COOK COUNTY CAMPAIGN CONTRIBUTIONS REGULATIONS FOR PERSONS DOING BUSINESS WITH THE COUNTY

In addition to any campaign contribution limits that may apply to your contributions to any candidate for office under federal or state law, doing business or seeking to do business with the County imposes additional campaign contribution limits with respect to contributions to all candidates for elected County offices, including the elected officials currently holding County offices. Persons who have done, are doing, or are seeking to do business with the County cannot give more than $1,500 in a calendar year to a current County official and any candidate for County office. This includes contributions to any associated local, state, or federal political committees that are established in support of a specific candidate for County office. The limit is total contribution up to, but not exceeding, $1,500 in a calendar year, which is from January 1 to December 31.

A person is considered to “have done” or be “doing” business with the County for the purpose of these campaign contribution regulations if the person currently or during any consecutive 12-month period during the previous four years had more than $10,000 in aggregate County leases, contracts, purchases or sales. A person is “seeking” to do business with the County if, in the previous six months the person pursued leases, contracts, purchases or sales that, if successful, would meet the qualifications for doing business with the County. If the “person” on the County lease or contract or purchasing from or selling to the County is a business entity, then this portion of the Ethics Ordinance also limits the campaign contributions of the entity’s affiliated companies and its employees, officers, directors and partners if those entities or individuals receive reimbursements from the restricted entity for their campaign contributions. Contact the Board of Ethics about additional regulations that apply to firms and employees of firms contracting with the County to provide financial audits or to act as counsel or a financial manager in connection with a County bond issuance. Knowing violations of any of these campaign contribution regulations can result in a fine of $500 to $5,000 for any single offense.

Remember that even lawful political contributions to County officials and candidates for County office are never a prerequisite to doing or continuing to do business with the County. If any County official, candidate for County office or any person purporting to represent such an official or candidate tells you otherwise, notify the Board of Ethics, the Office of the Independent Inspector General or law enforcement immediately.

For more detailed information on campaign contribution limits, access section 2-585 of the Cook County Code of Ordinances here.