

Martin County

Legislation Details (With Text)

File #: 19-0805

Type: Public Hearing Status: Passed

In control: Board of County Commissioners

On agenda: 8/27/2019 Final action: 8/27/2019

Title: LEGISLATIVE PUBLIC HEARING TO CONSIDER TRANSMITTAL OF COMPREHENSIVE PLAN

AMENDMENT (CPA) 19-10, TURNER GROVES, A TEXT AMENDMENT

Sponsors:

Indexes:

Code sections:

Attachments: 1. CPA 19-10 Turner Groves.pdf, 2. CPA 19-10 Turner Groves Application_Full_Package.pdf, 3. ad.pdf

Date	Ver.	Action By	Action	Result
8/27/2019	1	Board of County Commissioners	approved	Pass

PLACEMENT: Public Hearings

TITLE:

LEGISLATIVE PUBLIC HEARING TO CONSIDER TRANSMITTAL OF COMPREHENSIVE PLAN AMENDMENT (CPA) 19-10, TURNER GROVES, A TEXT AMENDMENT

EXECUTIVE SUMMARY:

CPA 19-10, Turner Groves amends a portion of one sentence in Chapter 4, Future Land Use Element that sets a deadline for obtaining final site plan approval on property with the AgTEC future land use designation. The requirement in the Comprehensive Plan is proposed for deletion because it is inconsistent with provisions in Section 252.363, Florida Statutes.

DEPARTMENT: Growth Management

PREPARED BY: Name: Clyde Dulin, AICP

Title: Comprehensive Planning Administrator

REQUESTED BY: Melissa Corbett

PRESET:

PROCEDURES: Plan Amendment

BACKGROUND/RELATED STRATEGIC GOAL:

In an accordance with Sections 163.3174(4)(a) and 163.3184(3)(c)1 and (11), Florida Statutes, all Comprehensive Plan amendments require three public hearings. The first public hearing for this Plan amendment was conducted before the Local Planning Agency on June 6, 2019. Today's is the second hearing, at which the Board of County Commissioners determines whether to transmit or not transmit the plan amendment to the State Land Planning Agency.

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Section 163.3184, Florida Statutes, requires state, regional and local reviewing agencies to provide comments to the County. The state and regional reviewing agencies are required to review the amendment to ascertain if there are any impacts to important state resources and facilities. The state and regional reviewing agencies are required to provide their comments, if any, to Martin County within 30 days of the agency receipt of the amendment. If comments are received regarding impact to state resources and facilities, they must be addressed prior to the adoption of the Plan Amendment. Failure to successfully address impacts to state resources and facilities may form the basis for a challenge to the amendment after adoption.

The adoption public hearing is the third required public hearing. Pursuant to Section 163.3184(3)(c)1 and (11), Florida Statutes, Martin County must hold the adoption public hearing within 180 days after the receipt of reviewing agency comments. If Martin County fails to hold an adoption public hearing, the amendment shall be deemed withdrawn unless extended by agreement and notice to the State Land Planning Agency and any affected party that provided comments on the amendment. If the Plan amendment is adopted, Martin County has ten days to send the amendment package to the State Land Planning Agency. The State Land Planning Agency has five days to find the amendment adoption package complete. If an affected party challenges the adoption of a plan amendment, the petition must be filed within 30 days of the adoption date of the amendment. If the State Land Planning Agency challenges the adoption of a plan amendment, the petition must be filed within 30 days of the completeness determination by the State Land Planning Agency.

Decisions approving or rejecting proposed Plan amendments constitute legislative actions because they involve the policy making function of the BCC. They are different from rezoning and site plan decisions which are quasi-judicial actions involving the application of general rules of policy to specific situations. If approval of a Plan amendment is challenged by an affected person, the approval will be sustained if it complies with Florida Statutes regarding (1) procedural requirements (e.g. proper notice, public hearing), and (2) substantive requirements (e.g. adequate data and analysis, internal consistency). The fairly debatable standard is applicable to the review and requires judicial approval of a BCC approval if reasonable persons could differ as to the propriety of the decision. For example, if a petitioner were to claim that an amendment adopted a provision that was not consistent with an existing provision of the Comprehensive Plan, the court would strike down the amendment only if the court found no reasonable person would think that the two provisions are consistent.

If approval of a Comprehensive Plan amendment is challenged by the State Land Planning Agency, the process for the administrative review will be as provided in Section 163.3184(5) F.S. Challenges to a denial of a Comprehensive Plan amendment have an even more difficult burden. Since the Comprehensive Plan is already in place, the County does not have to meet the statutory, procedural or substantive requirements in order to deny an amendment. Thus, challengers ordinarily seek a remedy based on constitutional claims or some other basis.

ISSUES:

Please see the attached staff report. The Local Planning Agency reviewed the amendment on July 18, 2019 and recommended approval of the proposed text amendment.

LEGAL SUFFICIENCY REVIEW:

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This is a legislative matter. Legislative of policy rather than applying specific rule denial of an issue in its legislative capace. Fairly debatable means that the government as to the propriety of the decision rear review need only be rationally related to welfare of the public, to be valid. Given capricious or illegal are subject to serious	es to a particular situation. A local city is typically subject to a fairly de ment's action must be upheld if rea sched. Decisions subject to the fa to a legitimate public purpose, such this broad discretion, only decis	government's approval or batable standard of review. asonable minds could differ airly debatable standard of a as the health, safety, and
RECOMMENDED ACTION:		
RECOMMENDATION Move that the Board approve CPA 1 Economic Opportunity.	9-10, Turner Groves for transmi	ittal to the Department of
ALTERNATIVE RECOMMENDATIONS		
Move that staff provide additional inform		ture date.
FISCAL IMPACT:		
RECOMMENDATION Staff time		
Stall time		
Funding Source	County Funds	Non-County Funds
Application		\$8,150
Subtotal		
Project Total		
ALTERNATIVE RECOMMENDATIONS		
Staff time.		
DOCUMENT(S) REQUIRING ACTION:		
□ Budget Transfer / Amendment □ Ch	air Letter □Cor	itract / Agreement
☐ Grant / Application ☐ Not	<u> </u>	colution
Other:		

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