Introduction

The Community Planning Act, Chapter 163, Florida Statutes, requires that the regional planning council review local government comprehensive plan amendments prior to their adoption. The regional planning council review and comments are limited to adverse effects on regional resources or facilities identified in the strategic regional policy plan (SRPP) and extrajurisdictional impacts that would be inconsistent with the comprehensive plan of any affected local government within the region. Council must provide any comments to the local government within 30 days of the receipt of the proposed amendments and must also send a copy of any comments to the state land planning agency.

The amendment package from the Town of Palm Beach contains a proposed text amendment to the Future Land Use Element of the comprehensive plan. This report includes a summary of the proposed amendment and Council comments.

Summary of Proposed Amendment

The proposed amendment is to revise Policy 2.3.1 in the Future Land Use Element by changing the town-serving threshold requirement for businesses within the Commercial Planned Center zoning district from 2,000 square feet (SF) gross leasable area to 3,000 SF gross leasable area. Town-serving means establishments principally oriented to serving the needs of town persons and not substantially relying on the patronage of persons not defined as town persons.

Regional Impacts

No adverse effects on regional resources or facilities have been identified.
Extrajurisdictional Impacts

The proposed amendment was circulated by the Palm Beach County Intergovernmental Plan Amendment Review Committee Clearinghouse Coordinator on November 17, 2016. No extrajurisdictional impacts have been identified.

Conclusion

No adverse effects on regional resources or facilities and no extrajurisdictional impacts have been identified.

Recommendation

Council should approve this report and authorize its transmittal to the Town of Palm Beach and the Florida Department of Economic Opportunity.

Attachments
# List of Exhibits

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<th>Exhibit</th>
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<td>1</td>
<td>General Location Map</td>
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EXHIBIT 1
General Location Map
Specifically, Policy 2.3.1 will be amended as follows (added language underlined; removed language stricken):

**POLICY 2.3.1**

The following definitions shall pertain to the application of the non-residential land use designations and associated policies:

a. “Town-serving” shall mean establishments principally oriented to serving the needs of Town persons and not substantially relying on the patronage of persons not defined as Town persons. Commercial establishments (other than those uses in the “Commercial – Office, Professional & Institutional” (C-OPI) zoning district, which are not required to meet town-serving requirements) of 2,000 square feet or less of gross leasable area in the “Commercial – Planned Center” (C-PC) zoning district, 3,000 square feet or less of gross leasable area in the C-PC, C-TS and C-B zoning districts, and 4,000 square-feet or less of gross leasable area in the C-WA zoning district are assumed to meet the intent of the first part of this definition.