FOLLOW-UP INVESTIGATION OF PCCLB EMPLOYEES’ MISUSE OF COUNTY TIME – RESPONDENT #2

Hector Collazo Jr. - Inspector General/Chief Audit Executive

Investigation Team
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REPORT NO. 2019-27
AUGUST 29, 2019
August 29, 2019

The Honorable Chairman and Members of the Board of County Commissioners

We have conducted a Follow-Up Investigation of Pinellas County Construction Licensing Board (PCCLB) Employees’ Misuse of County Time – Respondent #2. The objective of our review was to determine the implementation status of our previous recommendations.

Of the six recommendations contained in the original investigative report, we determined that five have been partially implemented and one is no longer applicable. The status of each recommendation is presented in this follow-up review.

We appreciate the cooperation shown by the staff of the Contractor Licensing Department (CLD) during the course of this review.

Respectfully Submitted,

Hector Collazo Jr.
Inspector General/Chief Audit Executive

Approved:

Ken Burke, CPA*
Clerk of the Circuit Court & Comptroller
Ex Officio County Auditor
*Regulated by the State of Florida

cc: Barry Burton, County Administrator
Jacob Stowers, Director, Strategic Planning & Initiatives
Gay Lancaster, Director, Contractor Licensing Department
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INTRODUCTION

Scope and Methodology

We conducted an investigative follow-up of PCCLB Employees’ Misuse of County Time – Respondent #2. The purpose of our follow-up review was to determine the status of previous recommendations for improvement.

The purpose of the original investigation was to:

- Determine whether the allegation that, “two PCCLB Investigators were committing time and attendance fraud by misusing County time and equipment in order to conduct personal business,” was substantiated.

To determine the current status of our previous recommendations, we surveyed and/or interviewed management to determine the actual actions taken to implement recommendations for improvement. We performed limited testing to verify the implementation of the recommendations for improvement.

Our investigative follow-up was conducted in accordance with the Principles and Standards for Offices of Inspector General and The Florida Inspectors General Standards Manual from The Commission for Florida Law Enforcement Accreditation and, accordingly, included such tests of records and other investigative procedures, as we considered necessary in the circumstances. Our follow-up testing was performed during the month of August 2019. The original investigative period was April 16, 2015, through May 18, 2017. However, transactions and processes reviewed were not limited by the investigative period.

Overall Conclusion

Of the six recommendations in the report, we determined that five were partially implemented and one was no longer applicable. We continue to encourage management to implement the remaining five recommendations fully.
**Implementation Status Table**

<table>
<thead>
<tr>
<th>FIC NO.</th>
<th>PREVIOUS RECOMMENDATION</th>
<th>IMPLEMENTATION STATUS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Implemented</td>
</tr>
<tr>
<td>1</td>
<td>Respondent #2 Misused County Time And Equipment.</td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>Based on the immediate action taken by management and the Respondent retiring from employment on May 18, 2017, no management recommendation is necessary with respect to disciplinary action.</td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>Educate staff on the appropriate use of County time and equipment in accordance with all Pinellas County policies and rules.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Respondent #2 Misused County Internet Access.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Educate staff on appropriate internet usage.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>There Is A Lack Of Supervisory Review Of GPS Data</td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>Implement a routine supervisory review of GPS data to include items such as: routes/locations traveled, speeding violations, variances from designated zones, duration of stays at non-work related locations, and excessive idle times.</td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>Create documented policies and procedures for routine supervisory GPS data reviews.</td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>Educate staff on the appropriate use of County vehicles, as well as the capabilities of the GPS reporting function.</td>
<td></td>
</tr>
</tbody>
</table>
Background

Note that subsequent to our original investigation, the Florida Legislature amended a state law to revise the composition of the PCCLB and the terms of its board members. In addition, the PCCLB’s operations and staff became an operating department under the County Administrator, the CLD. We composed the majority of the information in this background in the original investigative report. However, we updated some vital information below to reflect the current figures and makeup of the Board.

The PCCLB is a Dependent Special District created by the Florida Legislature charged with regulating the construction and home improvement industry through uniform contractor competency licensing, code adoption, and code interpretations. There are 15 members on the Board. The Building Director of Pinellas County is a permanent member. The remaining 14 members are appointed by the Board of County Commissioners to serve two year terms. The PCCLB does not receive any property tax support and is funded through licensing fees, fines, and citations that are separate from the County.

The PCCLB employs four Contractor Certification Field Investigators (Investigators) to monitor construction activity in Pinellas County. During our investigation, one Investigator worked in the office full-time monitoring online advertising, issuing citations, and processing administrative complaints from citizens against licensed contractors. The remaining three Investigators split their time between the office and the field with a focus on issuing citations in the field. In the past, the field Investigators spent some of their time working on administrative complaints, but during our investigation, that responsibility shifted primarily to the Investigator that worked in the office full-time. Field duties for the Investigators include patrolling their designated section of the County in PCCLB vehicles to identify contractors that are in violation of the Pinellas County Code or Florida Statutes and determining an appropriate course of action.

Upon identifying a contractor that has committed violations, the Investigators issue verbal warnings, letters of guidance (written warnings), or citations. A verbal warning is not recorded and there is no documented consequence. A letter of guidance will be retained and the Investigator can access it at a later date to determine if the offender repeats violations. A citation can be issued for various violations, including performing work or advertising for work that one is not licensed to perform, or for failing to properly mark a commercial vehicle as such. Each citation requires the contractor to either pay a fine, or request a Special Magistrate hearing to contest the citation within a given time frame. If a hearing is requested, the Special Magistrate listens to evidence from all parties, and decides if the citation is valid. If the Special Magistrate concludes that a violation exists, additional fees may be imposed.

During the course of an audit of the PCCLB, we reviewed GPS data obtained from Synovia Silverlining, a third party vendor that records the data received from the GPS devices attached to the Investigators’ PCCLB vehicles. Review of the data indicated that two of the three
Investigators that work in the field may be misusing County time by conducting personal business at work, and thus, an investigation was initiated. This report pertains to one of the Investigators, Respondent #2. A separate report was issued for the investigation of Respondent #1, and a separate report will be issued for the follow-up investigation of Respondent #1.

The Division of Inspector General investigation of the allegation determined that the allegation noted above was substantiated. As a result of reviewing GPS data, performing surveillance, reviewing internet activity, and conducting interviews, we confirmed Respondent #2 misused County time and equipment to conduct personal business. We identified multiple opportunities for improvement related to employee education and supervision.
STATUS OF RECOMMENDATIONS

This section reports our investigative follow-up on actions taken by management on the recommendations for improvement in our original investigative report of PCCLB Employees’ Misuse of County Time – Respondent #2. The recommendations contained herein are those of the investigative report, followed by the current status of the recommendations.

1. **Respondent #2 Misused County Time And Equipment.**

We conducted an analysis of GPS data in conjunction with performing surveillance, and concluded that Respondent #2 misused County time and equipment. Respondent #2 frequently visited non-work locations and stayed for extended periods of time in excess of allowable lunches and breaks. Additionally, Respondent #2’s vehicle was excessively in an idle state at non-work locations and at the PCCLB office, resulting in wasted wear and tear on the vehicle, and increased fuel costs.

GPS data analyzed between April 16, 2015 and March 10, 2017 demonstrates Respondent #2 spent a minimum of 920 hours and 7 minutes parked at non-work related locations, including Respondent #2’s residence, shopping centers, a shooting range, and other residences. Additionally, Respondent #2 spent 63 hours and 32 minutes idling at non-work locations and the PCCLB office, for a total of 983 hours and 40 minutes. During that period of time, Respondent #2 was allotted 447 hours for lunches and breaks (one 30-minute lunch and two 15-minute breaks per day). When comparing expected lunches and breaks with time spent not working, Respondent #2 misused a minimum of 536 hours and 40 minutes of County time.

<table>
<thead>
<tr>
<th>Location</th>
<th>Number of Times Visited</th>
<th>Total Hours at Location (Hours:Minutes:Seconds)</th>
<th>Average Time at Location (Hours:Minutes:Seconds)</th>
<th>Maximum Time at Location (Hours:Minutes:Seconds)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shopping Centers</td>
<td>661</td>
<td>335:01:14</td>
<td>0:30:25</td>
<td>2:08:29</td>
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<tr>
<td>Shopping Centers (Dining)</td>
<td>315</td>
<td>135:40:12</td>
<td>0:25:51</td>
<td>1:58:48</td>
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<tr>
<td>Shoot Straight Gun Range</td>
<td>4</td>
<td>2:18:10</td>
<td>0:34:32</td>
<td>1:00:37</td>
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<tr>
<td>Two Residences</td>
<td>79</td>
<td>55:43:11</td>
<td>0:36:58</td>
<td>1:30:14</td>
</tr>
<tr>
<td>TOTAL HOURS</td>
<td></td>
<td>920:07:28</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Between April 16, 2015 and March 10, 2017, based on the misuse of County time (536 hours and 40 minutes of excessive lunch/break time) and equipment (using PCCLB vehicle for personal errands and excessively idling), Respondent #2 wasted approximately $19,400, considering wages, benefits, and excessive idle fuel costs.

<table>
<thead>
<tr>
<th></th>
<th>Number of Excess Idle Alerts</th>
<th>Total Hours of Idle Time (Hours:Minutes:Seconds)</th>
<th>Average Idle Time at Location (Hours:Minutes:Seconds)</th>
<th>Maximum Idle Time at Location (Hours:Minutes:Seconds)</th>
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<tr>
<td>Respondent #2’s Residence</td>
<td>39</td>
<td>7:53:16</td>
<td>0:12:08</td>
<td>0:33:57</td>
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<tr>
<td>PCCLB Office</td>
<td>90</td>
<td>19:11:21</td>
<td>0:12:48</td>
<td>0:46:12</td>
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<tr>
<td>Shopping Centers</td>
<td>178</td>
<td>34:33:03</td>
<td>0:11:39</td>
<td>0:51:43</td>
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<tr>
<td>Two Residences</td>
<td>10</td>
<td>1:55:15</td>
<td>0:11:28</td>
<td>0:22:48</td>
</tr>
<tr>
<td>TOTAL HOURS</td>
<td></td>
<td>63:32:55</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Surveillance was performed on several dates in March and April of 2017, which provided photograph and video evidence of Respondent #2 attending to personal errands during work hours, which supported evidence obtained from the GPS analysis. During the interview on May 18, 2017, Respondent #2 admitted to taking excessive personal time during work hours.

Respondent #2 was able to misuse County time and equipment as a result of a lack of supervisory oversight of PCCLB Investigators and a lack of supervisory review of GPS data. The absence of appropriate oversight creates a lack of accountability for the Investigators and their
daily activities while patrolling the County. Respondent #2's misuse of time and equipment not only cost the PCCLB, at minimum, over $19,000, but the lack of investigative fieldwork performed has resulted in decreased revenue for the agency.

Since 1994, as part of the Interlocal Agreement with the County, the PCCLB has required PCCLB employees to adopt, follow, and adhere to County policies, procedures, rules and regulations. Policies addressing this obligation are Pinellas County Personnel Rule 6. Discipline, the Pinellas County Administrative Directive on Vehicle and Equipment Idling, and the Pinellas County Statement of Ethics.

Respondent #2 committed the following infractions found in Pinellas County Personnel Rule 6. Discipline:

- 010 - Misuse or destruction of property or equipment.
- 011 - Unauthorized use of County equipment or property.
- 020 - The employee has engaged in conduct unbecoming an employee of the County.
- 035 - Violation of Pinellas County Statement of Ethics.

Additionally, Respondent #2 violated the Pinellas County Administrative Directive on Vehicle and Equipment Idling, which states in 1.0 Introduction:

"In accordance and alignment with the County's goals of improved air quality, reduced fuel consumption, and reduction in overall cost, all County owned and operated vehicles and equipment, unless otherwise identified and exempted, shall not be idled in normal working conditions or non-emergency related conditions."

The Pinellas County Statement of Ethics further addresses expected standards as follows:

"We, the employees of Pinellas County... are committed to the highest standards of personal integrity, honesty and competence. To This End We Will ... Use County funds and resources efficiently, including materials, equipment and our time."

**We Recommended PCCLB Management:**

A. Based on the immediate action taken by management and the Respondent retiring from employment on May 18, 2017, no management recommendation is necessary with respect to disciplinary action.

B. Educate staff on the appropriate use of County time and equipment in accordance with all Pinellas County policies and rules.
Status:

A. **No Longer Applicable.** Based on the immediate action taken by management, the Respondent retired from County employment on May 18, 2017.

B. **Partially Implemented.** The CLD is in the process of formalizing a new Team Member Handbook. The appropriate use of County time and equipment will be referenced in the handbook. In addition, CLD management indicated it provided orientation on the appropriate use of time and equipment to new Investigators and their Manager upon hire. We encourage management to implement our recommendation fully by formalizing and distributing the Team Member Handbook, as it continues to run the risk of employees misusing County time and equipment.

2. **Respondent #2 Misused County Internet Access.**

Review of internet usage between June 1, 2016 and April 4, 2017 demonstrated Respondent #2 spent an average of approximately 35 minutes each day visiting thousands of non-work related websites. The top six non-work related website categories were:

- Social networking
- Shopping
- Real estate
- Weapons
- Motor vehicles
- Streaming media

While minimal use of the internet for personal reasons during employee breaks and lunch may be appropriate, Respondent #2 typically spends half of the work day in the office and the other half in the field. Therefore, the time calculated is considered excessive when compared to time spent working in the office.

The excessive internet usage was a result of a lax work environment. In addition, when interviewed, Respondent #2 explained that over the last several years, his motivation at work had decreased due to stressful work conditions. Excessive internet use for personal reasons results in reduced productivity, adding to the decreased revenue the PCCLB is currently experiencing.

Since 1994, as part of the Interlocal Agreement with the County, the PCCLB has required PCCLB employees to adopt, follow, and adhere to County policies, procedures, rules and regulations. Policies addressing this obligation are Pinellas County Personnel Rule 6. Discipline, the Pinellas County Statement of Ethics, and the Electronic Media Use Policy.
Respondent #2 committed the following infractions found in Pinellas County Personnel Rule 6. Discipline:

- D10 – Misuse or destruction of property or equipment.
- D11 – Unauthorized use of County equipment or property.
- D12 – Violation of written rules, regulations, policies or statutes.
- D35 – Violation of Pinellas County Statement of Ethics.

The Pinellas County Statement of Ethics further addresses expected standards, as follows:

"We, the employees of Pinellas County... are committed to the highest standards of personal integrity, honesty and competence. To This End We Will... Use County funds and resources efficiently, including materials, equipment and our time."

The Pinellas County Electronic Media Use Policy states in Prohibited Activities:

"While limited personal use of County equipment is acceptable, excessive or inappropriate personal use of County equipment is prohibited. Where personal use does occur, supervisors must ensure that such use does not interfere with performance of public duties...

Further, unless required as part of their official duties, employees who utilize the County’s computer systems may not engage in activities such as:

- Engaging in online chat activities or serial e-mailing and/or messaging techniques that are unrelated to official County business;"

We Recommended PCCLB Management:

Educate staff on appropriate internet usage.

Status:

Partially Implemented. The CLD is in the process of formalizing a new Team Member Handbook. The requirement to adhere to all County policies and rules pertaining to the appropriate use of County electronic media resources will be referenced in the handbook. We encourage management to implement our recommendation fully by formalizing and distributing the Team Member Handbook, as it continues to run the risk of employees misusing County electronic media resources.
3. There Is A Lack Of Supervisory Review Of GPS Data.

In April 2015, GPS devices were installed in all three Investigators' vehicles. Through the use of the Synovia Silverlining web application, live GPS data of each vehicle is viewable in both raw data and map formats. The application also has the capability to run historical reports. Each GPS device communicates automatically every 20-30 seconds with the web application through data pings that contain various information such as date, time, location (via longitude and latitude coordinates), direction of travel, and speed of the vehicle.

Management indicated that in the past, GPS data was monitored periodically. However, it was inconsistent and had not been reviewed in at least one year. A lack of policies and procedures for a supervisory review of GPS data, as well as an absence of adequate oversight of Investigators, has resulted in GPS data not being reviewed by management on a regular basis. The result is a lack of accountability for the Investigators and their daily activities while patrolling the County.

Reviews of GPS data should be conducted on a routine basis to ensure Investigators are patrolling within their designated zones and to identify unexpected behaviors, such as speeding, excessive idling, and frequent visits to non-work related locations.

We Recommended PCCLB Management:

A. Implement a routine supervisory review of GPS data to include items such as: routes/locations traveled, speeding violations, variances from designated zones, duration of stays at non-work related locations, and excessive idle times.

B. Create documented policies and procedures for routine supervisory GPS data reviews.

C. Educate staff on the appropriate use of County vehicles, as well as the capabilities of the GPS reporting function.

Status:

A. Partially Implemented. Management transition created uncertainty regarding the installation status of GPS tracking units on CLD vehicles. Current management recently confirmed GPS tracking units were installed. Management is working with the Office of Management and Budget (OMB) to interface with Synovia and begin the GPS monitoring process for its vehicles. Management's goal is to complete this process by the end of August 2019. We encourage management to implement our recommendation fully by obtaining access to GPS data to begin performing a routine supervisory review, as it continues to run the risk of CLD vehicle misuse.

B. Partially Implemented. Management transition created uncertainty regarding the installation status of GPS tracking units on CLD vehicles. Current management recently confirmed GPS tracking units were installed. Management is working with the OMB to
C. **Partially Implemented.** Management transition created uncertainty regarding the installation status of GPS tracking units on CLD vehicles. Current management recently confirmed GPS tracking units were installed. Management is working with the OMB to interface with Synovia and begin the GPS monitoring process for its vehicles. Management’s goal is to complete this process by the end of August 2019. The CLD is in the process of formalizing a new Team Member Handbook, which will include information on the GPS tracking capabilities and the appropriate use of County vehicles. We encourage management to implement our recommendation fully by formalizing and distributing the Team Member Handbook, as it continues to run the risk of CLD vehicle misuse.