Business Impact Estimate Form (see F.S. § 125.66(3)(a))

For:

AN ORDINANCE AMENDING THE FUTURE LAND USE MAP OF PINELLAS COUNTY, FLORIDA, BY CHANGING THE LAND USE DESIGNATION FOR APPROXIMATELY 1.16 ACRES LOCATED AT 2551 TARPON WOODS BOULEVARD IN EAST LAKE; LOCATED IN SECTION 33 TOWNSHIP 27 SOUTH, RANGE 16 EAST; FROM RESIDENTIAL/OFFICE GENERAL TO COMMERCIAL NEIGHBORHOOD; AND PROVIDING AN EFFECTIVE DATE.

This Ordinance is scheduled to be considered for adoption by the Pinellas County Commission on Tuesday, July 22, 2025, at 6:00pm in the Palm Room, 333 Chestnut Street, Clearwater, Florida, 33756.

* Unless an attachment is expressly referenced, the content in this Form encompasses the entire Business Impact Estimate for the Ordinance.

1. Summary of the Ordinance, including a statement of the public purpose to be served by the Ordinance, such as serving the public health, safety, morals, and welfare of the County: [This Section does not need to be lengthy. The Recitals ("WHEREAS" Clauses), or the "Purpose" or "Legislative Intent" Sections of the Ordinance, may be helpful to reference.]

This is an Ordinance amending the Future Land Use Map of Pinellas County from Residential/Office General to Commercial Neighborhood with the intent of redeveloping and improving the subject property from a vacant branch bank building to a car wash on this 1.16-acre property.

WHEREAS Clauses:

WHEREAS, the application for an amendment to the Future Land Use Map of Pinellas County, Florida, hereinafter listed, is scheduled to be presented during a public hearing before the Board of County Commissioners of Pinellas County; and

WHEREAS, notice of public hearings and advertisements have been given as required by Florida Law; and

WHEREAS, the comments and recommendation of the Local Planning Agency have been received and considered; and

WHEREAS, this is a small-scale development amendment, as defined by Section 163.3187(1), Florida Statutes.

2. An estimate of the direct economic impact of the Ordinance on private, for-profit businesses in the County, including the following, if any:

(a) <u>An estimate of direct compliance costs that businesses may reasonably incur if the Ordinance is enacted;</u> [Because many ordinances do not require that <u>direct</u> costs be incurred for compliance, this estimate will often be "zero dollars." Generally speaking, direct costs are clearly connected to a specific objective and readily ascertainable.]

There are no costs to businesses anticipate to be incurred by enacting the Ordinance.

(b) <u>Identification of any new charge or fee on businesses subject to the Ordinance for which businesses will be financially responsible</u>; [Because many ordinances do not result in the levy of any new charges or fees on businesses, there will often be nothing to identify here.] and

No new charges are proposed.

(c) <u>An estimate of the County's regulatory costs, including estimated revenues from any new charges or fees</u> that will be imposed on businesses to cover such costs. [Because many ordinances entail regulatory costs, an estimate will often be warranted here. For example, the County may incur costs for any number of the following factors: implementation, outreach, construction/maintenance, monitoring, enforcement, and procurement. However, the estimate must only account for direct costs (briefly described above).]

No new regulatory costs, charges or fees are proposed.

3. A good faith estimate of the number of businesses likely to be impacted by the Proposed Ordinance: [This Section is self-explanatory: All that is required is a good faith estimate of the <u>number</u> (note: not costs) of businesses likely to be impacted.]

N/A

4. Any additional information the BCC deems useful: [This Section is not legally required.]

N/A