



## **Segarra & Associates, P.A. Notes How Divorce Reshapes Business Ownership in Florida**

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Most business owners spend years building their company and almost no time planning for what happens if the marriage collapses.

That reality is drawing increasing attention in Florida divorce cases involving closely held businesses, particularly in areas like Miami-Dade and Orange County where entrepreneurs, professionals, and family-owned companies often become intertwined with the marriage itself.

And when divorce enters the picture, the business can quietly become the battlefield.

For many owners, the fear is not simply losing money. It is losing control.

Control over operations, financial records, future decision-making, employees, client relationships, and in some cases, the reputation of the company itself.

As a Florida family law firm focused exclusively on divorce and family law matters, Segarra &

Associates, P.A. has seen firsthand how quickly business disputes can intensify once emotions, valuation issues, and competing financial interests collide.

In many divorce cases, one of the first major disputes becomes whether the business, or a portion of it, may be considered a marital asset subject to equitable distribution under Florida law.

But determining ownership is often only the beginning.

Questions frequently arise regarding business valuation, hidden or inconsistent income, operational control after the divorce, buyout structures, corporate records, and whether continued co-ownership is realistic once the marriage ends.

For some couples, the business represents years of sacrifice and shared effort. For others, it becomes the single most contested asset in the case.

And unlike other marital property, closely held businesses create practical pressures that do not simply pause because litigation begins. Employees still need to be paid. Clients still expect responsiveness. Operations still continue. Meanwhile, business owners are often simultaneously dealing with financial disclosures, discovery requests, forensic accounting reviews, valuations, and the emotional stress of the divorce itself.

Failing to separate personal and business finances can significantly complicate these matters and create additional disputes regarding income, expenses, and the true value of the company.

In some high-conflict cases, the divorce itself can become more disruptive to the business than outside market forces. That is why strategic planning matters. Options such as negotiated buyouts, structured settlements, continued co-ownership arrangements, or sales to third parties may all carry different legal, financial, and operational consequences depending on the specific circumstances involved.

Coordinated planning between legal counsel, accountants, valuation experts, and financial professionals is often critical in helping parties understand both the short-term and long-term implications of these decisions.

Similar financial and reputational concerns may also arise in high-profile divorce cases involving athletes, executives, and other public-facing professionals, where income, assets, privacy, and long-term planning often require careful review.

Mediation can also play an important role in reducing unnecessary damage to a family-owned business, particularly where preserving operations, protecting employees, or minimizing public conflict remains a priority.

As a Florida family lawyer trained in mediation, Manuel Segarra frequently works within both court-ordered and voluntary mediation settings to help parties pursue practical resolutions that consider not only the economics of the business, but also the long-term realities facing the family after the divorce is finalized.

For many entrepreneurs and professionals, the company is not just an asset on a spreadsheet. It is their livelihood, their identity, their future, and in many cases, the engine supporting multiple households and children moving forward.

As divorce and business ownership increasingly intersect in Florida family law matters, Segarra & Associates, P.A. continues to assist clients in addressing the legal and practical challenges that arise when closely held businesses become part of the divorce process.

The firm serves clients throughout South Florida, including Miami-Dade County, and extends its services to Central Florida through its presence in the Orlando area.

For more information regarding divorce matters involving business ownership and closely held companies, visit Segarra & Associates, P.A.'s website at [www.segarralawfirm.com](http://www.segarralawfirm.com).

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### **Segarra & Associates, P.A.**

*Segarra & Associates, P.A. is a Family Law Firm which handles divorce, prenuptial/premarital agreements; paternity suits; child support modification; establishment of alimony; equitable distribution of business assets; and many more.*

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