

IND 03-11

**Prkic, Christina (COE)**

**From:** Juan Carlos Bermudez  
**Sent:** Monday, February 10, 2003 4:15 PM  
**To:** 'Prkic, Christina (COE)'  
**Subject:** RE: opinion

Christina:

Thank you for the prompt response.

Very Truly Yours,

Juan Carlos Bermudez

-----Original Message-----

**From:** Prkic, Christina (COE) [mailto:cprkic@miamidade.gov]  
**Sent:** Monday, February 10, 2003 2:37 PM  
**To:** 'Juan Carlos Bermudez'  
**Subject:** RE: opinion

Good afternoon Juan,

I reviewed your question with our Executive Director, Robert Meyers. There is no prohibition for you to meet with the client since the meeting pertains to a legislative and not quasi-judicial matter.

Have a great afternoon,  
Christina Prkic  
Staff Attorney

-----Original Message-----

**From:** Juan Carlos Bermudez [mailto:jcbermu@attglobal.net]  
**Sent:** Friday, February 07, 2003 7:01 PM  
**To:** Prkic, Christina (COE)  
**Subject:** opinion

To: Christina Prkic

From: Juan Carlos Bermudez & Tome

Dear Ms. Prkic:

I am a member and chair of Community Council 9 – Doral Community Council. I am sending you this letter for an opinion. I received an e-mail from a land use attorney who asked me if I could meet with his client on a submittal to a Master Plan Change application. They wanted my thoughts and comments on the application. The attorney feels that the meeting can take place and is not a violation as the matter is legislative and not quasijudicial and, as such, as a Community Council member I can meet with the applicant. Please advise whether or not I may meet with the applicant.

Thank you for your time.

Carlos Bermudez