



FLRA NEWS

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The FLRA's Revised Negotiability Regulations Take Effect and the FLRA Releases a Training Video about the Regulatory Revisions

Today, the Federal Labor Relations Authority's (the Authority's) substantively revised Negotiability Regulations take effect. [The Rule](#) updated the adjudication process for negotiability appeals, and is intended to benefit the Authority's parties by clarifying various matters and streamlining the negotiability process, thereby enabling the Authority to provide the parties with more timely decisions. The Authority's [eFiling system](#) has been updated to reflect the changes to the Regulations.

A webinar—[2023 Changes to the Negotiability Regulations](#)—has also been released by the Authority, which provides information about the revised Negotiability Regulations. [The training video](#) covers modifications to certain terms and filing deadlines; the procedures for separating proposals and provisions into distinct parts; and the new requirement that parties must provide the Authority with the details necessary to understand their positions.

The video is posted on [FLRA's YouTube channel](#), as well as in [FLRA's video training library](#).



For more information on the FLRA - Authority, [click here](#).

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The FLRA administers the labor-management relations program for 2.1 million non-Postal federal employees worldwide, approximately 1.2 million of whom are represented in 2,200 bargaining units. It is charged with providing leadership in establishing policies and guidance related to federal sector labor-management relations and with resolving disputes under, and ensuring compliance with, the Federal Service Labor-Management Relations Statute.