Legal Coverage When You Join NEA-NM

Protection On the Job Provided with Your Membership

The Tort Claims Act will not provide coverage if you are charged with a crime, even if exonerated. EEL will!

Keep this in Mind

School districts may try to limit their liability if an employee is sued. NEA-NM will do everything possible to make those districts live up to their fiscal responsibilities.

In the event of a civil suit, which often includes as many parties as possible, the district’s lawyers may attempt to have the district dismissed from the case; that is what district lawyers are paid to do. This could leave the employee without protection, unless he/she is a member of NEA-NM.

On-the-Job Protection

School employees need NEA and NEA-NM. Leaving yourself unprotected is unwise. We believe it is better to let you, the school employee, have all the facts for a reasoned decision.

Who’s Covered? The Exceptions

Nurses, occupational therapists, and physical therapists are covered under the regular EEL policy for rendering services in their health care specialties within the scope of their educational employment activities. However, they are not covered for teaching and supervising of Medical and Related Arts services. They can add coverage for these services at an additional premium cost of $13.00 annually via the EEL Medical and Related Arts Endorsement.

Dental hygienists or athletic trainers are not provided coverage for rendering services within the scope of their educational employment, or supervising or teaching by the EEL Program. However, through the endorsement, they can add coverage in all three activity areas. Only members in these five occupational categories may purchase the Medical and Related Arts Endorsement.

If you are interested in this coverage go to nea-nm.org and click on the quick link called EEL Program. You will need to login as a member.

Contact your NEA-NM local president for information about how you can join.

Visit our website or call the number listed below for more information.

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Legal Issues

If you have legal difficulties on the job, don’t assume the school district will protect you. An employee can run into legal difficulties in at least three ways:

1) Your job can be threatened through disciplinary action, or by the school district violating the employment rights provided through school district policy or the negotiated labor agreement.

2) You can be sued for damages by parents or a student.

3) You can be charged with an employment related crime, such as child abuse.

Your Membership Can Help When Your Job is in Jeopardy

Local NEA-NM member leaders are your first line of defense. They are trained as first contacts for advice and representation in meetings with your supervisor or other school district representatives. They will take notes, review the appropriate school district policy or contract language and then advocate for you with the school district. Most grievances are resolved at this level. If you need assistance beyond this point, a NEA-NM UniServ Director will advise your local leaders regarding a course of action. In the event of a threat to your job such as termination, NEA-NM will provide staff to represent you in formal hearings with the school district. Most grievances are resolved at this level. If you need assistance beyond this point, a NEA-NM UniServ Director will advise your local leaders regarding a course of action.

Real or Potential Criminal Charges

If you are under investigation for an alleged crime or are threatened with criminal charges, you should contact your local president who will contact the local NEA-NM UniServ Director. If appropriate, arrangements will be made for you to fill out paperwork prior to a legal consultation. Do not discuss the specific allegations or investigation with anyone except the UniServ Director and your attorney. To confirm you have the needed coverage when investigations are imminent or underway but no charges have been filed, NEA-NM will provide you with appropriate criminal defense representation services up to the maximum of $5,000 from the United Legal Services Program funded jointly by NEA and NEA-NM. These services are provided to protect your rights and to prevent charges from being filed against you, if possible. These services are available to you regardless of the outcome of the investigation or the criminal charges that may be filed.

Should criminal charges be filed, your benefits and protection come under the NEA-NM EEL Program. Under this program, you are entitled up to $35,000 in reimbursement from the EEL Program insurance carrier for defending criminal charges if and when you are exonerated of all charges. If the criminal charges stem from corporal punishment, it’s possible that you may be reimbursed regardless of exoneration. However, use of corporal punishment for discipline is illegal in New Mexico public schools.

REMEMBER: At the first hint of action toward you and your job - verbal or written, contact your local Association president.

Civil Actions

The National Education Association (NEA) and NEA-New Mexico (NEA-NM) believe it is the responsibility of your employer to provide you with insurance to protect you from personal financial liability stemming from employment-related lawsuits. In New Mexico, this is the coverage required by the Tort Claims Act. We have lobbied to keep this coverage available and strong over the years.

EEL is secondary coverage to that required by the New Mexico Tort Claims Act. However the New Mexico Act limits claims in a way that could leave you to face serious personal financial liability.

Those limits are “one hundred thousand dollars ($100,000) for damage to or destruction of property arising out of a single occurrence,” “three hundred thousand dollars ($300,000) for all past and future medical and medically-related expenses arising out of a single occurrence,” “four hundred thousand dollars ($400,000) to any person for any number of claims arising out of a single occurrence for all damages other than property damage and medical and medically-related expenses as permitted under the Tort Claims Act,” or “seven hundred fifty thousand dollars ($750,000) for all claims other than medical or medically-related expenses arising out of a single occurrence.”

EEL has a three million dollar ($3,000,000) limit per single occurrence, so it greatly extends the protection under the Tort Claims Act. So the state act could leave employees on the hook for up to $2,600,000 for a serious medical claim that the EEL would cover.

EEL covers employees for activities that the school district would not be required to cover, for instance an insubordinate act that creates a civil claim, but is not a crime. The district must only cover “any tort that was committed by the public employee while acting within the scope of his duty.” EEL covers any act, even insubordinate or negligent ones. Finally “A governmental entity shall have the right to recover from a public employee the amount expended by the public entity to provide a defense and pay a settlement agreed to by the public employee or to pay a final judgment if it is shown that, while acting within