** fuels all team actions. All governing work aligns to up-to-date policies. Policies transparent online. Meeting prep and agenda work link to policies.
- **Strategic planning and framing** maximize classroom-to-boardroom aligned effort. The governing team’s strategic framework is declared through postings, agenda sheets and discussions. The team constantly pursues exemplary performance.
- **Guides/stewards the district through its “one employee”**
- **Ongoing evaluation** of team and exec performance keyed to strategic alignment. Meetings debriefed regularly. Performance reviews and improvement sessions 2-3 times year. Quarterly executive sessions for the superintendent’s “support, development and healthy challenge.” Continuous improvement a norm.
- **Strategic topics, policy checks/updates, measurement milestones, seasonal challenges built into yearly board calendar**
- **Oversees, invests in and learns from a strategic “listening system” of internal and external constituents**
- **Constantly acts with strategic advocacy** (locally, first and foremost; regionally and at state level). Advisory committees are engaged as strategic assets.
- **Intentionally invests time and money in board learning, reflecting, applying, and sustaining.** Maximizes all CASB assets. Studies and learns together.
- **Owns learning progress/success for each and every student**

**EFFECTIVE…**
- **Policies up to date**
- **Policies referenced frequently**
- **Each member with a policy manual**
- **Strategic framework for the governing effort (core values, operating norms, wildly important goals/initiative/ENDS, strategic purpose and motivating vision)**
- **Attends learning events (local, regional and through major CASB events)**
- **Evaluates its work occasionally**
- **Holds an effectiveness/imporovement work session annually**
- **Generally oversees achievement, safety, budget and systems planning**
- **Communicates with constituents regularly**
- **District strategic system developed and in action - district vision, mission, goals and alignment of effort and resources**

**PARTIALLY EFFECTIVE…**
- **Policy manuals**
- **Ongoing meetings**
- **Annual evaluation for superintendent**
- **Individuals may occasionally attend CASB convention and other learning events**
- **Planning and accountability according to state mandates**
- **Engaging constituents through chance encounters and “public participation” times**
In a successful governing environment, school board members and their “one employee” are all focused, accountable, and continuously learning/improving together within an aligned and prioritized strategic framework. In this context, intentional boards support, develop and healthily challenge the superintendent in two to four work/executive sessions a year. The following worksheet is designed for those sessions, not as a stand-alone assessment tool, but to kick-start discussions about the elements of effective leadership and how the board and its “one employee” are advancing excellence together.

<table>
<thead>
<tr>
<th>PERFORMANCE</th>
<th>COMMAND LEVEL</th>
<th>BRIEF APPRECIATION/COMMENT/IDEA</th>
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</thead>
<tbody>
<tr>
<td>1. Advocacy &amp; engagement</td>
<td>Distinguished</td>
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<td>Strong</td>
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<td>2. Board relations</td>
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<td>3. Instruction / Student achievement</td>
<td>Distinguished</td>
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<td>Strong</td>
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<td>4. Instruction / Staff development</td>
<td>Distinguished</td>
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<td>5. Facilities</td>
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<td>6. Finances</td>
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<td>7. Personnel</td>
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<td>8. Student support &amp; services</td>
<td>Distinguished</td>
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</table>
APPLY WHAT YOU’VE LEARNED

1. A policy serves as the ________________________________ of the board, speaking even when the board is not convened.

2. School board policies have the force of ___________________ in a school district.

3. School Board policies articulate the board’s ______________________ for the district.

4. If a policy reveals little or no correlation or even a negative correlation with the district’s mission, the board should ______________________________ or ___________________________________.

5. By comparing a policy to other board policies, the board can guard against one policy ________________ another policy.

6. Policies can result from discussions with _______________________, _________________________, __________________________________ and ___________________________________

7. Many policies are required by _____________________ and ___________________________ law.

8. Boards can rely on many resources to help in the policy development process, including ___________________________________, ________________ and ___________________________________.

9. Boards should continually monitor the ______________________________ of policy to ensure ________________ is being made toward achieving its goals.

10. An important criterion when evaluating the effectiveness of a board policy is to ask it the policy advances the best ______________________________ of all students.

ANSWERS: 1. voice  2. law  3. vision  4. re-examine the policy or revise the mission  5. contradicting  6. community, staff, students, parents  7. state and federal  8. district professionals, neighboring districts and boards, the district’s legal counsel, CASB  9. effectiveness, progress  10. educational interests
1. **AC** — Nondiscrimination/Equal Opportunity
2. **BBA** — School Board Powers and Responsibilities
3. **BC** — School Board Member Conduct
4. **BCB** — School Board Member Conflict of Interest
5. **BE** — School Board Meetings
6. **BEC** — Executive Sessions
7. **BEDH** — Public Participation at School Board Meetings
8. **BG** — School Board Policy Process
9. **CBI** — Evaluation of Superintendent
10. **DB** — Annual Budget
11. **DJE** — Bidding Procedures
12. **EBCE** — School Closings and Cancellations
13. **GCQF** — Discipline, Suspension and Dismissal of Professional Staff
14. **IC/ICA** — School Year/School Calendar/Instruction Time
15. **IKF** — Graduation Requirements
16. **JLF** — Reporting Child Abuse/Child Protection
17. **JRA/JRC** — Student Records/Release of Information on Students
18. **JRCB** — Privacy and Protection of Confidential Student Information
19. **KDB** — Public's Right to Know/Freedom of Information
20. **KE** — Public Concerns and Complaints
CODE OF ETHICS FOR SCHOOL BOARD MEMBERS

As a member of my local Board of Education, I will strive to improve public education, and to that end I will:

- Attend all regularly scheduled board meetings insofar as possible and become informed concerning the issues to be considered at those meetings;
- Recognize that I should endeavor to make policy decisions only after full discussion at publicly held board meetings;
- Render all decisions based on the available facts and my independent judgment and refuse to surrender that judgment to individuals or special-interest groups;
- Encourage the free expression of opinion by all board members and seek systematic communications between the board and students, staff and all elements of the community;
- Work with other board members to establish effective board policies and to delegate authority for the administration of the schools to the superintendent;
- Communicate to other board members and the superintendent expression of public reaction to board policies and school programs;
- Inform myself about current educational issues by individual study and through participation in programs providing needed information, such as those sponsored by my state and national school boards association;
- Support the employment of those persons best qualified to serve as school staff, and insist on a regular and impartial evaluation of all staff;
- Avoid being placed in a position of conflict of interest;
- Take no private action that will compromise the board or administration and respect the confidentiality of information that is privileged under applicable law; and
- Remember always that my first and greatest concern must be the educational welfare of the students attending the public schools.

- National Association of School Boards
LESLIE BOGAR  
Director of Professional Learning and Events  
lbogar@casb.org

HOLLY BURG  
Executive Assistant, Policy Services  
hburg@casb.org

MATT COOK  
Director of Public Policy and Advocacy  
mcook@casb.org

BRITTANY CROSSMAN  
Office Manager  
bcrossman@casb.org

EVAN GAFFEY  
Chief Legal and General Counsel  
egaffey@casb.org

KRISTINA GUTIERREZ  
Policy Specialist  
kgutierrez@casb.org

SUSIE GRIFFIN BUTLER  
Director of Finance  
sgriffin@casb.org

SAM JONES-ROGERS  
Director of Legal Services  
sjones-rogers@casb.org

RAMONA LEWIS  
Policy Specialist  
rlewis@casb.org

SUSAN MEEK  
Director of Member Engagement  
smeek@casb.org

CONNIE SUMMERS  
Executive Assistant, Conferences and Communications  
csummers@casb.org

CHERI WRENCH  
Executive Director  
cwrench@casb.org

Our people are the resource that supports, connects and advocates for Colorado’s local school boards and the students they serve.

2253 S. Oneida St., Ste. 300, Denver, CO 80224  
303-832-1000  
casb.org

Facebook: ColoSchoolBoards  
Twitter: CASBConnect  
LinkedIn: colorado-association-of-school-boards