Submit applications to:



Forward Pinellas 310 Court Street, 2nd Floor Clearwater, FL 33756 Telephone: 727.464.8250

Email: info@forwardpinellas.org

Countywide Plan Map Amendment Application Form

Local Government Contact Information

Requesting Local Government:	City of Clearwater	
Local Government Contact:	Dylan Prins	
Address:	100 South Myrtle Avenue	
Phone:	727-444-8777	
E-Mail Address:	dylan.prins@myclearwater.com	
Local Government Case #:	LUP2023-06002	
Local Government Ordinance #:	9707-23	

Property Owner Contact Information

Name(s):	First Baptist Church of Clearwater, Inc.
Address:	110 North McMullen Booth Road Clearwater, FL 33759
Phone:	727-441-1581
E-Mail Address:	tprice@calvarybaptist.org

Agent Contact Information (if applicable)

Name(s):	Brian J. Aungst, Jr.
Address:	625 Court Street, Suite 200, Clearwater, FL 33756
Phone:	727-444-1403
E-Mail Address:	bja@macfar.com

Characteristics of the Subject Property

Site Address(s):	210 Meadow Lark Lane, Clearwater, FL 33759 and an unaddresed parcel	
Total Acreage of the Amendment Area:	0.540 acres	
Existing Use(s):	Vacant	
Proposed Use(s):	Softball Field	
Parcel Identification #:	16-29-16-05292-004-0050, 16-29-16-05292-004-0070	
Legal Description of the Amendment Area:	See attached Exhibit "A" with Ordinance.	
Countywide MAX Index Score:		
Grid Cell MAX Index Score:		

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Does the Amendment Area impact: [check all that apply]	 □ Activity Center □ Multimodal Corridor □ Planned Redevelopment District □ Coastal High Hazard Area □ Industrial or Employment Land □ Target Employment Center □ Scenic/Noncommercial Corridor 		
Disclosure of Interest Statement			
Do any other persons have any ownership interest in the subject property?	N/A		
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?	N/A		
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?			
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: The properties are currently unincorporated but the applicant I submitted a concurrent voluntary annexation petition, Case # ANX2023-06007 and Ordinance 9706-23			
Countywide Plan Map Information			
Current Countywide Plan Map Category(ies):	Residential Low Medium (RLM)		
Proposed Countywide Plan Map Category(ies):	Public/Semi-Public (P/SP)		
Amendment tier (subject to confirmation):	☐ Tier I ☐ Tier III ☐ To be determined		
Local Future Land Use Plan Map Information			
Current Local Future Land Use Plan Map Category(ies):	Residential Urban (RU)		
Proposed Local Future Land Use Plan Map Category(ies):	Institutional (I)		

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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:	10/18/2023
Verdict and Vote:	Approved on First Reading with a 4-0 vote, Mayor Brian Aungst, Sr. recused himself from the vote due to a conflict of interest.
Please note if any public comment was made and elaborate as	
applicable:	No public comments were made.

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Application Checklist

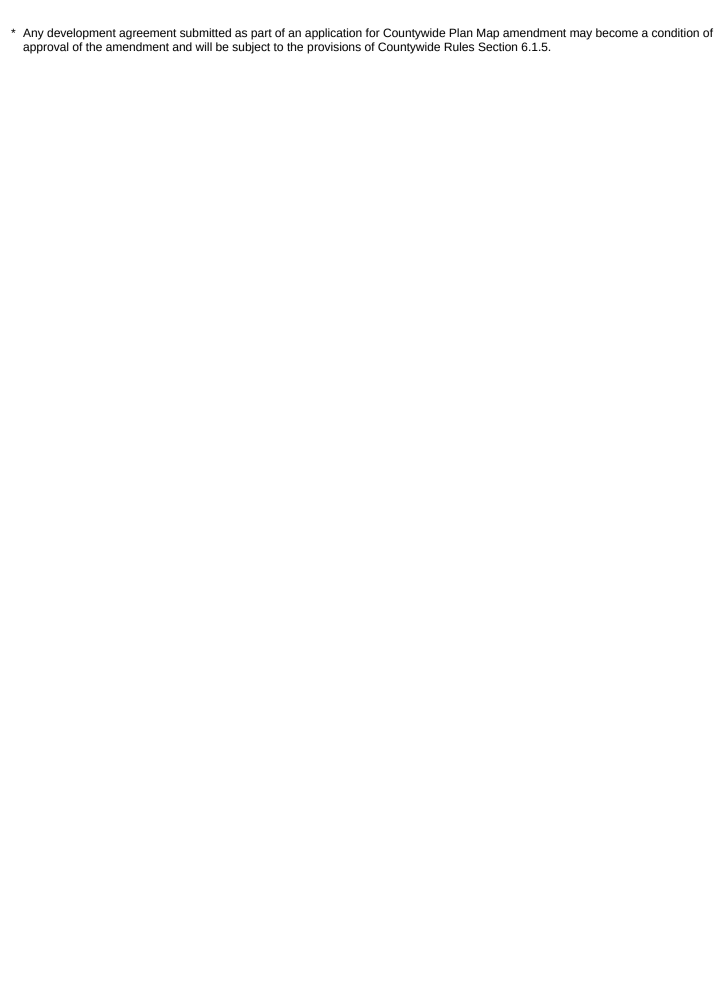
Note: Our email server cannot accept files with a .zip extension. If you need help with transmitting documents electronically, please call 727.464.8250 or email <u>info@forwardpinellas.org</u>.

All Amendments

The follo	owing 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)
	nal Requirements for Activity Centers (ACs), Multimodal Corridors (MMCs) and Planned
Redeve	elopment 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 ar	nd 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
Ties III e	and the same and additionally and the followings.
_	mendments 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

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Other unique conditions



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PLANNING & DEVELOPMENT DEPARTMENT COMMUNITY DEVELOPMENT BOARD STAFF REPORT

MEETING DATE: October 3, 2023

AGENDA ITEM: F.2.

CASE: LUP2023-06002

REQUEST: To amend the Future Land Use Map designation from Residential Urban

(RU) (Pinellas County) to Institutional (I)

GENERAL DATA:

Agent...... Brian J. Aungst, Jr. Esq.; Macfarlane Ferguson & McMullen

Owner..... First Baptist Church of Clearwater, Inc.

west side of Meadow Lark Lane approximately 820 feet north of Gulf to

Bay Boulevard.

Property Size 0.540 acres

Background:

This case involves two parcels totaling 0.540-acres located on the west side of Meadow Lark Lane approximately 820 feet north of Gulf to Bay Boulevard. The properties are owned by First Baptist Church of Clearwater, Inc. and are currently vacant. The parcels are within Pinellas County's jurisdiction, and the applicant has submitted a Petition for Annexation (ANX2023-06007) that is being processed concurrently with this case. The request is to change the Future Land Use Map category of these properties from Residential Urban (RU) (Pinellas County) to Institutional (I). A Zoning Atlas Amendment application (REZ2023-06001) is also being processed concurrently with this case.

The church has continued to purchase residential properties in the areas adjacent to and in vicinity of its 41.016-acre main parcel which includes Calvary Baptist Church, Calvary Christian High School, athletic facilities, and other institutional uses that support the church. As this expansion has occurred over time, properties have been annexed and assembled into the main parcel, future land use and zoning amendments have been approved to ensure the overall property would have a consistent institutional designation. The subject parcels border the church's main parcel to the north and west. Additionally, the church owns the properties to the east of the subject parcels which includes batting cages and storage serving as accessory uses to the school, as well as a residential property. Refer to Map 2 for an aerial view of the subject parcels and property owned by the church in the surrounding area.

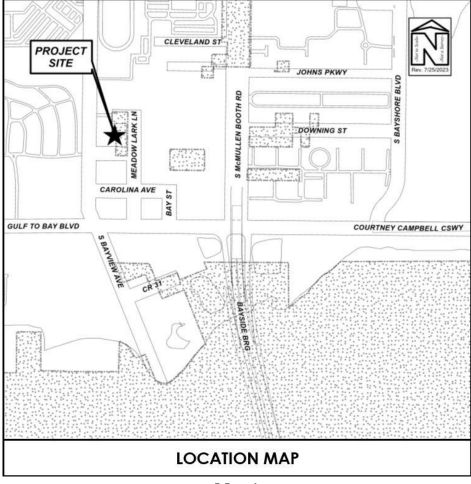
The subject parcels are currently vacant as the prior existing structures were demolished in mid-2023, according to demolition permits filed with Pinellas County. Prior to demolition, the northern parcel was developed with two detached dwellings, while the southern parcel has historically been vacant. The applicant has indicated that the properties will be used for a softball field, but no site plans have been submitted at this

time. However, in response to staff comments requesting more information on potential mitigation to limit impacts on the remaining residential properties in the area, the applicant submitted a preliminary design as a part of their application. The submittal of the preliminary design is not required nor reviewed as a part of this application, and the site plan is not one of the factors to consider when rendering a decision on a land use plan amendment pursuant to Community Development Code Section 4-603. Any potential future development and site plans would be reviewed during the development review process.

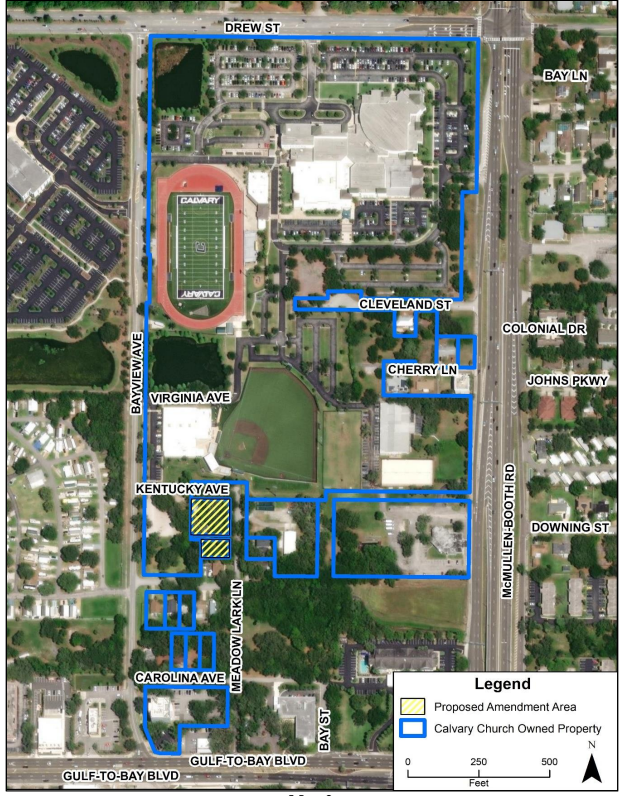
The requested amendment to the Institutional (I) category is consistent with the surrounding parcels and would allow for continuity with the church's main parcel that would allow for uniform redevelopment in the future. An amendment to the *Countywide Plan Map* will also be required to bring consistency between the City's Future Land Use Map and the *Countywide Plan Map*. The applicant understands all necessary approvals and permits must be obtained before development of the subject site occurs.

Vicinity Characteristics:

Maps 1 and 2 show the general location of the properties and an aerial view of the amendment area and its surroundings.

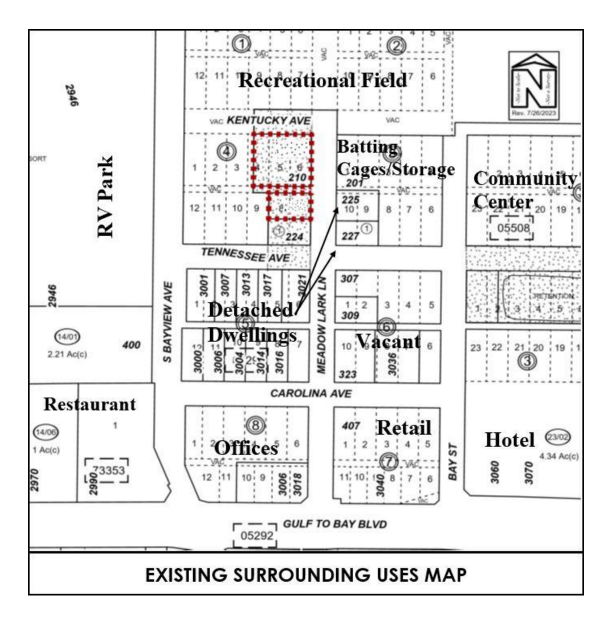


Map 1



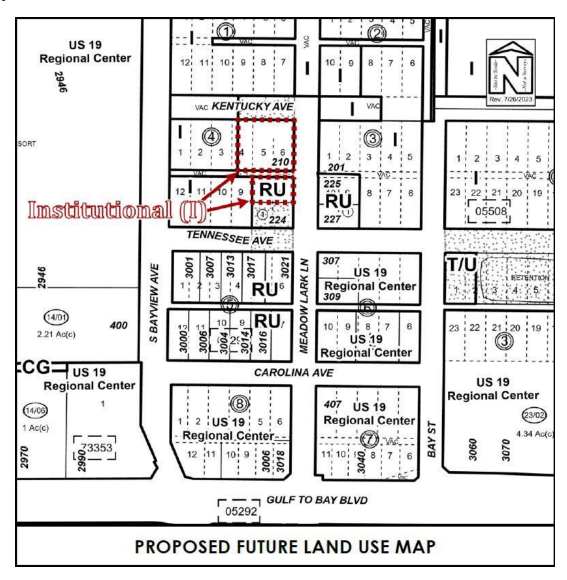
Map 2

Map 3 shows the existing surrounding uses. The proposed amendment area is abutting to the main Calvary Baptist Church parcel and campus, which consists of a church, high school, athletic facilities, parking, and additional institutional uses supporting the main church. To the east of the amendment area along Meadow Lark Lane there is a parcel being used for batting cages and storage, and two detached dwellings. Detached dwellings also exist to the south between Tennessee Avenue and Carolina Avenue. To the west across Bayview Avenue there is an RV Park and further south along Gulf to Bay Boulevard there is a mix of uses including restaurants, a hotel, offices, and retail.



Map 3

As shown on Map 4, the future land use categories abutting the amendment area are Institutional (I) to the north, west and east recognizing the church owned property, and Residential Urban (RU) to the east. Institutional also exists further north along Bayview Avenue and further east of the amendment area across Bay Street. The unincorporated property to the south of the amendment area is designated Residential Urban (RU) under Pinellas County's jurisdiction. Residential Urban (RU) also exists to the south between Tennessee Avenue and Carolina Avenue. The US 19 – Regional Center (US 19-RC) future land use category exists to the west across Bayview Avenue, to the southeast along Carolina Avenue, and further south along Gulf to Bay Boulevard.



Map 4

A comparison between the uses, densities, and intensities allowed by the existing and proposed Future Land Use Map (FLUM) designations appears in Table 1, along with the consistent zoning districts.

Table 1. Uses, Densities and Intensities Allowed by Existing and Proposed Future Land Use Map Designations

	Existing FLUM Designation Residential Urban (RU)	Proposed FLUM Designation Institutional (I)
Primary Uses:	Urban Low Density Residential; Residential Equivalent	Public/Private Schools; Churches; Public Offices; Hospitals; Residential Equivalent
Maximum Density:	7.5 Dwelling Units per Acre	12.5 Dwelling Units per Acre
Maximum Intensity:	FAR 0.40; ISR 0.65	FAR 0.65; ISR 0.85
Consistent Zoning Districts:	Low Medium Density Residential (LMDR); Medium Density Residential (MDR)	Institutional (I)

REVIEW CRITERIA:

Consistency with the Clearwater Comprehensive Plan [Sections 4-603.F.1 and 4-603.F.2]

Recommended Findings of Fact:

Applicable goal, objective, and policies of the Clearwater Comprehensive Plan that support the proposed amendment include:

Objective A.2.2 Future Land Use in the City of Clearwater shall be guided by the City's Future Land Use Map, which shall be consistent with the Countywide Plan for Pinellas County (The Countywide Plan) including the Countywide Plan Map and shall be implemented through the City's Community Development Code.

Policy A.2.2.13 All land use categories on the Future Land Use Map shall be consistent with the density and intensity standards and other standards contained in the Pinellas Planning Council Countywide Plan Rules, including criteria and standards for nomenclature, continuum of plan classifications and categories, use and locational characteristics, map delineation, other standards, and special rules.

Goal A.4. The City shall work toward a land use pattern that can be supported by the available community and public facilities that would be required to serve the development.

Policy A.5.5.1 Development shall be designed to maintain and support the existing or envisioned character of the neighborhood.

Policy B.1.4.1 The City will continue to review potential trips generated by requests for amendment to the Future Land Use Map.

The proposed Institutional (I) future land use category is compatible with the Institutional (I) future land use category that exists on the abutting 41.016-acre Calvary Baptist Church parcel which borders the amendment area to the north and west. Historically, as the church has acquired additional properties the future land use designations of those properties were also amended to the Institutional (I) future land use category. Although the proposed amendment involves parcels currently outside of the church's main parcel, it would follow historical precedence and would allow for the subject parcels to be amended to the Institutional (I) future land use category. Although Residential Urban (RU) exists to the south of the amendment area, the character of this area is largely institutional because of the church's past expansion and ownership in the area. Any future trips generated would be reviewed at the time of site plan review in accordance with the Mobility Management System. In addition, the proposal does not degrade the level of service for public facilities below the adopted standards (a detailed public facilities analysis follows in this report).

Recommended Conclusions of Law:

The request is consistent with the goals, objectives, and policies of the Clearwater Comprehensive Plan and furthers said plan as indicated above.

Consistency with the Countywide Rules

Recommended Findings of Fact:

The underlying *Countywide Plan Map* category on the proposed amendment area is Residential Low Medium (RLM). This Residential Low Medium (RLM) category is also to the east and south of the subject parcels. Properties to the west, east, and north are designated with the Public/Semi-Public (P/SP) category. Section 2.3.3.2 of the *Countywide Rules* states that the current Residential Low Medium (RLM) category is intended to depict areas that are now developed, or appropriate to be developed, in a suburban, low density or moderately dense residential manner; and to recognize such areas as primarily well-suited for residential uses that are consistent with the suburban qualities, transportation facilities, including transit, and natural resources of such areas.

The Residential Low Medium (RLM) category also contains maximum acreage thresholds for certain uses. Any use that exceeds the acreage threshold is required to undergo an amendment to a category where the use does not have an acreage maximum. Institutional uses in the Residential Low Medium (RLM) category are permitted up to five acres. Although the subject parcels are under five acres, since the larger church parcel is just over 41 acres, this provision would apply, requiring an amendment to the Public/Semi-Public (P/SP) category.

The proposed City of Clearwater future land use designation of Institutional (I) will necessitate a *Countywide Plan Map* amendment from the Residential Low Medium (RLM) category to the Public/Semi-Public (P/SP) category in order to maintain consistency between the City's Future Land Use Map and the *Countywide Plan Map*. Section 2.3.3.10 of the *Countywide Rules* states that the Public/Semi-Public (P/SP) category is intended to recognize institutional, and transportation/utility uses that serve the community or region, especially larger facilities having acreage exceeding the threshold established in other plan categories, and which are consistent with the need, character, and scale of such uses relative to the surrounding uses, transportation facilities, and natural resource features.

Recommended Conclusions of Law:

The proposed Future Land Use Map Amendment will require an amendment to the *Countywide Plan Map* category from Residential Low Medium (RLM) to Public/Semi Public (P/SP). The proposed amendment is consistent with the purpose of the proposed Public/Semi-Public (P/SP) category in the *Countywide Rules*.

Compatibility with Surrounding Properties/Character of the City & Neighborhood [Section 4-603.F.3 and Section 4-603.F.6]

Recommended Findings of Fact:

The proposed amendment area is currently vacant and abuts the church's main parcel to the north and west which has a future land use category of Institutional (I). The church's main parcel consists of a church, high school, athletic facilities, parking, and additional institutional uses supporting the main church. To the east of the amendment area along Meadow Lark Lane there is a parcel being used for batting cages and storage, and two detached dwellings. Detached dwellings also exist to the south between Tennessee Avenue and Carolina Avenue. To the west across Bayview Avenue there is an RV Park, and further south along Gulf to Bay Boulevard there is a mix of uses including restaurants, a hotel, offices, and retail.

The proposed Institutional (I) future land use category primarily permits residential equivalent uses at a density of 12.5 dwelling units per acre and 3 beds per dwelling unit, or nonresidential development at a floor area ratio (FAR) of 0.65. The future land use designations of surrounding properties include Residential Urban (RU), Institutional (I), and US 19 – Regional Center (US 19-RC).

The proposed Institutional (I) future land use category, which primarily allows for public/private schools, churches, public offices, or residential equivalent, is consistent with the surrounding areas, including the 41.016-acre parcel owned by the applicant that borders the subject parcels to the north and west, and to the institutionally zoned parcel to the east which is also owned by the church. The Institutional (I) future land use category has existed in the area for numerous years, and the proposed use of a softball field is potentially compatible with the surrounding properties and neighborhood.

Recommended Conclusions of Law:

The proposed Institutional (I) future land use category would allow development that is in character with the Future Land Use Map designations in the area. Further, the proposal is compatible with surrounding uses and consistent with the character of the surrounding properties and neighborhood.

Sufficiency of Public Facilities [Section 4-603.F.4]

Recommended Findings of Fact:

To assess the sufficiency of public facilities needed to support potential development on the proposed amendment area, the maximum development potential of the property under the existing and proposed city Future Land Use Map designations were analyzed.

Table 2. Development Potential for Existing & Proposed FLUM Designations

	Existing FLUM Designation "RU"	Proposed FLUM Designation "I"	Net Change
Site Area	0.540 AC (23,522 SF)	0.540 AC (23,522 SF)	
Maximum Development Potential	4 DUs / 0 Beds ¹ 9,408 SF 0.40 FAR	0 DUs ² /18 Beds 15,289 SF 0.65 FAR	-4 DUs / +18 Beds +5,881SF +0.25 FAR

Notes:

- 1. Residential equivalent uses are not permitted in the consistent Low Medium Density Residential (LMDR) District; therefore, the development potential is zero.
- 2. Residential uses are not permitted through the consistent Institutional (I) District; however, residential equivalent uses are permitted (3 beds per unit per acre).

Abbreviations:

FLUM – Future Land Use Map

AC – Acres

SF - Square feet

 $DUs-Dwelling\ Units$

FAR – Floor Area Ratio

As shown in the table, there is an increase in development potential of over 5,000 square feet. The following analysis compares the maximum potential development of the proposed Institutional (I) future land use developed with a 15,289 square foot non-residential use to the maximum development potential of the existing Residential Urban (RU) future land use category developed with a maximum of 4 dwelling units. Since the amendment area is vacant, any development would increase the demand for public facilities, which is further detailed below.

Potable Water

The change in development potential from this amendment would result in an increase in potable water use of up to 487.9 gallons per day. This increase is determined by taking the potential potable water utilization of the proposed land use developed with the maximum square footage permitted (1,528.9 gallons per day) and subtracting it from the potential usage of a residential use built out at the maximum density permitted by the current land use designation (1,041 gallons per day).

Since the amendment area is currently vacant, the potable water utilization could increase up to 1,528.9 gallons per day if the amendment area were to be developed with a non-residential use at the maximum development potential of 15,289 square feet. However, due to future development having to meet zoning code requirements, it's likely that the actual development would be less than the maximum development potential, meaning the increase in potable water would be less than the maximum potential of 1,528.9 gallons per day as shown in the analysis.

The city's current potable water demand is 11.26 million gallons per day (MGD). The city's adopted level of service (LOS) standard for potable water service is 120 gallons per capita per day, while the actual usage is estimated at 78 gallons per capita per day (2021 Annual Water Report). The city's 10-year Water Supply Facilities Work Plan (2022-2023 Planning Period), completed July 2022, indicates that based on the updated water demand projections and other factors, the city has adequate water supply and potable water capacity for the 10-year planning horizon.

Wastewater

The change in development potential from this amendment would result in an increase in wastewater use of up to 286 gallons per day. This increase is determined by taking the potential potable water utilization of the proposed land use developed with the maximum square footage permitted (1,223 gallons per day) and subtracting it from the potential usage of a residential use built out at the maximum density permitted by the current land use designation (937 gallons per day).

Since the amendment area is currently vacant, the wastewater utilization could increase up to 1,223 gallons per day if the amendment area were to be developed with a non-residential use at the maximum development potential of 15,289 square feet. However, due to future development having to meet zoning code requirements, it's likely that the actual development would be less than the maximum development potential, meaning the increase in wastewater would be less than the maximum potential of 1,223 gallons per day as shown in the analysis.

The amendment area is served by the East Water Reclamation Facility, which presently operates around 1.91 million gallons per day, which is well within its permitted capacity of 5 million gallons per day. Therefore, there is excess wastewater capacity to serve the amendment area.

Solid Waste

The change in development potential from this amendment would result in an increase of up to 16.7 tons per year of solid waste generated. This increase is determined by taking the utilization of the proposed land use developed with the maximum square footage permitted (26.8 tons per year) and subtracting it from the potential utilization of a residential use built out at the maximum density permitted by the current land use designation (10.1 tons per year).

Since the amendment area is currently vacant, the solid waste created could increase up to 16.7 tons if the amendment area were to be developed with a non-residential use at the maximum development potential of 15,289 square feet. However, due to future development having to meet zoning code requirements, it's likely that the actual development would be less than the maximum development potential, meaning the increase in solid waste would be less than the maximum potential of 26.8 tons per year as shown in the analysis.

Pinellas County handles all solid waste disposal at the Pinellas County Waste-to-Energy Plant and the Bridgeway Acres Sanitary Landfill, which has significant capacity. Additionally, the city provides a full-service citywide recycling program which diverts waste from the landfill, helping to extend the lifespan of Bridgeway Acres. There is excess solid waste capacity to serve the amendment area.

Parkland

Under both the existing and proposed future land use, the LOS citywide will continue to exceed the adopted LOS of 4 acres per 1,000 residents. The city is currently providing 7.95 acres of parkland per 1,000 residents. This is calculated using the total acreage of parks within the city, dividing it by the 2022 Florida Bureau of Economic and Business Research (BEBR) population estimates, and then multiplying by 1,000. Based on this impact analysis, the current provision of 7.95 acres of parkland per 1,000 would remain unchanged [Source: Parks and Recreation Facilities Impact Fee Study, prepared by Benesch (formerly Tindale Oliver) May 23, 2022].

Amending a property's future land use or zoning designation does not have an immediate impact on the city's parks and recreation system and parkland requirements. Impacts are felt when development occurs. This Future Land Use Map Amendment will have no additional impact on parkland.

Stormwater

Site plan approval will be required before the amendment area can be redeveloped. At that time, the stormwater management system for the site will be required to meet all city and Southwest Florida Water Management District stormwater management criteria.

Streets

The amendment area is generally located at the corner of Meadow Lark Lane and Kentucky Avenue. To evaluate potential impacts to streets, the typical traffic impacts figure (trips per day per acre) in the *Countywide Rules* for the corresponding *Countywide Plan Map* categories (current and proposed) are compared. The current number of trips per day (36 trips) is calculated based on the traffic generation numbers for the Residential Low Medium (RLM) category (67 trips per day per acre), and the proposed number of trips under the Public/Semi-Public (P/SP) category would be 103 trips (192 trips per day per acre). This could be an increase of 67 trips from the amendment area. Since the amendment area is currently vacant, any development would increase the number of trips to and from the site.

The amendment area can be accessed from Gulf to Bay Boulevard via Meadow Lark Lane and from Drew Street via Bayview Avenue and Kentucky Avenue. Gulf to Bay Boulevard is a six-lane, divided principal arterial roadway and Drew Street is a four-lane, divided collector roadway. Meadow Lark Lane and Kentucky Avenue are both two-lane undivided roadways, and Bayview Avenue is a two-lane, divided roadway. There have been preliminary discussions for a traffic signal to be added at the intersection of Bayview Avenue and Gulf to Bay Boulevard, but funding has not been secured at this time. The Public Works Department's Traffic Engineering Division would likely provide traffic-related comments at the time of site plan review to address code requirements.

Recommended Conclusions of Law:

Based upon the findings of fact, the proposed amendment would increase the demand on several of the public facilities since the amendment area is currently vacant; however, it is determined that the proposed change will not result in the degradation of the existing levels of service for potable water, sanitary sewer, solid waste, parkland, stormwater management, and streets.

Impact on Natural Resources [Section 4-603.F.5]

Recommended Findings of Fact:

No wetlands appear to be located on the amendment area. The city's codes require that development is compliant with the city's tree preservation, landscaping, and stormwater management requirements.

Recommended Conclusions of Law:

Based on the findings of fact, it is determined that the proposed Future Land Use Map Amendment will not negatively impact natural resources on the amendment area.

SUMMARY AND RECOMMENDATION:

No amendment to the Comprehensive Plan or Future Land Use Map shall be recommended for approval or receive a final action of support unless it complies with the standards contained in Section 4-603.F, Community Development Code. Table 3 below depicts the consistency of the proposed amendment with the standards under to Section 4-603.F:

Table 3. Consistency with Community Development Code Standards for Review

CDC Section 4-603	Standard	Consistent	Inconsistent
F.1	The amendment will further implementation of the	X	
	Comprehensive Plan consistent with the goals, policies		
	and objectives contained in the Plan.		
F.2	The amendment is not inconsistent with other provisions	X	
	of the Comprehensive Plan.		
F.3	The available uses, if applicable, to which the properties	X	
	may be put are appropriate to the properties in question		
	and compatible with existing and planned uses in the		
	area.		
F.4	Sufficient public facilities are available to serve the	X	
	properties.		
F.5	The amendment will not adversely affect the natural	X	
	environment.		
F.6	The amendment will not adversely impact the use of	X	
	properties in the immediate area.		

Based on the foregoing, the Planning and Development Department recommends the following action:

Recommend APPROVAL of the Future Land Use Map Amendment from Residential Urban (RU) (Pinellas County) to Institutional (I).

P.1. D:

Prepared by Planning and Development Department Staff	Ligar Isuns

Dylan Prins

Planner

ATTACHMENTS: Ordinance No. 9707-23

Photographs of Site and Vicinity
Resume

ORDINANCE NO. 9706-23

AN ORDINANCE OF THE CITY OF CLEARWATER. FLORIDA. ANNEXING CERTAIN REAL PROPERTY LOCATED ON THE WEST SIDE OF MEADOW LARK LANE APPROXIMATELY 875 FEET NORTH OF GULF TO BAY BOULEVARD, WHOSE POST OFFICE ADDRESS IS 210 MEADOW LARK LANE, CLEARWATER, FLORIDA 33759, TOGETHER WITH AN UNADDRESSED PARCEL LOCATED ON THE WEST SIDE OF MEADOW LARK LANE APPROXIMATELY 760 FEET NORTH OF GULF TO BAY BOULEVARD, TOGETHER WITH ALL UNINCORPORATED RIGHT-OF-WAY OF KENTUCKY AVENUE AND AN UNNAMED ALLEY, INTO THE CORPORATE LIMITS OF THE CITY, AND REDEFINING THE BOUNDARY LINES OF THE CITY TO INCLUDE SAID ADDITIONS: PROVIDING AN EFFECTIVE DATE.

WHEREAS, the owner of the real properties described herein and depicted on the map attached hereto as Exhibit "B" has petitioned the City of Clearwater to annex the properties into the City pursuant to Section 171.044, Florida Statutes, and the City has complied with all applicable requirements of Florida law in connection with this ordinance; now, therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLEARWATER, FLORIDA:

<u>Section 1</u>. The following described properties are hereby annexed into the City of Clearwater and the boundary lines of the City are redefined accordingly:

See attached Exhibit "A" for legal description.

(ANX2023-06007)

The map attached as Exhibit "B" is hereby incorporated by reference.

Section 2. The provisions of this ordinance are found and determined to be consistent with the City of Clearwater Comprehensive Plan. The City Council hereby accepts the dedication of all easements, parks, rights-of-way and other dedications to the public, which have heretofore been made by plat, deed or user within the annexed property. The City Engineer, the City Clerk and the Community Development Coordinator are directed to include and show the property described herein upon the official maps and records of the City.

<u>Section 3</u>. This ordinance shall take effect immediately upon adoption. The City Clerk shall file certified copies of this ordinance, including the map attached hereto, with the Clerk of the Circuit Court and with the County Administrator of Pinellas County, Florida, within 7 days after adoption, and shall file a certified copy with the Florida Department of State within 30 days after adoption.

PASSED ON FIRST READING	
PASSED ON SECOND AND FINAL READING AND ADOPTED	
	Mark Bunker Vice Mayor
Approved as to form:	Attest:
Matthew J. Mytych, Esq. Senior Assistant City Attorney	Rosemarie Call, MPA, MMC City Clerk

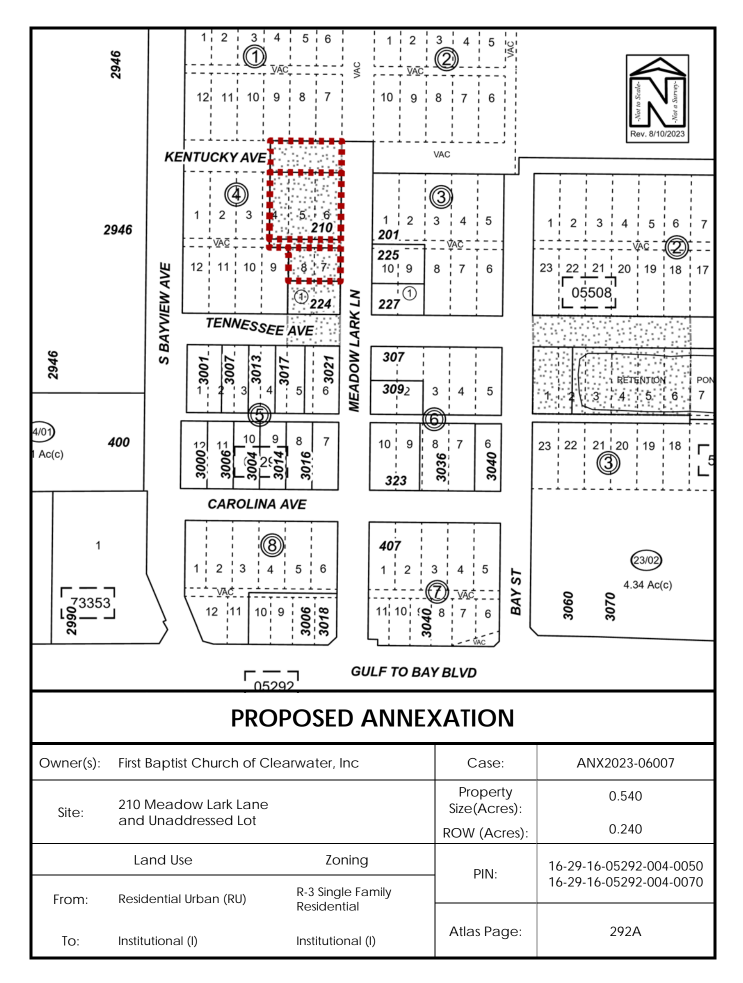
LEGAL DESCRIPTIONS ANX2023-06007

North 1/2 of Lots 7 and 8, less the west one (1) foot of the south Fifty (50) feet of the North 63.50 feet of Lot 8, Block, 4, Bay View City Subdivision, according to the map or plat thereof, as recorded in Plat Book 9, Page 43, public records of Pinellas County, Florida. Lot 5 and 6, and the East 36.00 feet of Lot 4, Block 4, Bay View City Subdivision, according to the map or plat thereof, as recorded in Plat Book 9, Page 43, public records of Pinellas County.

Together with:

All unincorporated Right-of-Way (136 LF, more or less) of Kentucky Ave Right-of-Way, West from the West Right-of-Way line of Meadow Lark Ln, and all unincorporated Right-of-Way (136 LF, more or less) of unnamed alley, West from the West Right-of-Way line of Meadow Lark Ln.

Parcel ID Number: 16-29-16-05292-004-0050 Parcel ID Number: 16-29-16-05292-004-0070



ORDINANCE NO. 9707-23

AN ORDINANCE OF THE CITY OF CLEARWATER, FLORIDA, AMENDING THE FUTURE LAND USE ELEMENT OF THE COMPREHENSIVE PLAN OF THE CITY, TO CHANGE THE LAND USE DESIGNATION FOR CERTAIN REAL PROPERTY LOCATED ON THE WEST SIDE OF MEADOW LARK LANE APPROXIMATELY 875 FEET NORTH OF GULF TO BAY BOULEVARD, WHOSE POST OFFICE ADDRESS IS 210 MEADOW LARK LANE, CLEARWATER, FLORIDA 33759, TOGETHER WITH AN UNADDRESSED PARCEL LOCATED ON THE WEST SIDE OF MEADOW LARK LANE APPROXIMATELY 760 FEET NORTH OF GULF TO BAY BOULEVARD, FROM RESIDENTIAL URBAN (RU) (IN PINELLAS COUNTY), TO INSTITUTIONAL (I) UPON ANNEXATION INTO THE CITY OF CLEARWATER; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the amendment to the Future Land Use Element of the Comprehensive Plan of the City as set forth in this ordinance is found to be reasonable, proper and appropriate, and is consistent with the City's Comprehensive Plan; now, therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLEARWATER, FLORIDA:

<u>Section 1</u>. The Future Land Use Element of the Comprehensive Plan of the City of Clearwater is amended by designating the land use category for the hereinafter described properties, as follows:

Properties Land Use Category

See attached Exhibit "A" for legal description;

From: Residential Urban (RU) (Pinellas

County)

To: Institutional (I)

(LUP2023-06002)

The map attached as Exhibit "B" is hereby incorporated by reference.

<u>Section 2.</u> The City Council does hereby certify that this ordinance is consistent with the City's Comprehensive Plan.

Section 3. This ordinance shall take effect contingent upon and subject to the adoption of Ordinance No. 9706-23, approval of the countywide plan land use designation by the Pinellas County Board of Commissioners, where applicable, and thirty-one (31) days post-adoption. If this ordinance is appealed within thirty (30) days after adoption, then this ordinance will take effect only after approval of the land use designation by the Pinellas County Board of Commissioners and upon issuance of a final order determining this amendment to be in compliance either by the Department of Commerce (DOC) or the Administration Commission, where applicable, pursuant to Section 163.3187, Florida Statutes. The Community Development Coordinator is authorized to transmit to Forward Pinellas, in its role as the Pinellas Planning Council, an application to amend the Countywide Plan in order to achieve consistency with the Future Land Use Element of the City's Comprehensive Plan as amended by this ordinance.

PASSED ON FIRST READING	
PASSED ON SECOND AND FINAL READING AND ADOPTED	
	Mark Bunker Vice Mayor
Approved as to form:	Attest:
Matthew J. Mytych, Esq. Senior Assistant City Attorney	Rosemarie Call, MPA, MMC City Clerk

LEGAL DESCRIPTIONS ANX2023-06007

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