

Question
Meyers, Robert (COE)

FW 04-11

To: Tom David
Subject: RE: Question

Tom,

If you have a controlling financial interest in the coporation (defined as 10% or more of the outstanding stock), then there would several restrictions. One, your company could not contract with spouse's County department. Secondly, your firm could not enter into a contract with any department where your wife participated in determining the requirements of the contract or if she is involved in the enforcement or oversight of the contract. If you do not own a controlling financial interest in the company, then these restrictions would not apply. Finally, because of your status as a former County employee, there are rules preventing you from lobbying the County for two years from the date you separated from the County.

If you have any additional questions, please feel free to contact me.

Thanks,

Robert

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

From: Tom David [mailto:t.david@alliance-companies.com]
Sent: Wednesday, February 04, 2004 12:18 PM
To: Meyers, Robert (COE)
Subject: Question

Robert:

I am an employee of a corporation that wishes to contract with Miami Dade County and my wife is an employee of Miami Dade County. Can the corporation enter into an enforceable contract with the county (e.g. be a vendor) under § 2-11.1? If I were an owner or a principal of the corporation, could it enter into an enforceable contract with the county?

I appreciate your help.

-Tom

Thomas M. David

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