EL DORADO COUNTY GRAND JURY 2013-2014

ALLEGATION OF CONFLICT OF INTEREST IN FACILITIES DEPARTMENT
UNFOUNDED
Case Number GJ-13-10

Reason for Report

The Grand Jury received an allegation that Chuck Harrell, an employee in the Facilities Department, was involved in the making of a contract between the County and a heating and air conditioning firm in which he has a financial interest in violation of California Government Code § 1090. That statute prohibits public officers or employees from having any financial interest in any contract made by them or in their official capacity.

Background

The Facilities Department is responsible for heating and air conditioning contracts for the County. One of the firms that has previously provided heating and air conditioning services under these contracts is Comfort King of Placerville. Chuck Harrell is employed as the Buildings and Grounds Superintendent within the Facilities Department. Mr. Harrell has worked for the Facilities Department since before 2010.

Actions

- The Grand Jury interviewed County personnel assigned to Facilities Department about heating and air conditioning contracts and reviewed summaries of the contracts made.

- The Grand Jury interviewed persons who have ownership positions at Comfort King.

- The Grand Jury reviewed the applicable contracting, purchasing, and procurement policies of the County and the Facilities Department as well as the applicable state law, Government Code §1090.

Findings

- The Grand Jury finds that, since his employment with the Facilities Department, Chuck Harrell has not participated in heating and air conditioning contracts and has been specifically excluded from that process. Further, the Facilities Department has not entered into a contract with Comfort King since Mr. Harrell has been employed there. Comfort King has not and has vowed not to bid on any contracts with the County as long as Mr. Harrell is both an employee of the County and an officer of that company.

Response: The respondent agrees with the finding.
• None of the allegations within the reason for this report were proven to the Grand Jury.

  **Response:** The respondent agrees with the finding.

3. Mr. Harrell does keep his contracting license with Comfort King and is listed as an officer of that Company, although he has not done any work for the company. Because of these facts, the Grand Jury understands that there can be the appearance of impropriety.

  **Response:** The respondent agrees with the finding.

**Recommendations**

1. The Grand Jury Recommends that the Facilities Department enter into an agreement with Comfort King that they not bid or procure any contract with the county while Mr. Harrell is an employee of the county and has any association with the company. The agreement should be done in writing and filed with the County.

  **Response:** The recommendation has not yet been implemented, but will implement during the course of this fiscal year, an agreement between the County and Comfort King. The agreement will preclude the bidding or procurement of any contract with a County department where Chuck Harrell has a conflicting interest.