

City of Clearwater

*Main Library - Council Chambers
100 N. Osceola Avenue
Clearwater, FL 33755*



Meeting Minutes

Thursday, November 20, 2025

6:00 PM

Main Library - Council Chambers

City Council

Roll Call

Present: 5 - Mayor Bruce Rector, Vice Mayor Lina Teixeira, Councilmember David Allbritton, Councilmember Ryan Cotton and Councilmember Michael Mannino

Also Present: Jennifer Poirrier – City Manager, David Margolis – Lead Assistant City Attorney, Rosemarie Call – City Clerk, and Nicole Sprague – Deputy City Clerk.

To provide continuity for research, items are listed in agenda order although not necessarily discussed in that order.

Unapproved

1. Call to Order – Mayor Rector

The meeting was called to order at 6:00 p.m.

2. Invocation – Father Bob Swick from St. Francis of Assisi – Old Church

3. Pledge of Allegiance

4. Special recognitions and Presentations (Proclamations, service awards, or other special recognitions. Presentations by governmental agencies or groups providing formal updates to Council will be limited to ten minutes.) – Given.

4.1 November Service Awards

One service award was presented to a city employee.

4.2 Clearwater Civic Champion Award Presentation - Vice Mayor Teixeira

Vice Mayor Teixeira presented the award to Eleanore Lyda.

5. Approval of Minutes

5.1 Approve the minutes of the November 6, 2025 City Council meeting as submitted in written summation by the City Clerk.

Vice Mayor Teixeira moved to approve the minutes of the November 6, 2025 City Council meeting as submitted in written summation by the City Clerk. The motion was duly seconded and carried unanimously.

6. Consent Agenda – Approved as submitted, less Items 6.4-6.7 and 6.11

- 6.1** Authorize a purchase order to Benchmark VA LLC, Subsurface Utility Services of Ashland, VA for gas leak surveys, corrosion inspections and meter maintenance services, in the estimated annual not-to-exceed amount of \$230,000.00 for a period of one year with two, one-year renewal options, pursuant to ITB 23-25, and authorize the appropriate officials to execute same. (consent)
- 6.2** Authorize a purchase order to Sport Surfaces, LLC. of West Palm Beach, Florida, for cleaning and refurbishment of tennis and pickleball courts at three Parks and Recreation facilities, including Morningside Recreation Center, Coachman Ridge Park and Bay Park Sand Key, in the cumulative amount of \$103,935.00, pursuant to Clearwater Code of Ordinances Sections 2.563 (1)(c), Piggyback, and 2.563(1)(d), Non-competitive purchase, and authorize the appropriate officials to execute same. (consent)
- 6.3** Award a construction contract to Bades Construction Company, Inc., of Dunedin, FL for renovations and structural repairs for the Aquatic facilities at the North Greenwood Recreation and Aquatic Center in the amount of \$1,979,529.21 pursuant to Invitation to Bid 25-0020-PR and authorize the appropriate officials to execute the same (consent)
- 6.4** Approve a purchase order to Pinellas Regional Information Management Enterprise (PRIME) for the personnel and operating expense of PRIME in the amount of \$323,537.00 and authorize the appropriate officials to execute same. (consent)
- See below.**
- 6.5** Approve acceptance of the Florida Department of Transportation (FDOT) Speeding and Aggressive Driving 2026 Grant Award in the amount of \$75,000.00 for police overtime and authorize the appropriate officials to execute same. (consent)
- See below.**
- 6.6** Approve a five-year agreement with Axon, Incorporated, of Scottsdale, AZ, for the Axon Sky Hero Drone Packages consisting of drones, robots, pole cameras, associated accessories, warranty, and training in the amount of \$96,760.80 in accordance with City Code of Ordinances Section 2.563(1)(a) Single Source and authorize the appropriate officials to execute same. (consent)
- See below.**

- 6.7** Approve First Amendment to the Clearwater Undergrounding of Electric Utilities

Project Interlocal Agreement (ILA) with Pinellas Suncoast Transit Authority (PSTA) and authorize the appropriate officials to execute same. (consent)

See below.

- 6.8** Approve an amendment to the Interlocal Agreement between Pinellas County, City of Clearwater and other NPDES co-permittees for water quality monitoring and assessment and authorize appropriate officials to execute same. (consent)
- 6.9** Award a Construction Contract to Gator Grading and Paving LLC of Palmetto, Florida for the 2025 Street Resurfacing Project (24-0045-EN) in the annual amount of \$3,000,000.00 for an initial one-year term with options for three additional one-year terms on an unit price basis, pursuant to Invitation to Bid (ITB) 24-0045-EN and authorize the appropriate officials to execute same. (consent)
- 6.10** Approve Pinellas County EMS ALS First Responder Agreement Amendment No. 1 between Pinellas County and City of Clearwater, which will include a budget increase of 2%, funding for vehicle maintenance for Authority funded apparatus, and update Appendix E - Personnel Reimbursement Process and Forms, and authorize the appropriate officials to execute same. (consent)
- 6.11** Approve the 2026 city council meeting schedule. (consent)
- See below.**
- 6.12** Approve legal representation agreement with Gray Robinson to defend claims bills relating to plaintiff Maximus Giannikos. (consent)

Councilmember Allbritton moved to approve the Consent Agenda as submitted, less items 6.4-6.7 and 6.11, and authorize the appropriate officials to execute same. The motion was duly seconded and carried unanimously.

- 6.4** Approve a purchase order to Pinellas Regional Information Management Enterprise (PRIME) for the personnel and operating expense of PRIME in the amount of \$323,537.00 and authorize the appropriate officials to execute same. (consent)

In 2019, a consortium of public safety entities in Pinellas County began working on a unified CAD/RMS (Computer Aided Dispatch/Records Management System) for public safety entities in Pinellas County. Since 2007, the Clearwater Police Department (CPD) has been using TriTech. While this product has serviced the department's needs, it does not integrate with all public safety entities in Pinellas County.

In May 2021, the Pinellas County Sheriff published Request for Proposal (RFP)

21-02 for a CAD and RMS system based on the specifications determined by the consortium. In October 2021, the consortium entered a memorandum of understanding to establish a protocol on how to establish the PRIME work group to evaluate the vendor responses received from Pinellas County Sheriff RFP 21-02 and to provide the Pinellas County Sheriff feedback to make a purchasing decision.

On May 19, 2022, Council approved an Interlocal Agreement (ILA) between the City of Clearwater, City of Largo, City of Pinellas Park, Pinellas County, and Pinellas County Sheriff to create the administrative entity of PRIME and agreed to participate in the purchase, implementation, and operation of a shared CAD and RMS.

Through a competitive procurement process conducted by the Pinellas County Sheriff's Office, Hexagon was selected as the vendor to provide a CAD/RMS product for all parties. The resulting contract negotiation process was accomplished and pricing for each party was set in the manner defined in the ILA. Each Party of the ILA is responsible to pay a pro rata share of the cost of the CAD/RMS product to the Pinellas County Sheriff and the pro rata share for the personnel and operating costs of PRIME, based on the number of user licenses per Party.

The total costs of the Hexagon Contract for the initial purchase, not including future maintenance costs, is \$9,704,825.00. In the ILA, Pinellas County committed to paying a not to exceed amount of \$9.3M of the initial purchase price of the CAD/RMS product, which included an additional RMS product specific to the needs of FIRE and EMS.

Per the interlocal agreement that governs PRIME, the Board of Directors approved the fiscal year 2026 budget, including allocations for each entity.

Based on the approved PRIME budget, the City of Clearwater's pro rata responsibility for the CAD/RMS software products and for the personnel and operating expenses of PRIME for fiscal year 2026 is \$323,537.00. From this pro rata amount, PRIME reimburses the City of Clearwater \$246,320.40 to pay for the maintenance costs for the department's current CAD provider. After the CAD reimbursement, the actual cost to PRIME is \$77,216.60. PRIME has agreed to cover the cost of the current CAD system due to delivery and implementation delays on the part of the CAD/RMS software vendor. The PRIME Board of Directors has met with the leadership of the software vendor about the delays and has a tentative agreement on fee concessions, updated timeline for deliverables, and established a schedule for liquidated damages if deliverables are not met.

APPROPRIATION CODE AND AMOUNT:

Funding for this purchase order is available in capital project C2201 - Police CAD Project. This project is funded by revenues from the General Fund and reimbursements from PRIME.

STRATEGIC PRIORITY:

This project is relevant towards accomplishing the strategic goal of a High Performing Government, specifically strategic objective 1.4 to foster safe and healthy communities in Clearwater through first-class public safety and emergency response services.

One individual spoke in opposition.

Councilmember Mannino moved to approve a purchase order to Pinellas Regional Information Management Enterprise (PRIME) for the personnel and operating expense of PRIME in the amount of \$323,537.00 and authorize the appropriate officials to execute same. The motion was duly seconded and carried unanimously.

- 6.5** Approve acceptance of the Florida Department of Transportation (FDOT) Speeding and Aggressive Driving 2026 Grant Award in the amount of \$75,000.00 for police overtime and authorize the appropriate officials to execute same. (consent)

The Clearwater Police Department (CPD) applied to the Florida Department of Transportation (FDOT) for a grant-funded Speeding and Aggressive Driving project. The grant has been awarded in the amount of \$75,000.00. The grant agreement requires indemnification of FDOT by the City; therefore, CPD seeks approval to accept the award.

Over the past three years, the City of Clearwater has experienced a significant number of traffic crashes, largely attributed to its fluctuating population. The Clearwater Police Department's Traffic Homicide Team identified the following contributing factors: eight fatalities linked to impairment and speed combined with aggressive driving, four involving pedestrians, and four involving scooters or motorcycles.

According to the National Highway Traffic Safety Administration (NHTSA), there was a 3.2% decrease in traffic fatalities nationwide in early 2024, with an estimated 8,650 fatalities. Despite this improvement, Florida ranks third in the nation for fatal crashes. Pinellas County currently ranks eighth out of 26 counties for incidents involving speeding or aggressive driving, based on the Fiscal Year (FY) 2026 Highway Safety Matrix. These rankings underscore the continued need for proactive traffic safety measures.

Recognizing the need to enhance traffic safety efforts, the Clearwater Police Department has faced challenges in dedicating regular-duty personnel solely to traffic enforcement. This grant will allow CPD to implement additional targeted enforcement and educational initiatives focusing on speeding and aggressive driving.

Personnel selected for this project will be officers who have demonstrated a strong interest and aptitude for traffic enforcement. High-Visibility Enforcement operations will be conducted along roadways where speeding and/or aggressive driving crashes are known to occur, as well as in areas identified as

high-risk or where citizen complaints are prevalent.

The project period will commence upon execution of the contract and conclude on or before September 30, 2026.

During the grant period, CPD will:

- Conduct at least two high-visibility overtime enforcement operations per month targeting speeding and/or aggressive driving.
- Conduct a minimum of one educational or community outreach event per quarter to increase public awareness of the dangers associated with speeding and aggressive driving.
- Disseminate educational materials through multimedia outlets (e.g., message boards, local media, social media, press releases, and printed materials) at least once per month.

There will be no adverse impact on the Police Department's annual operating budget, nor is a local match required.

APPROPRIATION CODE AND AMOUNT:

A first quarter budget amendment will establish special project, 1817521-G2606 - FDOT Speeding and Aggressive Driving Grant 2026, to account for all related grant expenditures.

STRATEGIC PRIORITY:

This project aligns with the City's strategic goal of maintaining a High-Performing Government, specifically Strategic Objective 1.4 - to foster safe and healthy communities in Clearwater through first-class public safety and emergency response services.

One individual spoke in opposition.

Councilmember Cotton moved to approve acceptance of the Florida Department of Transportation (FDOT) Speeding and Aggressive Driving 2026 Grant Award in the amount of \$75,000.00 for police overtime and authorize the appropriate officials to execute same. The motion was duly seconded and carried unanimously.

- 6.6** Approve a five-year agreement with Axon, Incorporated, of Scottsdale, AZ, for the Axon Sky Hero Drone Packages consisting of drones, robots, pole cameras, associated accessories, warranty, and training in the amount of \$96,760.80 in accordance with City Code of Ordinances Section 2.563(1)(a) Single Source and authorize the appropriate officials to execute same. (consent)

The Police Department is seeking to replace existing equipment and accessories due to the equipment being at end of life. The requested equipment would be utilized by the Special Weapons and Tactics Team

(SWAT) and the Patrol Division.

The package for SWAT will include the following:

- 2 Interior Drones, 1 Robot, 1 Pole Camera, and all accessories
- Full Warranty (Replace or fix any damage to the devices throughout the 5 years)
- TAP Upgrade (Upgrade to the next generation Drones, pole cam, robot and controller when released)
- Operator course for training up to 8 officers.

The package for Patrol will include the following:

- 1 Robot, Controller, 1 Pole Camera, and all accessories
- Full warranty (Replace or fix any damage to the devices throughout the five years)
- TAP Upgrade on the controller, robot, and pole camera when next generation released.

For the SWAT package, the technology will be used during SWAT operations to gather intelligence and to clear area from a safer location without inserting officers. For the Patrol package, the robot and the camera can be utilized by patrol level officers to help clear a structure during a call for service from a safe distance. Both products allow officers to leverage technology to increase officer and citizen safety.

The cost for the SWAT package is \$61,956.60 over five years, specifically \$15,283.32 for the first year and \$11,668.32 annually for the remaining four years. The cost for the Patrol package is \$34,804.20 over five years, specifically \$6,960.84 annually.

Authorize Clearwater Police Chief Eric Gandy to sign the Quote Appendix.

APPROPRIATION CODE AND AMOUNT:

Funding for the first year of the agreement in the amount of \$22,244.16 is available in capital project 315-P1802, Police Equipment Replacement. Funding for the four subsequent years (\$18,629.16 per year) will be requested as part of the annual Police Department budget process. This project, and the operating budget of the Police Department, is funded by revenues from the General Fund.

STRATEGIC PRIORITY:

This project is relevant towards accomplishing the strategic goal of a High Performing Government, specifically strategic objective 1.4 to foster safe and healthy communities in Clearwater through first-class public safety and emergency response services.

One individual spoke in opposition.

Vice Mayor Teixeira moved to approve a five-year agreement with Axon, Incorporated, of Scottsdale, AZ, for the Axon Sky Hero Drone Packages consisting of drones, robots, pole cameras, associated accessories, warranty, and training in the amount of \$96,760.80 in accordance with City Code of Ordinances Section 2.563(1)(a) Single Source and authorize the appropriate officials to execute same. The motion was duly seconded and carried unanimously.

6.7 Approve First Amendment to the Clearwater Undergrounding of Electric Utilities Project Interlocal Agreement (ILA) with Pinellas Suncoast Transit Authority (PSTA) and authorize the appropriate officials to execute same. (consent)

On March 17, 2025, City Council approved an ILA with PSTA providing funding and management of Duke to underground electric utilities along the west side of Myrtle Ave., Cleveland St. to Court St. in support of the new city hall, MSB renovations and the PSTA multi modal transit center projects. The city paid Duke a total of \$671,431.56 with PSTA reimbursing the city for 25% of the total cost or \$167,858. Council approved use of CRA funds to cover the city's portion of this utility undergrounding work.

This first amendment provides for PSTA's additional contribution of \$14,967.49 for work required to connect CSX equipment, not originally anticipated. PSTA's payment to Duke will be a pass-through cost to the city. No additional funding is needed by the city.

STRATEGIC PRIORITY:

Investment in undergrounding of overhead power lines in the downtown core supports all five of the strategic priorities below.

One individual spoke in opposition.

Councilmember Allbritton moved to approve First Amendment to the Clearwater Undergrounding of Electric Utilities Project Interlocal Agreement (ILA) with Pinellas Suncoast Transit Authority (PSTA) and authorize the appropriate officials to execute same. The motion was duly seconded and carried unanimously.

6.11 Approve the 2026 city council meeting schedule. (consent)

Per City Council Rule 1, Scheduling Council Meetings/Work Session Agendas, city council meetings are at 6:00 p.m. on the first and third Thursday of each

month. The accompanying work sessions are at 1:30 p.m. on the preceding Monday, unless the Monday is a holiday, in which case the work session is on Tuesday. No meetings are held the first Thursday in January and July, or the third Thursday in December.

Staff has identified the following conflicts:

1. To accommodate the observance of Passover, staff recommends scheduling a council meeting only that week (no consent agenda):
 - a. Passover - April 1, 2026 through April 9, 2026.
Council Meeting: Monday, March 30, 2026.
2. To accommodate Jazz Holiday (October 15-18, 2026), staff recommends moving the Thursday, October 15 council meeting to Wednesday, October 14.
3. To accommodate councilmember travel, staff is seeking direction with the following suggestions:
 - a. Not hold a second council meeting in March (cancel the Monday, March 16 work session and Thursday, March 19 council meeting).
 - b. Move the Monday, April 13 work session and Thursday, April 16 council meeting to Monday, April 20 and Thursday, April 23.

In addition, staff is proposing a special council meeting on Wednesday, September 16 at 6:00 p.m. to adopt the millage.

At the November 17, 2025 work session, there was council consensus to cancel the March 16 work session and the March 19 council meetings; move the April 13 work session and April 16 council meetings to Monday, April 20 and Thursday, April 23.

One individual expressed concern that the proposed meeting schedule did not include any town hall meetings.

Councilmember Mannino moved to approve the 2026 city council meeting schedule. The motion was duly seconded and carried unanimously.

Public Hearings - Not before 6:00 PM

7. Administrative Public Hearings

- 7.1** Approve amendments to the Community Development Code updating the city's platting process to address statutory changes pursuant to Senate Bill 784 (2025), An Act Relating to Platting; and pass Ordinance 9856-25 on first reading.

Currently, in the City of Clearwater, preliminary plats may be approved administratively by the Community Development Coordinator or by the Community Development Board at a public hearing, while final plats require City Council approval. Proposed Ordinance No. 9856-25 updates the Community Development Code to align with recent state legislation. Senate Bill 784 (effective July 1, 2025) transfers final plat and replat approvals from City Council to administrative review and establishes new requirements for written notice.

The Planning and Development Department has determined that the proposed text amendments to the Community Development Code are consistent with and further the goals, objectives, and policies of the Comprehensive Plan and the Community Development Code, as outlined in the staff report.

The Community Development Board, in its capacity as the Local Planning Agency (LPA), will review the proposed amendments to the Community Development Code at its regularly scheduled meeting on November 18, 2025. Staff will present the Board's recommendation to the City Council at its meeting.

STRATEGIC PRIORITY:

These proposed amendments support the Economic & Housing Opportunity goal of the city's Strategic Plan by streamlining the platting process through administrative review, which may be perceived as reducing barriers to new development.

Ordinance 9856-25 was presented and read by title only.

Councilmember Cotton moved to Approve amendments to the Community Development Code updating the city's platting process to address statutory changes pursuant to Senate Bill 784 (2025), An Act Relating to Platting; and pass Ordinance 9856-25 on first reading. The motion was duly seconded and upon roll call, the vote was:

Ayes: 5 - Mayor Rector, Vice Mayor Teixeira, Councilmember Allbritton, Councilmember Cotton and Councilmember Mannino

- 7.2** Approve amendments to the Community Development Code updating certain development review processes and timeframes to reflect current processes and

address statutory changes pursuant to Senate Bill 1080 (2025), An Act Relating to Local Government Land Regulation, and pass Ordinance 9857-25 on first reading.

Ordinance No. 9857-25 proposes amendments to the Community Development Code (CDC) to align development review procedures and timelines with recent legislative changes adopted through Senate Bill 1080 (2025), effective July 1, 2025. The Ordinance also updates the Minimum Standard Development review process to reflect longstanding permitting practices and includes several clarifications to improve internal consistency and implementation. These changes maintain regulatory compliance, enhance procedural transparency, and support predictable review timelines for applicants.

Key Amendment Areas

1. Minimum Standard Development Process
 - Clarifies that projects meeting Minimum Standard Development criteria may proceed directly to building permitting without a separate Level One application, consistent with current practice.
 - Updates applicable diagrams and references in Article 4 to reflect this workflow and terminology.
2. Development Timeframes (Senate Bill 1080 Consistency)
 - Establishes required notification of application receipt within 5 business days.
 - Provides applicants up to 30 calendar days to submit missing items during completeness review, with applications withdrawn if not made complete within this timeframe.
 - Extends the Development Review Committee's legal sufficiency review period from 18 to 25 business days to better align with review schedules and allow earlier issuance of comments.
 - Extends the timeframe for scheduling the Community Development Board hearing from 33 to 38 days to align with the Board's existing third Tuesday monthly meeting schedule. (No change to actual meeting dates or public noticing practices.)
 - Codifies maximum review durations of 180 days (quasi-judicial) and 120 days (administrative) for final action, consistent with statutory requirements.
 - Updates process flow diagrams to reflect revised timeframes.
3. Code Clarifications & Minor Amendments
 - Clarifies respective responsibilities of the Community Development Coordinator and Building Official during building permit review.
 - Streamlines procedures for denial notices and resubmittal timing.
 - Aligns the validity of Development Orders with the building permit review stage and refines criteria for extension requests, providing clearer guidance for applicants and reducing uncertainty during the permitting process.
 - Adjusts minor revision provisions for consistency across zoning districts, including Downtown and U.S. 19.

- Incorporates clerical and terminology corrections for internal consistency.

The Planning and Development Department has determined that the proposed text amendments to the Community Development Code are consistent with and further the goals, objectives, and policies of the Comprehensive Plan and the Community Development Code, as outlined in the staff report.

The Community Development Board, in its capacity as the Local Planning Agency (LPA), will review the proposed amendments to the Community Development Code at its regularly scheduled meeting on November 18, 2025. Staff will present the Board's recommendation to the City Council at its meeting.

STRATEGIC PRIORITY:

The proposed amendments in Ordinance No. 9857-25 support the High Performing Government priority by improving clarity and predictability in the development review process, aligning procedures with state law, and ensuring consistent implementation across applications. The amendments also support Economic & Housing Opportunity by providing a more reliable and efficient permitting framework that facilitates reinvestment and development activity within the city.

Ordinance 9857-25 was presented and read by title only.

Councilmember Allbritton moved to approve amendments to the Community Development Code updating certain development review processes and timeframes to reflect current processes and address statutory changes pursuant to Senate Bill 1080 (2025), An Act Relating to Local Government Land Regulation, and pass Ordinance 9857-25 on first reading. The motion was duly seconded and upon roll call, the vote was:

Ayes: 5 - Mayor Rector, Vice Mayor Teixeira, Councilmember Allbritton, Councilmember Cotton and Councilmember Mannino

8. Second Readings - Public Hearing

- 8.1** Adopt Ordinance 9854-25 on second reading, adjusting the minimum monthly wastewater collection (sewer) rates for customers with meters under one inch.

Two individuals spoke in opposition.

Ordinance 9854-25 was presented and read by title only.

Councilmember Mannino moved to adopt Ordinance 9854-25 on second and final reading. The motion was duly seconded and upon roll call, the vote was:

Ayes: 5 - Mayor Rector, Vice Mayor Teixeira, Councilmember Allbritton, Councilmember Cotton and Councilmember Mannino

- 8.2** Adopt Ordinance 9855-25 on second reading, amending Clearwater Code of Ordinances by establishing Division 3 - Community Resiliency and Leisure Services Advisory Board, amending the membership composition of the Sister Cities Advisory Board.

Ordinance 9855-25 was presented and read by title only.

Councilmember Cotton moved to adopt Ordinance 9855-25 on second and final reading. The motion was duly seconded and upon roll call, the vote was:

Ayes: 5 - Mayor Rector, Vice Mayor Teixeira, Councilmember Allbritton, Councilmember Cotton and Councilmember Mannino

9. City Manager Reports – None.

10. City Attorney Reports

In response to questions regarding a letter sent by Councilmember Allbritton to Florida Attorney General James Uthmeier, the City Attorney said he learned about the letter on Monday morning from the City Manager. He was not aware that the letter was being contemplated. Councilmember Allbritton said he was seeking clarification on the Garden Avenue matter as he believes it will come back up again when the Church of Scientology reapplies. He said the document written by the City Attorney and the letter by Mr. Potter are at odds with each other. He said the letter did not include the name of any councilmember and sought clarification for himself on the matter if the Church reapplied. The City Attorney said the Attorney General has the right, per statute, to give advisory opinions on the request of any local official. Historically, the Attorney General has not given advisory opinions except on the request of the collegial body. Councilmember Allbritton said he met with the Church, but they did not specifically request a letter be written.

Discussion ensued with comments made that the collegial body was given advice and the matter closed because it was up to a petitioner moving forward.

11. Closing comments by Councilmembers (limited to 3 minutes)

Vice Mayor Teixeira reviewed recent events and mentioned that the annual Prayer Breakfast was moving and inspiring.

12. Closing Comments by Mayor – None.

13. Adjourn

The meeting adjourned at 7:23 p.m.

Attest

Mayor
City of Clearwater

City Clerk

Draft