APPLICATION FOR LARGE SCALE PLAN AMENDMENT (MAP)

LARGE SCALE* PLAN AMENDMENT (MAP)

Application Information

*Large Scale means any petition that involves a site with greater than 10 acres.

Application Submittal Requirements

- Supply one unbound copy of the Application Materials (see checklist below). Staff will have up to 5 working days following the application deadline day to review the application for completeness. If incomplete, the application will be returned with a description of the reasons why the application is incomplete. The applicant may resubmit the application any time prior to the next application deadline day.

- Once deemed complete, the applicant will be notified that the application has been logged-in. The applicant is then required to supply one electronic copy, in PDF format, of all documents. Additional copies of certain items will be required prior to the public hearing dates. Do not submit the additional copies to the Building and Growth Management Department until requested by a staff member of the department.

- If deemed complete, the application will be logged in and assigned to a P&Z and BCC hearing cycle (see attached Application Schedule). Staff will commence review.
  
  - The applicant is responsible for promptly providing any information that needs to be updated, modified, or newly submitted as part of the review; otherwise the petition may be continued to a later cycle or a recommendation of denial will be necessary.

- No additional changes may be made to any information in an application subsequent to one week before the hearing packet is due to be compiled for the Planning and Zoning Board members or the NOVUS Agenda item deadline for the Board of County Commissioners. The planner in charge of the petition will be able to inform the applicant of the final date.

Consistency with the Comprehensive Plan

The changes proposed by this application will be reviewed with regard to consistency with the Goals, Objectives, and Policies (GOPs) of the Smart Charlotte 2050 comprehensive plan. Inconsistency with Smart Charlotte will be a basis for a recommendation of denial by Staff.

The review will also be concerned with impacts to infrastructure (i.e. roads, water and sewer facilities, libraries, public buildings, parks, and schools), services (i.e. garbage collection, police protection, and fire/EMS service), the environment (i.e. impact to listed plant and animals species, soil content, erosion, generation of hazardous waste, water quality), and the potential for natural disasters (i.e. hurricanes and flooding).
Application Materials

- Completed Application Form
- Survey and accurate legal description (including acreage), signed and sealed by a registered land surveyor
  - For unplatted property, one original boundary survey - *one hard copy and one copy in AutoCAD format*
  - For platted land, one original surveyor’s sketch
- Most current *Title Insurance Policy* or an *Ownership and Encumbrance Report* for subject property
- Notarized authorization from each owner, as applicable (Form A)
- Notarized authorization for agent to submit petition, as applicable (Form B)
- A copy of any covenants, easements or restrictions that have been recorded for the subject site
- *Environmental Assessment Report*
- *Traffic Impact Analysis*
  - *Hurricane Evacuation Study*, as applicable
- Letters of availability of utility service from sanitary sewer and potable water utilities that would provide service to the site and *Estimated Potable Water and Sanitary Sewer Usage Report*
- *Archeological/Historical Memo* indicating whether or not listed objects are located on the subject site
  - *Archeological/Historical Survey*, as applicable
- Adjacent property owners map and an electronic copy of the adjacent property owners list in text format (txt file) provided on disc
- Affidavits A & B, signed and notarized
- Filing fee of **$2,640.00**, with check made payable to the Charlotte County Board of County Commissioners or CCBCC

Additional Copies for Hearing Packet
10 copies each of the following when requested by department staff:
- any bound items
- any maps or other graphics sized larger than 11 X 17 (except surveys)
- any items in color
ATTENTION

If you are submitting an application that, if approved, will increase the amount of density allowed to be developed on your property, read this notice.

FLU Policy 1.2.7 of Smart Charlotte County outlines those situations wherein the Transfer of Density Units program is applicable.

“The TDU program shall be used during the review and approval process for all plan amendments and rezonings that propose to increase the base density on land and street vacations that would result in an accumulation of acreage allowing development of new units of density; this requirement shall continue to apply to lands that have been annexed by the City of Punta Gorda.”

Property may be exempted from the TDU program if located within a Revitalizing Neighborhood with an adopted Revitalization Plan. The exemption would need to be consistent with policies adopted into Smart Charlotte.

If not exempted, property must meet one of these requirements in order to be an acceptable Receiving Zone:

**FLU Policy 1.2.10 TDU Receiving Zones**

Receiving zones inside the Urban Service Area include lands within the following designations of FLUM Series Map #2: 2050 Framework:

1. Emerging Neighborhoods.
3. Economic Corridors and Centers.
4. CRAs
5. Revitalizing Neighborhoods prior to adoption of a Revitalization Plan and also what may be required in accordance with a Revitalization Plan.

Receiving Zones within the Rural Service Area include lands within:

1. Rural Community Mixed Use areas.
2. The Rural Settlement Area Overlay District.

**AND**

Must not be in a prohibited Receiving Zone:

**FLU Policy 1.2.11 Prohibited Receiving Zones**

Density shall not be transferred into:

1. Lands within Managed Neighborhoods (FLUM Series Map #2).
2. Lands within the Resource Conservation and Preservation FLUM categories.
3. Land containing historical or archeological resources, or land deemed to contain environmentally sensitive resources; when a portion of a property contains resources, that area deemed not to contain resources may receive density if it meets one of the criteria of a receiving zone, a conservation easement will be required over the resource along with an undeveloped buffer of at least 100 feet. An historical structure that is to be integrated into a development will not need to be buffered.
4. Lands within the Prime Aquifer Recharge Area (FLUM Series Map #6).
5. Lands within the one-half mile setback of the Watershed Overlay District and Tippen Bay and Long Island Marsh (FLUM Series Map #4).
6. Land within a Public Water System Wellhead Protection Area (FLUM Series Map #7).
7. Land on a barrier island.
APPLICATION for
LARGE SCALE PLAN AMENDMENT (MAP)

1. PARTIES TO THE APPLICATION

Name of Applicant:

Mailing Address:

City: State: Zip Code:
Phone Number: Fax Number:
Email Address:

Name of Agent:

Mailing Address:

City: State: Zip Code:
Phone Number: Fax Number:
Email Address:

Name of Engineer/Surveyor:

Mailing Address:

City: State: Zip Code:
Phone Number: Fax Number:
Email Address:

Name of Property Owner (if more than one property owner, attach a separate sheet with a list of all owners):

Mailing Address:

City: State: Zip Code:
Phone Number: Fax Number:
Email Address:
2. PROPERTY INFORMATION
If more than one account number exists, attach a separate sheet listing all information required by this section

<table>
<thead>
<tr>
<th>Property Account #:</th>
<th>Township:</th>
<th>Range:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section:</td>
<td>Block #:</td>
<td>Subdivision:</td>
</tr>
<tr>
<td>Parcel/Lot #:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total acreage or square feet of the property:

3. SURVEY:
- For unplatted property, provide one original boundary survey that is signed and sealed by a registered land surveyor and an accurate legal description (including acreage) of the property.
- For platted land, provide one original surveyor’s sketch that is signed and sealed by a registered land surveyor and an accurate legal description (including acreage) of the property.

4. PROOF OF LAND OWNERSHIP: Provide a recent Ownership and Encumbrance Report or Title Insurance Policy on the subject property.

5. NOTARIZED AUTHORIZATION:
- If the applicant is not the owner of the property, a written, notarized authorization from each owner must be provided with this application – use Form A, attached. Property owner authorization is required. If the property owner withdraws permission at any point during the review and approval process, the application is considered null and void.
- If an agent is submitting the application for the applicant – authorization from the applicant is required – use Form B, attached.

6. RESTRICTIONS: Provide a copy of any covenants, easements or restrictions that have been recorded for the subject site.

7. EXISTING LAND USE DESIGNATIONS

<table>
<thead>
<tr>
<th>Future Land Use Map (FLUM) designation(s)</th>
<th>Acreage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Zoning District(s)</th>
<th>Acreage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

8. APPLICANT’S PROPOSED CHANGE(S):

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________
If the proposed change involves an increase in density, which of the Receiving Zone criteria does the property meet, or would this be an exemption consistent with a Revitalization Plan?

9. REASON FOR PROPOSED CHANGE(S) (attach additional sheets if necessary):

______________________________________________________________________________

10. CURRENT LAND USE OF SUBJECT PROPERTY (example: house, vacant land, barn, etc.):

______________________________________________________________________________

11. SURROUNDING LAND USES:

North:

South:

East:

West:

12. ENVIRONMENTAL ASSESSMENT:

• Provide an Environmental Assessment Report, conducted within one year or less from the date of submittal, that includes:
  o Maps and surveys of the subject site illustrating the existing land cover according to Level 3 of the FLUCCS
  o Locations of listed flora and fauna species, if present.
  o If any wetlands are identified on site, provide a survey showing delineations of any wetlands, acreages, and the wetland Category (ENV Policy 3.1.3) under which they fall.
  o If the property is adjacent to any Federal, State, or County wildlife management areas, parks, preserves or reserves, supply a science-based analysis of possible impacts to the environmental resources of these lands and the manner in which these impacts can be eliminated. Where elimination is not possible, the analysis shall detail how these impacts can be reduced and mitigated.

13. INFRASTRUCTURE:

A. Roadway

i. List the roads or streets upon which vehicles may travel to gain access to the site (generally within ¼ mile radius):

______________________________________________________________________________

ii. Traffic Impact Analysis: This study must be authored by a registered professional engineer in the State of Florida. Provide a study showing the impacts development of the subject site, at
the maximum buildout allowed, under the proposed FLUM designation(s) would have on the surrounding roadway network. Where traffic impacts reduce LOS below ‘D’, provide a proportionate fair share assessment for those impacted roadways. If buildout is voluntarily restricted by the applicant, the report may utilize the restricted buildout numbers.

- **Hurricane Evacuation Study:** For any property that is even partially located in a Coastal High Hazard Area, or which generates trips wherein the majority of those trips would utilize a roadway that runs through a Coastal High Hazard Area, a *Hurricane Evacuation Study* must accompany any *Traffic Impact Analysis*.

### B. Potable Water and Sanitary Sewer and other Utility Services

i. Submit a letter from any water or sewer utilities that will be serving the subject site stating availability of utility service to the property.

ii. Attach an *Estimated Potable Water and Sanitary Sewer Usage Report*: provide a report showing the gallons per day that may be generated by development of the subject site at the maximum buildout allowed under the proposed FLUM designation(s). If buildout is voluntarily restricted by the applicant, the report may utilize the restricted buildout numbers.

### 14. HISTORICAL OR ARCHEOLOGICAL SITES:

The applicant must submit an *Archeological/Historical Memo* indicating that a review of the National Register of Historic Places, the Florida Master Site File and the Local Historic Register (when available) has been performed and the results of that review. If the subject site contains any object listed in these resources, the applicant must provide an *Archeological/Historical Survey* performed by a professional archeologist licensed in the State of Florida.

### 15. ADJACENT PROPERTY OWNERS INFORMATION:

Provide an *electronic text file (.txt)* that includes the names and addresses of all property owners within 200 feet of the subject property (excluding street right-of-ways), and a map indicating which properties are included in the address list. The Adjacent Property Owner List must be based upon the latest available property records of the Property Appraiser’s Office. The list shall include property owner’s name, mailing address, and parcel(s) or lot(s) description or account number so each parcel can be referenced on the Adjacent Property Owner Map. Refer to the Geographic Information System Internet site for mapping and owner information at [http://www.ccgis.com/](http://www.ccgis.com/). (Use a buffer of 250 feet or larger in order to account for right-of-ways, canals, etc.) Every property owner within 200 feet of every parcel of land involved will be notified of the schedule of public hearings.
FORM A. PROPERTY OWNER AUTHORIZATION TO APPLICANT

I, the undersigned, being first duly sworn, depose and say that I am the owner of the property described and which is the subject matter of the proposed hearing.
I give authorization for ________________________________ to be the applicant for this PLAN AMENDMENT.

STATE OF ____________, COUNTY OF _______________

The foregoing instrument was acknowledged before me this _____ day of ____________, 20___, by ________________________________, who is personally known to me or has/have produced ________________________________, as identification and who did/did not take an oath.

______________________________________
Notary Public Signature

Signature of Owner

______________________________________
Notary Printed Signature

Printed Signature of Owner

______________________________
Title

______________________________
Address

______________________________
Commission Code

City, State, Zip

______________________________
Telephone Number
FORM B. APPLICANT AUTHORIZATION TO AGENT

I, the undersigned, being first duly sworn, depose and say that I am the applicant for this PLAN AMENDMENT of the property described and which is the subject matter of the proposed hearing. I give authorization for _______________________________ to be my agent for this application.

STATE OF ____________, COUNTY OF ______________

The foregoing instrument was acknowledged before me this _____ day of __________, 20__, by _______________________________ who is personally known to me or has/have produced _______________________________ as identification and who did/did not take an oath.

Notary Public Signature          Signature of Applicant

Notary Printed Signature          Printed Signature of Applicant

Title          Address

Commission Code          City, State, Zip

Telephone Number

APPLICATION FOR A LARGE SCALE PLAN AMENDMENT (MAP) 5/27/2015 1
AFFIDAVIT

I, the undersigned, being first duly sworn, depose and say that I am the owner or agent of the property described and which is the subject matter of the proposed hearing; that all answers to the questions in this application, and all sketches, data and other supplementary matter attached to and made a part of the application are honest and true to the best of my knowledge and belief. I understand this application must be complete and accurate before the hearing can be advertised, and that if I am not the owner of the property I have attached a notarized authorization from the owner(s) to submit this application. I acknowledge that all items listed in the application must be submitted concurrent at the time the County accepts the application. I swear that the attached list of adjacent property owners is complete, including all property owners within 200 feet of the subject properties (excluding right-of-ways), that it is correct, providing addresses as listed in the County Tax Roll.

STATE OF ______________, COUNTY OF ________________

The foregoing instrument was acknowledged before me this _____ day of _________, 20___, by ___________________________________, who is personally known to me or has/have produced ________________________________________, as identification and who did/did not take an oath.

<table>
<thead>
<tr>
<th>Notary Public Signature</th>
<th>Signature of Applicant or Agent</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Notary Printed Signature</th>
<th>Printed Signature of Applicant or Agent</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Title                  | Address                                |
|                       |                                         |

<table>
<thead>
<tr>
<th>Commission Code</th>
<th>City, State, Zip</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Telephone Number</th>
<th></th>
</tr>
</thead>
</table>
AFFIDAVIT B

The applicant/owner hereby acknowledges and agrees that any staff discussion about conditions of approval are preliminary only, and are not final, nor are they the specific conditions or demands required to gain approval of the application, unless the conditions or demands are actually included in writing in the final development order or the final denial determination or order.

STATE OF _______________, COUNTY OF _________________

The foregoing instrument was acknowledged before me this ______ day of ________, 20__, by ____________________________ who is personally known to me or has/have produced ____________________________ as identification and who did/did not take an oath.

______________________________
Notary Public Signature

______________________________
Notary Printed Signature

______________________________
Signature of Applicant or Agent

______________________________
Printed Signature of Applicant or Agent

______________________________
Address

______________________________
City, State, Zip

______________________________
Telephone Number