

PLANNING & DEVELOPMENT DEPARTMENT COMMUNITY DEVELOPMENT BOARD STAFF REPORT

MEETING DATE: June 21, 2022

AGENDA ITEM: F.4.

CASE: REZ2022-03003

REOUEST: To amend the Zoning Atlas designation from the Office (O) District to the

Institutional (I) District.

GENERAL DATA:

Owner YMCA of the Suncoast Inc.

Representative..... Brian J. Aungst

approximately 450 feet south of Druid Road

Property Size...... 1.86 acres

Background:

This case involves a 1.86-acre vacant property located on the east side of S Highland Avenue approximately 450 feet south of Druid Road. The parcel, owned by YMCA of the Suncoast Inc., is currently vacant; however, the property was previously occupied by a nursing home that was demolished in 2006. YMCA of the Suncoast would like the option to construct a new smaller facility to replace their current one on the parcel directly to the south, which has been sold to the Learning Independence for Tomorrow (LIFT) School. This amendment would allow the applicant to develop the property with a facility built for delivery of social/public services and/or educational services, although no plans have been submitted at this time.

The request is to change the property's Zoning Atlas designation from the Office (O) District to the Institutional (I) District. A request to amend the future land use designation of the property from Residential/Office General (R/OG) to Institutional (I) is being processed concurrently with this case (see LUP2022-03003). Social and community centers are not a listed permitted use in the Office (O) District and would require submission of a Comprehensive Infill Redevelopment application. The proposed amendment would allow for the property to be developed with the clarity of institutional standards.

Vicinity Characteristics:

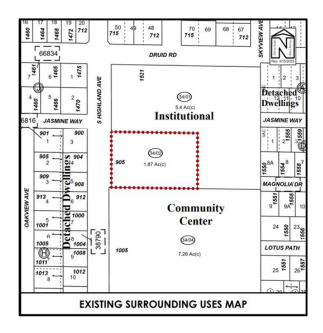
Maps 1 and 2 show the general location of the property and an aerial view of the amendment area and its surroundings.





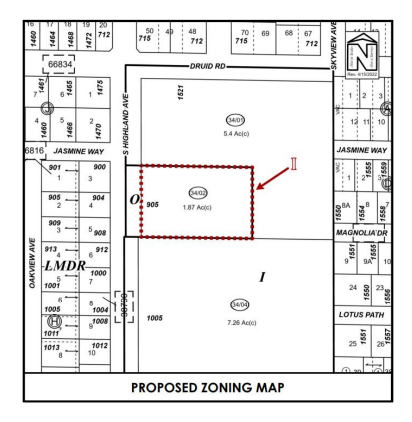
Map 1 Map 2

Map 3 shows the existing surrounding uses. The property to the north and wrapping around to the east of the subject property is owned by the Salvation Army and includes the Social Services Department and a family medical practice. The property to the south is the current YMCA of the Suncoast location that has been sold and will be transitioning to the LIFT School. Across S Highland Avenue to the west there is residential use which includes detached dwellings. Further north along S Highland Avenue and across Druid Road additional residential uses are present.



Map 3

As shown on Map 4, the abutting zoning district to the north, south, and east is institutional (I). Low Medium Density Residential (LMDR) exists across S Highland Avenue to the west and to the north along S Highland Avenue and across Druid Road.



Map 4

REVIEW CRITERIA:

Consistency with the Clearwater Comprehensive Plan and Community Development Code and Regulations [Sections 4-602.F.1]

Recommended Findings of Fact:

Applicable goal, objective and policies of the Clearwater Comprehensive Plan which 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.

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.

Policy B.1.5.1 The City shall continue to review trips generated by land development projects through the Mobility Management System.

Applicable section of the Community Development Code which supports the proposed amendment:

Division 12, Institutional District, Section 2-1201. Intent and Purpose. The intent and purpose of the Institutional "I" District is to establish areas where public and private organizations can establish and operate institutions with a public interest in support of the quality of life of the citizens of the City of Clearwater without adversely impacting the integrity of adjacent residential neighborhoods, diminishing the scenic quality of the City of Clearwater or negatively impacting the safe and efficient movement of people and things within the City of Clearwater.

The proposed Institutional (I) District is compatible with the surrounding institutional and single-family uses. The zoning districts consistent with the current Residential/Office General (R/OG) designation do not permit social and community center uses, which is the classification of the YMCA. As a result, a concurrent application for amendment to the Future Land Use Map is also being processed to change the land use designation of the property from Residential/Office General (R/OG) to Institutional (I) to allow social and community center uses (LUP2022-03003). Overall, the intensity of development allowed will be greater than what is permitted by the current Residential/Office General (R/OG) future land use designation and will be equal or similar to adjacent parcels to the north and south. Although there is potential for increased traffic generation with a change to Institutional use, S Highland Avenue has the capacity to support this increase. The expansion of institutional use does not directly abut residential uses, therefore concerns regarding character of the neighborhood and compatibility do not arise with this application. 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 Conclusion of Law:

The request does not conflict with the goals, objectives, and policies of the Clearwater Comprehensive Plan and furthers said plan and the Community Development Code as indicated above.

Compatibility with Surrounding Properties/Character of the City & Neighborhood [Section 4-602.F.2, 4-602.F.3 and Section 4-602.F.4]

Recommended Findings of Fact:

Existing surrounding uses consists of detached dwellings to the west across S Highland Avenue, and further north along S Highland Avenue and across Druid Road. The property to the north and wrapping around to the east of the subject property is owned by the Salvation Army and includes the Social Services Department and a family medical practice. To the south is the current YMCA of the Suncoast location but has been sold and will be transitioning to the LIFT School.

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Recommended Conclusions of Law:

The proposed expansion of the Institutional (I) zoning district would allow development that is in character with the zoning districts 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 4-602.F.5]

Recommended Findings of Fact:

Even though this is a Zoning Atlas Amendment application, maximum development potential is based on the underlying future land use, so to assess the sufficiency of public facilities needed to support potential development on the proposed property, the maximum development potential under the existing Future Land Use Map designation was analyzed.

Table 1. Development Potential for Existing and Proposed FLUM Designation

	Existing FLUM Designation "R/OG"	Proposed FLUM Designation "I"	Net Change
Site Area	1.86 AC	1.86 AC	
	(81,021 SF)	(81,021 SF)	
Maximum	0 DUs / 83 Beds ¹	0 DUs / 69 Beds ²	0 DUs / -14 Beds
Development Potential	40,510 SF	52,664 SF	+12,154 SF
	0.50 FAR	0.65 FAR	+0.15 FAR

Notes:

- 1. Residential uses are not permitted through the consistent Office (O) District; however, residential equivalent uses are permitted (3 beds per unit per acre).
- 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

DUs – Dwelling Units FAR – Floor Area Ratio

AC - Acres

SF – Square feet

As shown in the table, there is an increase in maximum development potential of over 12,000 square feet. The following analysis compares the maximum potential development of the proposed Institutional (I) future land use developed with a 52,664 square foot non-residential use to the maximum development potential of the existing Residential/Office General (R/OG) future land use category developed with 40,510 square feet of non-residential use.

Potable Water

The change in development potential from this amendment would result in a decrease in potable water use of up to 1,763.6 gallons per day. This decrease is determined by taking the potential potable water utilization of the proposed land use developed with the maximum square footage allowed (5,266.4 gallons per day) and subtracting it from the potential usage of an office use built out at the maximum square footage permitted by the current land use designation (7,030 gallons per day).

The City's current potable water demand is 10.64 million gallons per day (MGD). The City's adopted level of service (LOS) standard for potable water service is 120 gallons per day per capita, while the actual usage

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is estimated at 72 gallons per day per capita (2020 Annual Water Report). The City's 10-year Water Supply Facilities Work Plan (2016-2026 Planning Period), completed October 2017, 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 a decrease in wastewater use of up to 2,114 gallons per day. This decrease is determined by taking the potential wastewater utilization of the proposed land use developed with the maximum square footage allowed (4,213 gallons per day) and subtracting it from the potential usage of an office use built out at the maximum square footage permitted by the current land use designation (6,327 gallons per day).

The subject property is served by the Marshall Street Water Reclamation Facility, which presently has excess permitted capacity estimated to be 4.82 million gallons per day. Therefore, there is excess sanitary sewer capacity to serve the amendment area.

Solid Waste

The change in development potential from this amendment would result in an increase in solid waste generated of up to 73.8 tons per year. This increase is determined by taking the utilization of the proposed land use developed with the maximum square footage allowed (142.2 tons per year) and subtracting it from the potential utilization of an office use built out at the maximum square footage permitted by the current land use designation (68.4 tons per year).

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. The proposed future land use amendment will not impact the City's adopted LOS for parkland acreage. 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 Zoning Atlas Amendment will have no additional impact on parkland.

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Stormwater

Site plan approval will be required before the property can be developed. At that time, the stormwater management system for the site will be required to meet all City and Southwest Florida Water Management District (SWFWMD) stormwater management criteria.

Streets

The subject property is located on the east side of S Highland Avenue approximately 450 feet south of Druid Road. To evaluate potential impacts on 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 (165 trips) is calculated based on the per acre impact for the Office (O) category of 89 trips/day/acre. The proposed Countywide Plan Map category of Institutional (I) category has an impact of 192 trips/day/acre (357 trips); therefore, the proposed amendment could result in an increase of up to 192 trips per day.

S Highland Avenue is a paved, two-lane divided road with sidewalks available on both sides of the roadway in the vicinity of the subject parcel. Although there is potential for an increase in the number of trips that could be generated from the proposed amendment, S Highland Avenue has the capacity available to serve these additional trips.

Recommended Conclusions of Law:

Based upon the findings of fact, the proposed change would decrease the demand on several public facilities including potable water, wastewater, parkland, and stormwater management; but would potentially see an increase in solid waste and traffic generation. However, this will not result in the degradation of the current levels of service for solid waste and streets.

Location of District Boundaries [Section 4-602.F.6]

Recommended Finding of Fact:

The location of the proposed Institutional (I) District is logical and consistent with the boundaries of the subject property.

Recommended Conclusion of Law:

The district boundaries are appropriately drawn in regard to location and classifications of streets, ownership lines, existing improvements, and the natural environment.

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SUMMARY AND RECOMMENDATION:

No amendment to the Zoning Atlas shall be recommended for approval or receive a final action of approval unless it complies with the standards contained in Section 4-602.F, Community Development Code. Table 2 below depicts the consistency of the proposed amendment with the standards under Section 4-602.F:

Table 2. Consistency with Community Development Code Standards for Review

Standard	Consistent	Inconsistent
The proposed amendment is consistent with and features the	X	
goals, policies and objectives of the <i>Comprehensive Plan</i> and furthers the purposes of this Development Code and other city ordinances and actions designed to implement the plan. The available uses to which the property may be put are appropriate to the property which is subject to the proposed amendment and compatible with existing and planned uses in the	X	
The amendment does not conflict with the needs and character of	X	
the neighborhood and the city.		
The amendment will not adversely or unreasonably affect the use	X	
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	The proposed amendment is consistent with and features the goals, policies and objectives of the <i>Comprehensive Plan</i> and furthers the purposes of this Development Code and other city ordinances and actions designed to implement the plan. The available uses to which the property may be put are appropriate to the property which is subject to the proposed amendment and compatible with existing and planned uses in the area. The amendment does not conflict with the needs and character of the neighborhood and the city.	The proposed amendment is consistent with and features the goals, policies and objectives of the Comprehensive Plan and furthers the purposes of this Development Code and other city ordinances and actions designed to implement the plan. The available uses to which the property may be put are appropriate to the property which is subject to the proposed amendment and compatible with existing and planned uses in the area. The amendment does not conflict with the needs and character of the neighborhood and the city. The amendment will not adversely or unreasonably affect the use of other property in the area. The amendment will not adversely burden public facilities, including the traffic-carrying capacities of streets, in an unreasonably or disproportionate manner. The district boundaries are appropriately drawn with due regard to locations and classifications of streets, ownership lanes,

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

Recommend APPROVAL of the Zoning Atlas Amendment from the Office (O) District to the Institutional (I) District. Dylan Prins

Prepared by Planning and Development Department Staff:

Dylan Prins Planner

ATTACHMENTS: Ordinance No. 9576-22

Resume

Photographs of Site and Vicinity