CHARTER SCHOOLS 10010

District Liability and Charter School Insurance

Idaho law provides that the Board and the District have no liability for the acts, omissions, debts or other obligations of a charter school, except as may be provided in an agreement or contract between the District and a charter school. The charter school shall defend, hold harmless and indemnify the Board against any claim, action, loss, damage, injury liability, cost or expense of any kind or nature, including, but not limited to, attorney's fees and court costs, arising out of the operation of the charter school and/or arising out of the acts of omissions of the agents, employees, invites or contractors of the charter school. The charter school also shall secure insurance for property and liability loss, and any other type of insurance necessary to provide coverage for the potential losses described in this paragraph. A charter school which converts an existing school to a charter school shall list Teton County School District No. 401 as an additional insured.

Legal Reference: I.C. § 33-5202 Nonprofit corporation – Liability – Insurance

Policy History:

Adopted on: August 10, 2009 Revised on: July 19, 2010