

Meyers, Robert (COE)

INQ 04-137

To: Burks, Charlene**Subject:** RE: APPEARANCE AT COMMUNITY COUNCIL ZONING MEETINGS

Ms. Burks,

Thank you for your e-mail. As you know, former community council members are barred for a period of two years after their County service has ceased from lobbying the County with regard to any zoning or land use issue. There would be no prohibition against you appearing at these zoning meetings on behalf of School Board Member Ana Rivas Logan for two reasons: 1) Attending a zoning meeting does not constitute lobbying and 2) The two rule rule does not apply to personnel who become employed by governmental entities or educational institutions as long as the lobbying is conducting in their official capacities. Therefore, you would be exempt from the requirements of the Two Year Rule.

If you have any questions, please do not hesitate to contact me at your convenience.

Sincerely,

Robert Meyers

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

From: Burks, Charlene [mailto:CBurks@dadeschools.net]**Sent:** Friday, December 03, 2004 10:12 AM**To:** 'RMeyers@Miamiidade.gov'**Subject:** APPEARANCE AT COMMUNITY COUNCIL ZONING MEETINGS

Dear Mr. Meyers:

I was appointed by Commissioner Joe Martinez to serve as the representative of Sub Area 116, Community Council 11. I was elected in 2002. I ran for reelection during the last primary and was defeated. Since that time, I have been appointed as the Administrative Assistant to School Board Member Ana Rivas Logan. Am I permitted to attend Zoning Meetings on behalf of Ms. Logan?

Charlene Burks, Administrative Assistant to
School Board Member Ana Rivas Logan

12/6/04