

Town of Miami Lakes, Florida

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AGENDA
Special Meeting
May 13, 2016
5:30 PM
6601 Main Street

- 1. Call to Order**
- 2. Roll Call**
- 3. Pledge of Allegiance**
- 4. Moment of Silence**
- 5. Public Comments**

All comments or questions from the attending public to the Council shall be directed to the Mayor, in a courteous tone. No person other than the Council and the person recognized by the Mayor as having the floor, shall be permitted to enter into discussion without the permission of the Mayor. To ensure the orderly conduct and efficiency of the meeting, public comments shall be limited to three (3) minutes maximum per person; however, the Mayor may authorize the extension of the aforesaid time frame, and any extension shall apply to other individuals speaking on the same subject.

No clapping, applauding, heckling, verbal outburst in support of, or in opposition to a speaker or his/her remarks shall be permitted. Should a member of the audience become unruly, or behave in any manner that disrupts the orderly and efficient conduct of the meeting, the Mayor is given the right and the authority to require such person to leave the Council Chambers.

As a courtesy to others, all electronic devices must be set to silent mode to avoid disruption of the proceedings.

6. Items for Discussion and Action

A. Authorization of Town Attorney to Take Action and Expend Funds to Obtain Injunctive Relief (Gastesi)

7. Adjournment

This meeting is open to the public. A copy of this Agenda and the backup therefore, has been posted on the Town of Miami Lakes Website at www.miamilakes-fl.gov and is available at Town Hall, 6601 Main Street, Miami Lakes 33014. In accordance with the Americans with Disabilities Act of 1990, all persons who are disabled and who need special accommodations to participate in this meeting because of that disability should contact Town Hall at 305-364-6100 two days prior to the meeting.

Anyone wishing to appeal any decision made by the Miami Lakes Town Council with respect to any matter considered at this meeting or hearing will need a record of the proceedings and for such purpose, may need to ensure that a verbatim record of the proceedings is made which record includes the testimony and evidence upon which the appeal is to be based.

Any member of the public wishing to speak on a public hearing matter on this Agenda or under public comments for items not on this Agenda, should fill out a speaker card and provide it to the Town Clerk, prior to commencement of the meeting. Any person presenting documents to the Town Council should provide the Town Clerk with a minimum of 12 copies.



Town of Miami Lakes Memorandum

To: Honorable Mayor and Councilmembers

From: Town Attorney, Raul Gastesi

Subject: Authorization of Town Attorney to Take Action and Expend Funds to Obtain Injunctive Relief

Date: May 13, 2016

Recommendation:

The Town Attorney seeks approval to take legal action pursuant to the Town Manager's request for legal representation.

Attachments:

[Email Request from Town Manager](#)

[Town Council Legal Representation Policy](#)

From: Alex Rey
Sent: Sunday, May 08, 2016 1:47 PM
To: Mayor and Town Council; Raul Gastesi; Haydee Sera; Gina Inguanzo; Andrea Agha; Nicole Singletary
Cc: Kathie Brooks
Subject: Fwd: SPEAK UP

Mayor and Council Members,

This weekend Mr. Abella has called my house several times, from early in the morning to late at night, stalking my wife about his case. He has also initiated a cyber bullying approach, and has been constantly emailing her and her employers.

While all us in public service are subject to unfair criticism and lies, there is a boundary that should not be crossed when it comes to respecting our families. Therefore, I am asking that you authorize the Town Attorney to secure a restraining order for him reaching out to anyone in my family.

My wife will take separate action for damages for defamation. Please feel free to call me if you have any questions

Sincerely,

Alex Rey
Town Manager

Sent from my iPad

Begin forwarded message:

From: Gus Abella <keepingmlml@yahoo.com>
Date: May 7, 2016 at 8:23:26 PM EDT
To: Alex Rey <reya@miamilakes-fl.gov>
Cc: "aghaa@miamilakes-fl.gov" <aghaa@miamilakes-fl.gov>, "alejoc@miamilakes-fl.gov" <alejoc@miamilakes-fl.gov>, "ascuntarj@miamilakes-fl.gov" <ascuntarj@miamilakes-fl.gov>, "allens@miamilakes-fl.gov" <allens@miamilakes-fl.gov>, "angeld@miamilakes-fl.gov" <angeld@miamilakes-fl.gov>, "blancoo@miamilakes-fl.gov" <blancoo@miamilakes-fl.gov>, "bajdaunj@miamilakes-fl.gov" <bajdaunj@miamilakes-fl.gov>, "criminal.division@usdoj.gov" <criminal.division@usdoj.gov>, "daubertt@miamilakes-fl.gov" <daubertt@miamilakes-fl.gov>, "diaz@miamilakes-fl.gov" <diaz@miamilakes-fl.gov>, "estradak@miamilakes-fl.gov" <estradak@miamilakes-fl.gov>, "escobarj@miamilakes-fl.gov" <escobarj@miamilakes-fl.gov>, "General Inspector (OIG)" <inspector.general@usdoj.gov>, "grantk@miamilakes-fl.gov" <grantk@miamilakes-fl.gov>, "garcial@miamilakes-fl.gov" <garcial@miamilakes-fl.gov>, "giannattasiof@miamilakes-fl.gov" <giannattasiof@miamilakes-fl.gov>, "geniusofdespair@yahoo.com" <geniusofdespair@yahoo.com>, "grossa@miamilakes-fl.gov" <grossa@miamilakes-fl.gov>, "rgastesi@gastesi.com" <rgastesi@gastesi.com>, "herediaj@miamilakes-fl.gov" <herediaj@miamilakes-fl.gov>, "helpdesk@miamilakes-fl.gov" <helpdesk@miamilakes-fl.gov>, "huginina@miamilakes-fl.gov" <huginina@miamilakes-fl.gov>

fl.gov>, "lamat@miamilakes-fl.gov" <lamat@miamilakes-fl.gov>, "lopezt@miamilakes-fl.gov" <lopezt@miamilakes-fl.gov>, "labossierek@miamilakes-fl.gov" <labossierek@miamilakes-fl.gov>, "lysakk@miamilakes-fl.gov" <lysakk@miamilakes-fl.gov>, "mestrec@miamilakes-fl.gov" <mestrec@miamilakes-fl.gov>, "mingof@miamilakes-fl.gov" <mingof@miamilakes-fl.gov>, "morona@miamilakes-fl.gov" <morona@miamilakes-fl.gov>, "marreroo@miamilakes-fl.gov" <marreroo@miamilakes-fl.gov>, "orellanaj@miamilakes-fl.gov" <orellanaj@miamilakes-fl.gov>, "oreilly@foxnews.com" <oreilly@foxnews.com>, "pizzim@miamilakes-fl.gov" <pizzim@miamilakes-fl.gov>, "pierrej@miamilakes-fl.gov" <pierrej@miamilakes-fl.gov>, "palacioe@miamilakes-fl.gov" <palacioe@miamilakes-fl.gov>, "Senior Robert (USAFSL)" <robert.senior@usdoj.gov>, "Hemming Norman (USAFSL)" <norman.hemming2@usdoj.gov>, Miami <miami@ic.fbi.gov>, "rregula@miamilakes-fl.gov" <rregula@miamilakes-fl.gov>, "roldanh@miamilakes-fl.gov" <roldanh@miamilakes-fl.gov>, "rodrigueznl@miamilakes-fl.gov" <rodrigueznl@miamilakes-fl.gov>, "rodrigueznl@miamilakes-fl.gov" <rodrigueznl@miamilakes-fl.gov>, "stewartc@miamilakes-fl.gov" <stewartc@miamilakes-fl.gov>, "semeraroc@miamilakes-fl.gov" <semeraroc@miamilakes-fl.gov>, "suareznl@miamilakes-fl.gov" <suareznl@miamilakes-fl.gov>, "sancheznl@miamilakes-fl.gov" <sancheznl@miamilakes-fl.gov>, "singletarynl@miamilakes-fl.gov" <singletarynl@miamilakes-fl.gov>, "sosal@miamilakes-fl.gov" <sosal@miamilakes-fl.gov>, "schaadb@miamilakes-fl.gov" <schaadb@miamilakes-fl.gov>, "askdoj@usdoj.gov" <askdoj@usdoj.gov>, "tampa.divisio@i.c.fbi.com" <tampa.divisio@i.c.fbi.com>

Subject: SPEAK UP

Reply-To: Gus Abella <keepingmlml@yahoo.com>

May 7th 2016

Town of Miami Lakes Mgr. Alex Rey,

I demand you immediately come forward with the Truth about the flyers of Miami Dade Circuit Court Case # 2008-19978-CA-01.

Gustavo Abella
7400 Miami Lakes Drive
Apt. D108
Miami Lakes , Fl
33014

Cell # 305-305-6622

Town of Miami Lakes Mgr. Alex Rey Corrupt Parasite, SPEAK UP





Town of Miami Lakes Mgr. Alex Rey Corrupt Parasite, SPEAK UP

/ Town of Miami Lakes Mgr. Alex Rey, I demand that you
immediately come forward with the Truth about the flyers of .

LEGAL REPRESENTATION POLICY:

1. Representation of Officials.

- A. Upon the request of a Town Official (the "Official"), the Town may, in its discretion, provide for the Legal Representation in any action or proceeding brought against such Official or brought by such Official:
1. For acts or omissions arising out of and in the course and scope of the Official's employment or function pursuant to Chapter 111, Florida Statutes;
 2. For legal matters arising out of the performance of the Official's performance of their official duties while serving a public purpose;
 3. When such Official is charged with a violation of any provision of the Code of Ethics for Public Officers and Employees, Part III, Chapter 112, Florida Statutes, Section 2-11.1, Miami-Dade County Code, or any applicable Town ethics ordinances; or
 4. Should factual circumstances arise that necessitate the need for the initiation of legal action by the Town on behalf of an Official.
- B. The provision of Legal Representation is limited to the payment of Legal Expenses to Counsel for the purpose of either defending actions or initiating proceedings approved under this Policy.
- C. This policy shall not apply to any action brought or initiated by the Town against an Official.

2. Definitions.

When used in this Policy, the following words shall mean as indicated:

1. The term "*Counsel*" shall mean the Town Attorney or if the Town Attorney is precluded from representing the Official based upon a conflict of interest, an attorney independently selected by the Town Manager and Town Attorney for the purpose of representing the Official. Counsel shall be licensed to practice law in Florida, experienced in the subject matter, and otherwise adequately qualified for the purpose of such representation.
2. The term "*Legal Expenses*" shall mean reasonable attorney's fees and necessary expenses directly incurred in representing an Official.
3. The term "*Legal Representation*" shall mean the services provided by Counsel in representing an Official.

4. The term "*Official*" shall mean solely the following: the Mayor, all members of the Town Council, the Town Manager, the Town Clerk, the Town Attorney, and Town staff as determined by the Town Manager.
5. The term "*Town*" shall mean the "Town Council."
6. The term "*Town Funds*" shall mean only such funds appropriated for expenditure by the Town Council for the purposes of this Policy.

3. Request and Approval.

A written request for the provision of Legal Representation ("Request") shall be submitted by the Official and reviewed in accordance with the following procedure:

- A. A Request shall be submitted to and reviewed by the Town Manager and Town Attorney, except where the Town Manager submits a Request on his or her personal behalf; in which event, the Town Council and Town Attorney shall review such Request;
- B. A Request shall be submitted within 72 hours after the Official is served with a complaint, notice, charge, summons, process or other initiating pleading, such that the Town has ample time to review such Request and respond accordingly;
- C. A Request shall include a copy of the complaint, notice, charge, summons, process or other initiating pleading; or if the Request is to initiate litigation, the Request shall include all available backup documentation;
- D. The Town Manager shall, subject to the Town Attorney's concurrence that said Request is consistent with the requirements of this policy, approve or deny the Request in writing no later than ten (10) days after receipt of such Request or as soon as practical if the circumstances warrant a shorter response time; and
- E. Notwithstanding the above procedure, in the event that either the Request is denied pursuant to Subsection D, an elected Official should not be prohibited from making a Request for Legal Representation directly to the Town Council.
- F. A copy of the Request and Town Manager's response shall be timely distributed to the Mayor and Council.

4. Authorization to Expend Funds.

The Town Manager is authorized to expend Town Funds, upon the review and approval of a Request, for the payment of Legal Expenses. The expenditure of Town Funds for the payment of Legal Expenses shall be subject to the following:

- A. Counsel for the Official shall on a monthly basis submit all current bills for Legal Expenses to the Town finance department in a format approved by the Town;
- B. The Town Manager (and the Town Attorney if the Town Attorney is not providing Legal Representation) shall review and approve all submitted bills prior to payment by the Town; and the Counsel shall be paid at an hourly rate consistent with the rates paid by the Town for the Town Attorney's services;
- C. Upon approval of submitted bills, the Town Manager shall provide for direct payment to Counsel. Payments shall be made on a monthly basis during the pendency of the action or proceeding;
- D. The Town Manager shall on a monthly basis provide a copy of all approved bills to the Town Clerk for filing and retention as a public record and for public inspection, subject to any applicable statutory exemptions;
- E. The authorization to expend Town Funds shall not extend to any appeal or other judicial review without additional authorization of Town Council;
- F. The Town Manager shall seek authorization to expend Town funds for the Legal Representation at the first available opportunity from the Town Council; provided however that the Town Manager may expend Town funds within the Town's purchasing policy limitations for the Legal Representation until the Town Council acts on the request. The Town Council shall authorize a budget for the litigation.
- G. The subsequent expenditure of Town funds for an Official's Legal Representation beyond the amount budgeted in Paragraph (F), shall be subject to prior approval by the Town Council.

5. Reservations of rights.

The provision of the Legal Representation of an Official including those acts for which the representation may be provided and the extent of Town Funds which may be expended, shall be solely within the discretion of the Town Manager up to the amount specified in this Policy or within the discretion of the Town Council for expenditures beyond the Town Manager's authorization, subject to the following:

- A. The Town reserves unto itself the right to deny or revoke approval of the Request if it is determined by the Town Manager to be beyond the scope of this Policy;
- B. The Town reserves unto itself the right to deny the Request where the Official has failed to agree to Legal Representation by the Town Attorney or other selected Counsel;
- C. The Town reserves unto itself the right to revoke approval of the Request where such Official fails to cooperate in the defense of such action or proceeding; and

6. Reimbursement to Town.

- A. The Official shall reimburse the Town for any and all Town funds expended for payment of Legal Expenses where it is determined that the alleged act or omission was taken outside the course or scope of the employment or duties of the Official, the activity did not arise out of the Official's performance of his/her official duties or does not serve a public purpose, or where such Official was adjudicated guilty of the alleged violation.

7. Limitation.

- A. Any Official who submits a Request and is subsequently provided Legal Representation at the expense of the Town shall be prohibited from seeking further remuneration from the Town for any expenses incurred by said Official during or resulting from the defense of the action or proceeding.

8. Reimbursement subsequent to proceedings.

- A. If an Official fails to avail him/herself of the provisions of this policy, and no Legal Representation was provided at the expense of the Town, this policy shall not prohibit such Official from seeking reimbursement from the Town for legal expenses incurred in:
 - 1. the successful defense of a violation or violations of any provision of the State Code of Ethics for Public Officers and Employees, Part III, Chapter 112, Florida Statutes or the Miami-Dade County Conflict of Interest and Code of Ethics Ordinance, Section 2-11.1, Miami-Dade County Code;
 - 2. or any applicable Town ethics ordinances, where said Official was acting in the course and scope of the Official's employment or function, and said Official is subsequently acquitted, or the charge or charges against said Official are dismissed upon no violation being found; or

3. the Official was performing his/her official duties while serving a public purpose.

9. Malicious, Frivolous or Groundless Allegations.

In accordance with Sections 57.105, Florida Statutes, Section 112.317(7), Florida Statutes or Section 2-1074(t), Miami-Dade County Code, where it is determined that the complaining party filed a frivolous or groundless complaint, or filed a complaint with malicious intent to injure the reputation of the Official by filing the complaint with knowledge that the complaint contains one or more false allegations or with reckless disregard for whether the complaint contains false allegations of fact material to a violation, the Town may seek recovery of Legal Expenses incurred by the Town against the complaining party in the name of the Official.