Conflict of Interest

A. State law provides that no school employee shall directly or indirectly sell or be a party to any transaction to sell instructional materials, furniture, equipment, insurance, school supplies, or work under contract with the District or school where the employee is employed or associated. No employee of the district shall receive any commission or profit from the sale or any transaction to sell any instructional material, furniture, equipment, insurance, school supplies, or work under contract with the district or public school with which the individual is associated or employed. No employee shall solicit or sell or be a party to a transaction to solicit or sell insurance or investment securities to any employee of the district whom such person supervises. The provisions of this policy shall not apply to a person making a sale in the regular course of business who complies with the provisions of Sections 13-1-21, 13-1-21.2 and 13-1-22 NMSA 1978. The provisions of this policy shall not apply in cases in which school employees contract to perform special services with the district or school with which they employed during time periods wherein service is not required under a contract for instruction, administration or other employment.

B. No employee shall be assigned to a position where the evaluator or supervisor of the employee is the spouse, father, father-in-law, mother, mother-in-law, son, son-in-law, daughter, daughter-in-law of or is the domestic partner of the employee.

See policy 150.

Reference: NMSA 1978, § 22-21-1

Rio Rancho Public Schools
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