

Countywide Plan Map Amendment Application Form

Local Government Contact Information

Requesting Local Government:	Pinellas County
Local Government Contact:	Scott Swearengen
Address:	310 Court Street, 1st Floor, Clearwater, 33756
Phone:	727-464-5638
E-Mail Address:	sswearengen@pinellas.gov
Local Government Case #:	FLU-23-06
Local Government Ordinance #:	24-08

Property Owner Contact Information

Name(s):	Team Salvage, Inc.
Address:	491 Hammock Drive, Palm Harbor, FL 34683
Phone:	850-878-6404
E-Mail Address:	slmoody@dealerlawyer.com

Agent Contact Information (if applicable)

Name(s):	G4 Landwerks (c/o Peter Dimmitt)
Address:	2635 McCormick Drive, Clearwater, FL 33759
Phone:	850-878-6404
E-Mail Address:	slmoody@dealerlawyer.com

Characteristics of the Subject Property

Site Address(s):	29703 US Highway 19 N, Clearwater, FL 33761
Total Acreage of the Amendment Area:	1.7 acres
Existing Use(s):	Existing buildings, outdoor canopy area, parking areas
Proposed Use(s):	Motor vehicle, RV, and boat sales & service
Parcel Identification #:	portions of parcels 18-28-16-00000-430-0100 and 0200; and parcels 18-28-16-00000-430-0400 and 0700
Legal Description of the Amendment Area:	See attached Ordinance
Countywide MAX Index Score:	
Grid Cell MAX Index Score:	7.125

Does the Amendment Area impact:
[check all that apply]

- | | |
|---|--|
| <input type="checkbox"/> Activity Center | <input type="checkbox"/> Industrial or Employment Land |
| <input type="checkbox"/> Multimodal Corridor | <input type="checkbox"/> Target Employment Center |
| <input type="checkbox"/> Planned Redevelopment District | <input type="checkbox"/> Scenic/Noncommercial Corridor |
| <input type="checkbox"/> Coastal High Hazard Area | |

Disclosure of Interest Statement

Do any other persons have any ownership interest in the subject property?	No
If so, provide the name and address of the person(s):	
If so, is the interest contingent or absolute?	
If so, what specific interest is held?	
Does a contract exist for the sale of the subject property?	No
If so, is the contract contingent or absolute?	
If so, provide the names of all parties to the contract:	
Are there any options to purchase the subject property?	No
If so, provide the names of all parties to the option:	
Please provide any other pertinent information which the applicant may wish to submit pertaining to the requested plan map amendment:	

Countywide Plan Map Information

Current Countywide Plan Map Category(ies):	Retail & Services, Residential Low Medium, Preservation
Proposed Countywide Plan Map Category(ies):	Retail & Services
Amendment tier (subject to confirmation):	<input type="checkbox"/> Tier I <input checked="" type="checkbox"/> Tier II <input type="checkbox"/> Tier III <input type="checkbox"/> To be determined

Local Future Land Use Plan Map Information

Current Local Future Land Use Plan Map Category(ies):	Residential Low and Preservation
Proposed Local Future Land Use Plan Map Category(ies):	Residential/Office/Retail

Local Action Date

Date local ordinance was considered at public hearing and authorized by an affirmative vote of the governing body for transmittal of, and concurrence with, the local government future land use plan map amendment:

Public Hearing Date:	April 26, 2024
Verdict and Vote:	Approved. Vote: 6-0
Please note if any public comment was made and elaborate as applicable:	Two persons from the public spoke in opposition; however, their comments primarily pertained to the companion, Zoning Atlas amendment.

Application Checklist

Note: Our email server cannot accept files with a .zip extension. If you need help with transmitting documents electronically, please call 727.464.8250 or email info@forwardpinellas.org.

All Amendments

The following MUST be furnished with all applications (incomplete applications will not be accepted):

- A completed Countywide Plan Map amendment application form
- A map or map series depicting the current and proposed future land use categories of the subject property and surrounding area
- A copy of the ordinance being considered by the governing body
- A copy of the local government staff report and any other pertinent information considered during the local public hearing process
- A GIS shapefile of the amendment area (if technically feasible)
- A boundary survey (if applicable)
- A development agreement (if applicable)*
- Review against locally-adopted Coastal High Hazard Area balancing criteria consistent with Countywide Rules Section 4.2.7.1 A-H (if applicable)
- Review against conversion criteria for employment-related categories and uses of Countywide Rules Section 6.5.4.4 (if applicable)
- Summary of public outreach conducted and/or public comment received (if applicable)

Additional Requirements for Activity Centers (ACs), Multimodal Corridors (MMCs) and Planned Redevelopment Districts (PRDs)

Tier I, II and III amendments must additionally provide the following:

- Parcel specific boundary map(s) of the entire AC, MMC, or PRD, and shapefile or list of parcels
- Current future land use designations and their acreages, permitted uses and maximum densities/intensities
- Proposed future land use designations and their acreages, permitted uses and maximum densities/intensities, including areawide density/intensity averaging if applicable
- For AC and MMC categories, documentation of consistency with size criteria
- For amendments of 10 acres or more, documentation of how the Planning and Urban Design Principles will be addressed

Tier II and III amendments must additionally provide the following:

- Pre-application meeting
- For amendments of 10 acres or more, transportation impact analysis pursuant to Countywide Rules Section 6.2.5
- Enumeration of existing and proposed plan/code provisions, including schedule for proposed adoption

Tier III amendments must additionally provide the following:

- Justification narrative demonstrating one or more of these unanticipated changes:
 - Improvement in transit facilities
 - Increases in population or employment densities
 - Local government funding study for public infrastructure
 - Other unique conditions

* Any development agreement submitted as part of an application for Countywide Plan Map amendment may become a condition of approval of the amendment and will be subject to the provisions of Countywide Rules Section 6.1.5.