

Pinellas County

Staff Report

File #: 19-1982A, Version: 1

Subject:

(Deferred to a future BCC Meeting)

Petition of Pinellas County to vacate a portion of 118th Avenue North right-of-way lying east of Starkey Road and west of the Seaboard Coastline Railroad, lying in Sections 12-30-15 and 13-30-15, Pinellas County, Florida. (Legislative Hearing)

Recommended Action:

Consider granting the petition to vacate, and if granted, adopt the attached resolution pursuant to §336, Florida State Statutes.

- There is a portion of unopened right-of-way, known as 118th Avenue North, lying east of Starkey Road and west of the Seaboard Coastline Railroad.
- The vacation will remove any associated County maintenance responsibilities for this remnant right-of-way and add this portion of property to the tax rolls.
- County staff have no objection to the vacation request.
- If vacated, the Utilities Department has requested retainage of a full width utility easement over the vacated right-of-way.

Authorize the Clerk of the Court to record the resolution in the public records of Pinellas County.

Strategic Plan:

Deliver First Class Services to the Public and Our Customers

- 5.2 Be responsible stewards of the public's resources
- 5.3 Ensure effective and efficient delivery of county services and support

Summary:

The purpose of the request is to vacate a portion of an unopened right-of-way, known as 118th Avenue North, lying East of Starkey Road and West of the Seaboard Coastline Railroad. The vacation of the right-of-way will remove any associated County maintenance responsibilities from this remnant right-of-way and add this portion of property to the tax rolls.

Background Information:

The right-of-way remnant was created by the petition from Paradigm Investment Properties, which the Board approved on July 23, 2019.

County departments were queried and have no objection to the vacation request.

Utilities Department has requested a full width utility easement for access to potable water and

File #: 19-1982A, Version: 1

sanitary sewer facilities in the right-of-way.

Letters of no objection were received from Frontier, Pinellas County Utilities, TECO Electric, TECO Gas and WOW!.

Duke Energy objects to the vacate request, however, it would provide a no objection letter upon the removal/relocation of existing facilities or granting of a Duke Energy easement over the described property. County staff recommends including the retention of a full width utility easement in the resolution to satisfy the objection, notwithstanding the fact that the Duke Energy is seeking an easement in its own name.

The petition was properly advertised in accordance with §336, Florida State Statutes. Pursuant to the Real Property Division Procedures, notice was mailed by the Clerk of the Court to property owners within two hundred feet of the subject property and two yard signs were placed on the property. The Deputy Clerk will report to the Board any citizen support or opposition.

Fiscal Impact:

N/A

Staff Member Responsible:

Andrew W. Pupke, Division Director, Administrative Services

Partners:

N/A

Attachments:

Resolution
Exhibit A
Location Map
Advertising Packet
Petitioner Application