

Business Impact Estimate

In accordance with Section 125.66(3)(a), F.S., a Business Impact Estimate (BIE) is required to be: 1) prepared before enacting certain ordinances and 2) posted on Hillsborough County's website no later than the date the notice proposed enactment/notice of intent to consider the proposed ordinance, is advertised in the newspaper (which, per Section 125.66(2)(a), F.S., is ten (10) days before the Public Hearing).

Proposed Ordinance Title/Reference:

The following types of ordinances are exempt from the BIE requirement under Section 125.66(3)(c), F.S. As such, if one or more boxes are checked below, Hillsborough County believes that a BIE is not required by state law for the proposed ordinance referenced above.

Notwithstanding, Hillsborough County is preparing this BIE to prevent an inadvertent procedural issue from impacting the enactment of this proposed Ordinance. Hillsborough County reserves the right to revise this BIE following its initial posting and to discontinue providing this information for proposed ordinances believed to be exempt under state law.

- The proposed ordinance is required for compliance with Federal or State law or regulation.
- The proposed ordinance relates to the issuance or refinancing of debt.
- The proposed ordinance relates to the adoption of budgets or budget amendments, including revenue sources necessary to fund the budget.
- The proposed ordinance is required to implement a contract or an agreement, including, but not limited to, any Federal, State, local, or private grant, or other financial assistance accepted by the local government.
- The proposed ordinance is an emergency ordinance.
- □ The ordinance relates to procurement.
- The proposed ordinance is enacted to implement the following:
 - a. Part II of Chapter 163, Florida Statutes, relating to growth policy, county and municipal planning, and land development regulation, including zoning, development orders, development agreements and development permits
 - b. Sections 190.005 and 190.046, Florida Statutes, regarding community development districts
 - c. Section 553.73, Florida Statutes, relating to the Florida Building Code; or
 - d. Section 633.202, Florida Statutes, relating to the Florida Fire Prevention Code.

Consistent with the posting requirement set forth in Section 125.66(3)(a), F.S., the County hereby publishes the following BIE information for this proposed ordinance on its website for public viewing and consideration on this _____ day of _____, 202__:

1. Summary of the proposed ordinance (must include statement of the public purpose, such as serving the public health, safety, morals, and welfare): This is a Revision to the County's existing Sewer Use Ordinance, which is known as Chapter 120 – Industrial Pretreatment. The revisions are necessary to meet new requirements of State and Federal statutes. Specifically, the ordinance is being updated to address the new Federal Dental Amalgam and Pharmaceutical Hazardous Waste Ban regulations and the new Section 403.0741, Florida Statutes (Grease waste removal and disposal).

2. Estimate of direct economic impact of the proposed ordinance on private, for-profit businesses in the County, including the following, if any:

(a) An estimate of direct compliance costs that businesses may reasonably incur; There are no direct costs to businesses.

(b) Any new charge or fee imposed by the proposed ordinance or for which businesses will be financially responsible; and There are no new charges or fees imposed by the revised ordinance.
(c) An estimate of the County's regulatory costs, including estimated revenues from any new charges or fees to cover such costs. There are no new regulatory costs due to the revised ordinance.

3. A good faith estimate of the number of businesses likely to be impacted by the ordinance: Although there are no anticipated costs due to the revised ordinance, the following number of facilities are currently regulated by this ordinance:

(a) The County currently inspects 1,954 facilities that have grease traps, lint traps or oil water separators;

(b) There are approximately 1,600 pump stations that will need to be registered as Privately Owned Collection and Transmission systems;

(c) There are 24 permitted Industrial Pretreatment Facilities; and

(d) There are 36 registered waste haulers, who are currently enrolled in Hillsboro ugh County's FOG tracking program.

4. Additional information the governing body deems useful (if any):

While the proposed ordinance is exempt pursuant to 125.66(3)(c), F. S., additional minor revisions are being made to the current ordinance as follows: (1) the Industrial Pretreatment Program's Local Limits are being removed from the ordinance and will be adopted by resolution establishing and delegating authority to the Assistant County Administrator for efficiency; (2) the Industrial Pre-Treatment Program's Enforcement Response Plan Internal Procedures is being removed from the current ordinance and will be adopted by resolution establishing and delegating authority to the Assistant County Administrator for efficiency; (2) the Industrial Pre-Treatment Program's Enforcement Response Plan Internal Procedures is being removed from the current ordinance and will be adopted by resolution establishing and delegating authority to the Assistant County Administrator; (3) revisions to the current ordinance to address the new regulations in Section 403,0741, F.S. (Grease waste removal and disposal); (4) clarifying existing language in the privately owned collection and transmission system section of the ordinance; and other minor wording changes to clarify and achieve consistency with language in the current ordinance.