Insurance Bad Faith Section & E-Mail Listserv



Insurance Bad Faith Section members enjoy all the benefits of PaTLA membership, plus:

- E-mail listsery for section members
- Quarterly Insurance Bad Faith Section newsletter
- Special listings in PaTLA's member directory & online
- Occasional section meetings
- Fax alerts regarding urgent news & important decisions (with free opinion)
- Discounts for selected PaTLA CLE seminars and books
- Legislative activity in Harrisburg on insurance bad faith issues
- Participation in a statewide network of insurance bad faith practitioners

Enroll me as a member of PaTLA's Insurance Bad Faith Section

Mer	mber Name					
Firm	1					
Add	ress					
City		State	Zip			
Pho	ne	Fax				
Sup	reme Ct.#					
E-m	ail					
	□ LISTSERV: Add me to the section's e-mail listserv Please see page 2 for e-mail listserv rules for participation					
\$50 - Insurance Bad Faith Section dues, expires 12/31/2005						
	My check is enclosed, made payable to PaTLA					
	Charge my: □Visa □MC	C □AmEx □]Discover			
Acct#			Exp. Date			
Card	dholder Name					
Siar	nature					

IMPORTANT: Your dues payment will not be deductible as a charitable contribution, but will, in general, be deductible for most members as a business expense, except to the extent provided in the next sentence. Pursuant to the Revenue Reconciliation Act of 1993, Pennsylvania Trial Lawyers Association estimates that 12% of your dues payment will not be deductible as an ordinary and necessary business expense due to PaTLA's lobbying activities on behalf of its members.

NOTE: Only Pennsylvania Trial Lawyers Association Members in good standing are eligible for membership in the Insurance Bad Faith Section. Please see PaTLA application.

Comments about the Insurance Bad Faith Section E-mail Listserv

"A tremendous way to share questions, comments, new law, strategies, etc. with colleagues from throughout the state."

"I've saved countless hours of research, avoided mistakes and most importantly, obtained great case results."

"One of the best practice resources I have found."

"I can honestly say that this listserv has enabled me to better represent all of my clients in this area of law."

"Having access to the ideas of other attorneys is like having dozens of 'partners' in the practice of law. Almost everyday, I learn something new."

Source: WEBSITE

Question? Ask PaTLA staff at (215)546-6451 or kyong@patla.org



MAIL 121 S. Broad St., Ste. 600 Philadelphia, PA 19107-1997 FAX (215) 546-5430 Credit Cards PHONE (215) 546-5430 Credit Cards WEBSITE www.patla.org Credit Cards

SECTION E-MAIL LISTSERV - RULES FOR PARTICIPATION

BEFORE YOU ARE ADDED TO ANY PATLA LISTSERV, YOU MUST READ OUR RULES FOR PARTICIPATION & RETURN TO PATLA DECLARING YOUR AFFIRMATIVE RESPONSE.

- Please relay any questions to kristy@patla.org, or phone Kristy Mitchell at 215-546-6451 x 104.
- Your affirmative response is needed before you can be added to our e-mail listserv(s).
- If additional changes are posted, PaTLA will assume that you accept posted changes unless you affirmatively opt out when such future changes are announced.
- Only one response is required, even if you are on more than one listserv.
- Complete and return to PaTLA viabfax: 215-546-5430; or mail: 121 S. Broad St., Ste. 600, Phila., PA 19107

ACCEPTANCE OF RULES FOR PARTICIPATION IN THE PATLA LISTSERVS

I agree that:

- 1. These rules are enforceable by the PaTLA Executive Committee. Use of email listservs is a privilege and may be revoked by my breach of this agreement.
- 2. I take personal responsibility for actions performed using my email address on any present or future PaTLA listserv, unless I allege fraudulent use of my email address.
- 3. My final redress in case my listserv privileges are revoked is an appeal to the PaTLA Executive Committee. PaTLA may change the terms of use at its sole discretion. If additional changes are posted after PaTLA receives my acceptance, PaTLA may assume that I accept them unless I affirmatively opt out if and when such future changes are announced.
- 4. I accept full responsibility for any copyright infringement or other legal actions that may be brought against PaTLA as a result of information that I post. I will indemnify and hold PaTLA and its agents harmless from any claims and suits including but not limited to copyright, trademark, negligence, contract, interference with contract relations and defamation, arising from any information that I post or from my use of the listserv.

This may be enforced by an action at law or equity, and neither remedy shall be exclusive. I give PaTLA and other users of this service free use of the material I post or from my use of the listserv. PaTLA accepts no responsibility for the opinions and information posted or circulated by users. I understand that PaTLA does not warrant the accuracy of any information posted on the listserv, that PaTLA disclaims all warranties with regard to information circulated by the group.

In no event shall PaTLA be liable for any special, indirect, or consequential damages, or any damages whatsoever resulting from the loss of use, data, or profits arising out of or in connection with the use of or performance of any information posted on the listsery, and that PaTLA accepts no responsibility for damage to my computer system or business delays caused by computer viruses, worms, or other infections that may emerge from this listsery. It is my responsibility to protect my computer from infections, data loss, and damage to my computer system.

- 5. I will not circulate any defamatory, abusive, profane, threatening, offensive or illegal matter. I will not circulate material protected by copyright without the permission of the copyright owner to disseminate the information without restriction. By posting material, I represent that I own the copyright or have permission from the copyright owner to disseminate the material without restriction. Also, by posting, I grant PaTLA and users of the listserv the right to copy and publish such information without restriction.
- 6. I am aware that the listservs are not secure, and that although PaTLA exists to promote the interests of plaintiffs' and claimants' lawyers and their clients, many members handle defense work only, and many handle some defense work. Many members have relationships, business and personal, with people or entities that may not share PaTLA's goals. PaTLA does not guarantee that all users at all times are in compliance with listserv rules.
- 7. I will not forward or otherwise distribute listserv messages to non-listserv subscribers with whom I do not practice law.
- 8. I will not solicit clients through PaTLA listservs. I will not use a PaTLA listserv to promote business ventures. I will not sell or disseminate lists of listserv users. I will not post announcements for non-PaTLA events, or solicitations for political campaigns, or solicitations for charities or other non-profits without the express written permission of the Executive Director of PaTLA.
- 9. My posts to the listserv will be directly related to the purpose of the listserv.

I agree and accept these terms.

- 10. Every message that I send to the listserv will contain information adequate to identify myself.
- 11. I understand that PaTLA does not actively monitor the listserv. PaTLA may read and reproduce anything that I post.
- 12. I agree to withdraw from the listserv or listservs when I cease to be a member of PaTLA or the sponsoring committee or section, or when I no longer comply with these rules.
- 13. I understand that membership in some PaTLA listservs may be restricted and may require my acceptance of additional rules of that specific listserv. As of September 2004, only one listserv has additional rules, the Medical Malpractice Listserv. The special additional rules of that listserv are not negated by this agreement and remain in force. Any inconsistency between the Med Mal listserv rules and these shall be resolved by the Executive Committee.

Print Name:		
Signature:	 Date:	