CHARTER SERIES

AN ORDINANCE TO CREATE A PRESERVATION (OR HISTORIC DISTRICT) COMMISSION: TO ESTABLISH THE MEMBERSHIP, OFFICERS, TERMS OF OFFICE OF ITS ARCHITECTURAL, CULTURAL, AND HISTORICAL LANDMARKS AND LANDMARK SITES; PROVIDING THAT THE PRESERVATION COMMISSION SHALL REVIEW PROPOSED ALTERATION, CONSTRUCTION, DEMOLITION DEMOLITION BY NEGLECT, AND RELOCATION IN PRESERVATION DISTRICTS AND ON LANDMARKS AND LANDMARK SITES; PROVIDING THE CRITERIA FOR EVALUATING SUCH PROPOSED ACTIVITIES; PROVIDING MEMBERS AND DUTIES OF SUCH COMMISSION; PROVIDING A PROCEDURE FOR ADOPTION OF ORDINANCES TO ESTABLISH PRESERVATION DISTRICTS STANDARDS AND PROCEDURES TO PREVENT DEMOLITION OF LANDMARKS BY INTENT OR NEGLECT; PROVIDING A PROCEDURE FOR THE ISSUANCE OF CERTIFICATES OF APPROPRIATENESS; TO ACCOMPLISH RELATED PURPOSES; AND REPEALING ALL ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH. AND TO DESIGNATE ARCHAEOLOGICAL DEMOLITION.

DeRidder is known for its collection of historic public, commercial and residential buildings and that the City's qualities have proved increasingly attractive to residents, business interests and WHEREAS, the City Council of the City of DeRidder hereby recognizes that the City of

archeological merit and declares that such preservation activities will promote and protect the perpetuate those aspects of the City and its setting that have historical, cultural, architectural and/or DeRidder; and health, safety, prosperity, education, and general welfare of the people living in and visiting WHEREAS, as a matter of public policy, the City Council aims to preserve, enhance and

the method and manner of designation of landmarks, landmark sites and historic districts Preservation Commission, the powers of the Commission, the Commission's Rules of Procedure, definitions applicable hereto, the composition and terms of office of members of the DeRidder defined therein, the provision for Certificates of Appropriateness with criteria for issuance of enforcement and civil and criminal penalties, provisions for appropriations by the City to the appeals of decisions by the Commission, provisions for minimum maintenance requirements provisions concerning claims of unreasonable economic hardship related hereto, the provision for Certificates of Appropriateness and procedures for issuance of Certificates of Appropriateness, clause and provisions concerning disqualification of members of the Commission by conflict of Commission, provisions for title to property acquired by the City, the provision of a non-restrictive interest, are more fully set forth on Exhibit "A" which is attached hereto WHEREAS, the goals of this historic preservation ordinance, as well as the appropriate concerning demolition by neglect, provisions for public safety exclusion, provisions for ide a part hereof:

NOW, THEREFORE, BE IT ORDAINED that the DeRidder Preservation Commission be,

and it is hereby, established;

same is hereby, adopted in furtherance of the goals set forth therein and in furtherance of the said DeRidder Preservation Commission; BE IT FURTHER ORDAINED that the aforementioned Exhibit "A" hereto be, and the

applicability of this Ordinance, including the said Exhibit "A", as a whole or of any part other than to be void, invalid or inoperative, the decision of the Court shall not affect the validity or portion hereof, including the said Exhibit "A", be declared by any Court of competent jurisdiction aforementioned Exhibit "A", are severable and if any article, section, paragraph, sentence, or the part held void, invalid or otherwise inoperative; BE IT FURTHER ORDAINED that the provisions of this Ordinance, including the

BE IT FURTHER ORDAINED that this Ordinance shall become effective one month after

its passage;

herewith be, and the same are, repealed. BE IT FURTHER ORDAINED that all Ordinances and parts of Ordinances in conflict

THUS DONE AND SIGNED on this 25th day of October, 1993

PRESIDEN

ATTEST:

SECTION 1 - STATEMENT OF PURPOSE

goals: This historic preservation ordinance is designed to achieve the following

- ? identity; of the city's historical, cultural, social, economic, political, archaeological, and architectural Protect, enhance and perpetuate resources which represent distinctive and significant elements
- ₽. Insure the harmonious, orderly, and efficient growth and development of the city;
- 0 Strengthen civic pride and cultural stability through neighborhood conservation;
- Ď. Stabilize the economy of the city through the continued use, preservation, and revitalization of its resources;
- Ή to business and industry thereby provided; Protect and enhance the city's attractions to tourists and visitors and the support and stimulus
- 7 Promote the use of resources for the education, pleasure, and welfare of the people of the city DeRidder
- Ġ Provide a review process for the preservation and appropriate development of the city's

SECTION II - DEFINITIONS

Unless specifically noted otherwise, the following definitions are standard throughout this ordinance:

removal of paint by chemical or other means. Alterations shall include, but not be limited to, repointing of brickwork, sandblasting, and the Alteration: Any change to a resource because of construction, repair, maintenance, or other means

record in notarized form; or a person holding a "bona fide" Applicant: The owner of record of a resource; the lessee thereof with the approval of the owner of contract to purchase a resource

panels, satellite dishes, and signs. landscaping features, walls, fences, light fixtures, steps, paving, sidewalks, shutters, awnings, solar related group thereof. A feature related to a parcel of land or to a building, structure, object, site, or The term includes, but is not limited to, buildings, structures, objects, sites,

church, hotel, or similar structure A structure created to shelter any form of human activity, such as a house, garage, barn,

commission for work proposed by an applicant. The commission may, in appropriate situations, limit the period for which a certificate of appropriateness is valid. Certificate of Appropriateness: A signed and dated document evidencing the approval of the

Certified Local Government (CLG): participate in this partnership. Specific requirements for the program are published in Louisiana's Preservation Officer of Louisiana and the Secretary of the Interior to certify local governments to federal/state/local government preservation partnership. Preservation Act 16 U.S. C. 470 et seq., that provides for the participation of local governments "Guidelines for the Certified Local Government Program," available from the Louisiana State Historic A federal program authorized by the National Historic The federal law directs the State Historic

The city of DeRidder as represented by the Mayor and City Council

appropriate colors for the building. Color: Paint color shall not be regulated, but an application must be filed for a Certificate of Appropriateness in order to afford the Commission the opportunity to inform the applicant of

25:751-758 and amended 1981 commission created pursuant to Louisiana enabling legislation: Commission: The DeRidder Preservation Commission, a local historic preservation Louisiana Revised Statutes R. S

Construction: The addition or placement of any improvement onto a resource

appurtenances. Demolition: The complete or partial removal of buildings, structures, objects, or sites, including

in substantial deterioration of the resource and threatens its continued preservation. Demolition by Neglect: Improper maintenance or lack of maintenance of any resource which results

THIS IS TO CERTIFY THAT

DERIDDER COMMERCIAL HISTORIC DISTRICT

WAS ENTERED INTO THE

NATIONAL REGISTER OF HISTORIC PLACES

UNDER THE PROVISIONS OF THE

NATIONAL HISTORIC PRESERVATION ACT OF 1966

9th DAY OF AUGUST,

r. 1983

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KEEPER OF THE NATIONAL REGISTER



STATE HISTORIC PRESERVATION OFFICER

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and texture of the building material and the type and style of all windows, doors and appurtenances. Exterior Features: Exterior features of resources shall include, but not be limited to, the color, kind,

structures, objects, landscape features, and manufactured units, like mobile homes, boats, docks, Improvement: An appurtenance developed by human design, including, but not limited to, buildings, and storage buildings.

particular architectural, cultural, or historic significance by meeting at least one of the following water, designated by the commission and approved by the city through an ordinance, which possess Landmark: A building, structure, or object, and its appurtenances and historically associated land or criteria source:

- \triangleright region, state, parish or city; or Exemplifies or reflects the broad cultural, political, economic, or social history of the nation,
- Œ Is identified with historic personages or with important events in national, state or local
- Ü materials or craftsmanship; or Embodies distinguishing characteristics of an architectural type or is a specimen inherently valuable for the study of a period, style, method of construction, or use of indigenous
- D. individual ability has been recognized or who influenced his age. Is representative of the notable work of a master builder, designer, or architect whose

geological, or historic significance. approved by the city through an ordinance, which possesses particular archaeological, architectural, land. this ordinance, a landmark site encompasses prehistoric or historic sites on unimproved or improved location, not the building, structure, or object, possesses primary significance. For the purposes of Landmark sites meet at least one of the following criteria: An unimproved or improved parcel of ground designated by the commission and A landmark site differs from a landmark in that the physical

- ₽ Exemplifies or reflects the broad cultural, political, economic, or social history of the nation region, state, parish, or city; or
- Ħ local history; or Is identified with historic personages or with important events in national, regional, state or
- Ü Embodies distinguishing characteristics of a landscape type or is a specimen inherently valuable for the study of a period, style, method of construction, or use of indigenous materials or craftsmanship; or
- D Has yielded, or may be likely to yield, information important in prehistory or history. "Landmark Site" may be a culturally significant natural feature other than landscape

shrubbery, trees, plantings, outbuildings, walls, courtyards, fences, swimming pools, planters, gates, alterations, site regrading, fill deposition, and paving. street furniture, exterior lighting, and site improvements, including but not limited to, subsurface Landscape Feature: Any improvement, natural formation, or vegetation including, but not limited to:

the State Historic Preservation Office, and by the National Park Service under the Department of the Interior. Significant federal benefits may accrue to owners of properties listed or determined eligible and archaeological resources. coordinate and support public and private efforts to identify, evaluate, and protect the nation's historic authorized under the National Historic Preservation Act of 1966 as part of a national program to National Register of Historic Places: A federal list of cultural resources worthy of preservation, for listing in the National Register. The National Register Program is administered by the commission, by

or design, movable, yet related to a specific setting or environment. A material thing of functional, cultural, historical, or scientific value that may be, by nature

decay, or damage and by reusing, where possible, original materials. thereof by returning the resource as nearly as practical to its condition prior to such deterioration, Ordinary Repairs or Maintenance: Work done to prevent deterioration of a resource or any part

Owner of Record: The owner of a parcel of land, improved or unimproved, reflected on the city tax roll and in parish deed records.

buildings, structures, or objects associated by past events or by plan or physical development, and district designated by the commission and approved by the city through an ordinance, which contains a geographically definable area, urban or rural, possessing a significant concentration of sites, Preservation (or Historic) District: which meets at least one of the following criteria: A district listed on the National Register of Historic Places or a

- <u>></u> state, parish, or city; or Exemplifies or reflects the broad cultural, political, economic, or social history of the nation,
- ₩. history; or Is identified with historic personages or with important events in national, state, or local
- Ç Embodies distinguishing characteristics of architectural types or contains examples inherently materials or craftsmanship; or valuable for the study of periods, styles, methods of construction, or uses of indigenous
- Ŭ. individual abilities have been recognized or who influenced their eras Is representative of the notable work of master builders, designers, or architects whose

another setting. Relocation: Any changes in the location of a building, object, or structure in its present setting or to

separate districts, buildings, districts, structures, sites, objects, landscape features, and related groups with the appurtenances and improvements, if any. The term resource includes, but is not limited to, A landmark, landmark site, and all land or water within a preservation district, together

Secretary of the interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic preservation of historic buildings. Buildings: A federal document stating standards and guidelines for the appropriate rehabilitation and

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or structure, whether standing, ruined, or vanished, where the location itself maintains historical or archaeological value regardless of the value of any existing buildings, structures, or objects. The location of a significant event, a prehistoric or historic occupation or activity, or a building

Development, Department of Culture, Recreation and Tourism, State of Louisiana. State Historic Preservation Office: Division of Historic Preservation, Office of Cultural

Department of Culture, Recreation and Tourism. State Historic Preservation Officer: Assistant Secretary of the Office of Cultural Development,

earthworks, boats, barges, and bridges organization constructed by man. Structure: A work made up of interdependent and interrelated parts in a definite pattern of The term includes but is not limited to, engineering projects,

reasonable beneficial use from a resource as required by the United States Supreme Court in Penn Unreasonable Economic Hardship: The inability of an owner to obtain a reasonable return or a Central Transportation Company vs. New York City, 438 U. S. 104 (1978), and subsequent

SECTION III -DeRidder PRESERVATION COMMISSION, COMPOSITION, AND TERMS

establish a preservation commission to preserve, promote, and develop the city's historical resources By virtue of Louisiana enabling legislation, R. S. 25:751-758 as amended, the city is authorized to to perform such other functions as may be provided by law. and to advise the city on the designation of preservation districts, landmarks, and landmark sites and

There is hereby created the __DeRidder_ Preservation Commission.

serve for terms of four (4) years and shall be eligible for reappointment. The first commission shall fifteen (15) members resident in the city of DeRidder may be reappointed. All members of the commission are appointed by the city and shall serve for designated terms and civilization, cultural geography, cultural anthropology, interior design, law, and related fields. In conformity with the "Louisiana Guidelines for the Certified Local Government Program," the city historic preservation-related disciplines such as urban planning, American studies, American related disciplines of architecture, history, architectural history, or archaeology or from secondary the community, the city shall appoint professional members from the primary historic preservationknowledge of or interest, competence, or expertise in historic preservation. To the extent available year terms and 1/4 with four (4) year terms. All commission members shall have a demonstrated have staggered terms: 1/4 with one (1) year terms, 1/4 with two (2) year terms, 1/4 with three (3) shall document a "good faith effort" to locate professionals to serve on the commission before serving on the commission. appointing lay members. The commission shall also seek the advice, as needed, of professionals not The commission shall consist of not fewer than seven (7) and no more than _. All members of the commission shall

> interested lay persons and invite submission of their qualifications in written resume form. interested in serving on the commission. The city may contact known professionals and from citizens who are professionals in the related fields of historic preservation and who are The city shall publish at least one notice in a newspaper in its jurisdiction to solicit responses

on their dringsteness to a

- ₿. 3. The city shall provide three (3) weeks (15 working days) for responses. educational and professional background, membership in appropriate preservation competence, knowledge or expertise. Such information should include, but is not limited to submit, in written resume form, information concerning their demonstrated interest at workshops and seminars, and other relevant experience. organizations, subscriptions to suitable professional publications, volunteer work, attendance Respondents shall
- ? desired, which candidates can be considered professionals and which are most qualified for commission, it shall decide, with the assistance of the State Historic Preservation Office, if When the city has collected adequate information concerning the potential appointees to the appointment to the commission.

SECTION IV - POWERS OF THE COMMISSION

DeRidder In order to preserve, promote, and develop the distinctive appearance and the historic resources of and to accomplish the purposes set forth in Louisiana R. S. 25 as amended, and in this

- P national, state, or local government agencies, suitable preservation organizations, and resources within the city. This work may be carried out through, or in conjunction with, The commission shall conduct or cause to be conducted a continuing study and survey of consultants to the city.
- ₩. The commission shall recommend to the city the adoption of ordinances designating National Register of Historic Places and located within the jurisdiction of the city, whether preservation districts, landmarks, and landmark sites. All properties presently listed in the publicly or privately owned, are hereby designated as landmarks, landmark sites, and that the provision has become applicable to them. commission shall promptly notify the owners of such properties by public notice or in writing be similar to but not smaller than the boundaries for National Register purposes. preservation districts, whichever category is appropriate, with suitable boundaries which shall
- C a six (6) month period so that their designation can be considered. During this period, such shall automatically come under the jurisdiction of the DeRidder Preservation Ordinance for determined eligible for such listing in writing by the State Historic Preservation Office, they As buildings, structures, objects, sites, and historic districts within the jurisdiction of the City notice, that this provision has become applicable to them. The commission shall promptly notify the owners of such properties, in writing or by public properties shall be subject to all provisions of this ordinance otherwise applied to resources are listed in the National Register of Historic Places, or are officially
- Ď. The commission may recommend that the city recognize sub-districts within any preservation district, in order that the commission may adopt specific guidelines for the regulation of properties within such a sub-district.
- Щ relocation of any resource. The commission shall review applications proposing construction, alteration, demolition, or
- Ħ The commission shall grant or deny certificates of appropriateness, and may grant certificates of appropriateness contingent upon the acceptance by the applicant of specified conditions.

proposed by an applicant in order to guarantee the applicant's financial ability to complete the project as condition its approval of a certificate of appropriateness on the posting of a performance bond After the adoption of the written guidelines approved by the city, the commission may

- Ġ The commission shall not consider interior arrangements of buildings and structures
- H. the city for the purpose of carrying out the provisions of this ordinance hold, and spend funds from private and public sources, in addition to appropriations made by The commission, subject to the requirements of the city, is authorized to apply for, receive,
- supplies, and other materials necessary for its effective operation, all subject to approval by persons as may be required for the performance of its duties and to obtain the equipment, The commission is authorized to employ such staff or contract with technical experts or other
- member, employee, or agent of the commission shall enter any private dwelling or structure without the express consent of the owner of record or occupant thereof. reasonable times, to enter upon private land for the examination or survey thereof. The commission is authorized, solely in the performance of its official duties and only at

SECTION V - RULES OF PROCEDURE

To fulfill the proposes of this ordinance and carry out the provisions contained therein:

- > action of the commission. A majority of the members of the commission must vote in agreement to constitute any valid
- <u>W</u> chairman attends a particular meeting, the remaining members shall select an acting chairman shall select a secretary from its membership or its staff. If neither the chairman nor the vice-The commission annually shall elect from its membership a chairman and vice-chairman. from the members in attendance at such meeting.
- Ω its business, subject to the approval of the city. Such rules of procedure shall be a matter of The commission shall develop and adopt rules of procedure which shall govern the conduct of
- D consistent with local, state and federal guidelines and regulations, including, but not limited generally set forth in Section VII of this ordinance. The commission shall develop design review guidelines for determining appropriateness as to, building safety and fire codes and the Secretary of the Interior's Standards for Such criteria shall insofar as possible be
- Ħ voting records, attendance, resolutions, findings, determinations and decisions. The commission shall keep minutes and records of all meetings and proceedings including material shall be a matter of public record.
- Ħ be held within thirty (30) days of the adoption of this ordinance and regular meetings shall be == The commission shall establish its own regular meeting time; however, the first meeting shall an 25% H i 20%

scheduled at least once every three (3) months. call a special meeting to consider an urgent matter. The chairman or any two (2) members may

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SECTION VI - DESIGNATION OF LANDMARKS, LANDMARK SITES, AND HISTORIC DISTRICTS

By ordinance, the city may establish landmarks, landmark sites, and preservation districts within the following the criteria as specified in Section II. area of its jurisdiction. Such landmarks, landmark sites, or preservation districts shall be designated

- collected in a cohesive format, made a matter of public record, and made available for public architectural, cultural, and historic significance of the city's resources. The findings shall be The commission shall initiate a continuing and thorough investigation of the archaeological previously designated preservation districts which would include: The commission shall work toward providing complete documentation for
- are to be used only as a reference or guide and shall not be used as the determining each building and an evaluation of its significance to the district. An inventory of all property within the boundary of the district, with photographs of factor for issuing or denying a certificate of appropriateness. Building evaluations
- છે An inventory which would be in a format consistent with the statewide inventory of the Louisiana Division of Historic Preservation (SHPO).
- ₿. or landmark sites and submit or cause to be prepared ordinances to make such designation The commission shall advise the city on the designation of preservation districts, landmarks,
- \mathcal{C} property being nominated. A nomination shall contain information as specified by the the commission or by an organization interested in historic preservation or by an owner of the A resource or resources may be nominated for designation upon motion of three members of months in the case of either a landmark or landmark site. nomination to the city within six (6) months in the case of a preservation district and two (2) commission. The commission must reach a decision on whether to recommend a proposed
- D. shall promptly forward to the city its recommendation, in writing, together with an If the commission votes to recommend to the city the designation of a proposed resource, accompanying file.
- Щ The commission's recommendations to the city for designation of a preservation district shall be accompanied by:
- A map of the preservation district that clearly delineates the boundaries
- A verbal boundary description and justification.
- ယ A written statement of significance for the proposed preservation district.
- Ħ months, as if it were already designated resource shall be fully protected by the provisions of this ordinance for a period of six After the nomination of a resource to the commission for possible local designation,

Ω shall remain designated. With the adoption of this ordinance, any property designated under a previous city ordinance

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- Ή employee as may be designated by its director, shall have made an analysis of, and until the Louisiana Division of Historic Preservation (SHPO), acting through such agent or recommendations concerning, the proposed district boundaries. may at any time thereafter take any necessary action to adopt or amend its ordinance. written request for such analysis has been mailed to it shall constitute approval; and the city (SHPO) to submit its analysis and recommendations to the city within sixty (60) days after a After the adoption of this ordinance, no preservation district or districts shall be designated Failure of the Division
- : If a proposed ordinance is to designate a landmark or landmark site, it may be presented to Division of Historic Preservation (SHPO). the city with a recommendation that it be adopted without submission to the Louisiana "
- days prior to the date fixed in the resolution for the public hearing and the last publication not published in the city, then the notices shall be published in a paper published in the (3) consecutive weeks in at least one (1) newspaper published in the city. If a newspaper is boundaries thereof. A notice of the hearing shall be published once a week for at least three The city shall conduct a public hearing, after notice, to discuss the proposed designation and shall be made not more than seven (7) days prior to such date. The first publication of such resolution shall be made not less than twenty-one (21)
- 7 shall adopt the ordinance as proposed, reject it entirely, or adopt the ordinance with Within sixty (60) calendar days after the public hearing held in connection herewith, modifications the city
- Ļ state, parish, and municipal agencies of the official designation of all landmarks, landmark sites, and preservation districts. An updated list and map shall be maintained by such Furthermore, the commission shall notify, as soon as is reasonably possible, the appropriate agencies and made available to the public.
- X procedures for designation as set forth in this ordinance Previously designated properties may have their designations removed only by following the

SECTION VII - CERTIFICATES OF APPROPRIATENESS

construction which affects a resource shall be undertaken without a certificate of appropriateness. for a certificate of appropriateness of such work has been approved by the commission. Likewise, no No exterior feature of any resource shall be altered, relocated, or demolished until after an application

- ≻ The commission shall serve as a review body with the power to approve and deny applications for certificates of appropriateness.
- B seek to accomplish the purposes of this ordinance In approving and denying applications for certificates of appropriateness, the commission shall -1
- Ü be A certificate of appropriateness shall not be required for work deemed by the commission to be ordinary maintenance or repair of any resource. ordinary maintenance or repair of any resource.

- D. All decisions of the commission shall be in writing and shall state the findings of the commission, its recommendations and the reasons therefore.
- Ή otherwise specified by the commission, expire twenty-four (24) months after its issuance Expiration of a Certificate of Appropriateness: A certificate of appropriateness shall, unless issuance. EXCEPT THAT a certificate shall expire if work has not begun within six (6) months of its When a certificate has expired, an applicant may seek a new certificate.
- Ţ of appropriateness, the application may be resubmitted without change. application may be resubmitted at any time. Resubmission of Applications: Twelve months after denial of an application for a certificate A changed
- Ģ Certificates of Appropriateness may be issued for distinct and separate phases of an ongoing

SECTION VIII - CRITERIA FOR ISSUANCE OF CERTIFICATES OF APPROPRIATENESS

appropriateness: The commission and the city shall use the following criteria in granting or denying certificates of

- A. General Factors:
- alteration; Architectural design of existing building, structure, or appurtenance and proposed
- 2. Historical significance of the resource;
- 3. General appearance of the resource;
- 4. Condition of the resource;
- 5. Materials composing the resource;
- Size of the resource;
- .7 surroundings and, if within a preservation district, upon the district as a whole and its architectural and historical character and integrity. The relationship of the above factors to, and their effect upon the immediate
- B. New Construction:
- archaeological resources. In advance of new construction, steps shall be taken to insure evaluation of possible
- 2. width and height of the facade(s), the proportions and relationship between doors and buildings and environment with which the new construction is visually related, The following aspects of new construction shall be visually compatible with the materials, the textures, the colors, the patterns, the trims and the design of the roof windows, the rhythm of solids to voids created by openings in the facade, including but not limited to: the height, the gross volume, the proportion between

- 'n preserved. Existing rhythm created by existing building masses and spaces between them shall be
- 4. improvements like sidewalks and walls. also not prove detrimental to the fabric of a resource, or adjacent public or private compatible with the environment with which it is visually related. Landscaping shall The landscape plan shall be compatible with the resource, and it shall be visually ---
- No specific architectural style shall be required.

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Exterior Alteration:

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- object, or landscape feature shall be considered in applying these standards. is provided in Section VIII, A and B, and the original design of a building, structure, be compatible with the resource itself and other resources with which it is related, as All exterior alterations to a building, structure, object, site, or landscape feature shall
- 2 landmark and shall not destroy the significance of landmark sites, speaking the release to Exterior alterations shall not affect the architectural character or historic quality of a Awag Pada

D. Demolition:

preservation district, the following shall be considered. In considering an application for the demolition of a landmark or a resource within

- Individual architectural, cultural, and/or historical significance of the resource.
- 2 and where appropriate, the detrimental impact of the resource on the architectural Importance or contribution of the resource to the architectural character of the district, character of the district.
- 'n appropriate, the detrimental impact of the resource on neighboring property values. Importance or contribution of the resource to neighboring property values and, where
- 4. design, material or detail. The difficulty or impossibility of reproducing such a resource because of it's texture
- S approval of plans for the property, as set forth in Section VIII, B, prior to receiving a include, but shall not be limited to, project concept, preliminary elevations and size plans, and completed working drawings for at least the foundation plan which will the applicant shall provide the commission with plans for this purpose, which shall demolition permit and other permits. When such plans contemplate new construction, Following recommendation for approval of demolition, the applicant must seek enable the applicant to receive a permit for foundation construction.
- 6 of Section VIII, B, are met, and the applicant provides financial proof of his ability to, Permits for demolition and construction shall be issued simultaneously if requirements. following the commission's recommendation of a permit for new construction. receive such demolition permit without additional commission action on demolition, Applicants that have received a recommendation for demolition shall be permitted to

complete the project.

7. shall not be issued until all plans for the site have received approval from all appropriate city boards, commissions, departments and agencies When the commission recommends approval of demolition of a resource, a permit

SECTION IX - PROCEDURES FOR ISSUANCE OF CERTIFICATES OF APPROPRIATENESS

- \triangleright commission shall immediately notify the city building official that the application has been Whenever any application for a certificate of appropriateness is filed with the commission, the filed. Similarly, whenever the city building official becomes aware that an application has vice-chairman, if the chairman is unavailable, that such an action has been filed. commission, the city building official shall immediately notify the commission chairman or been filed for a permit affecting a property under the jurisdiction of the preservation
- ₽. develop standard application forms and its written guidelines shall specify what information an not be considered to have been filed for the purposes of this ordinance. contains all required information. An application deemed incomplete by the commission shall The commission shall have the authority to determine when a filed application is complete and applicant shall attach to each form. The commission shall
- Ç certificate of appropriateness has been submitted. However, the commission has to meet at Members of the commission shall establish a regular schedule for the hearings of the least once every three (3) months even if no applications for a certificate of appropriateness have been submitted. One hearing shall be scheduled for each month unless no application for a
- D. changes or adjustments to the application could make it more consistent with the commission's commission staff or the chairman or vice-chairman for the purpose of learning whether The applicant shall, upon request, have the right to a preliminary conference with the
- П shall mail notice thereof to the applicant at the address in the application and to all members of the commission. Not later than six (6) days before the date set for the said hearing, the city building official
- Ŧ the city at least four (4) days before such hearing and by posting such notice on the bulletin of appropriateness shall be given by publication in a newspaper having general circulation in Notice of the time and place of a scheduled public hearing on an application for a certificate board in the lobby of city hall.
- Ω the commission and its staff, and members of the public shall have the right to present any At the scheduled public hearing, the applicant for a certificate of appropriateness shall have the right to present any relevant information pertaining to the application. Likewise, the city, of procedure specifying in detail how a public hearing shall be conducted and when comments additional relevant information pertaining to the application. and information from different sources shall be heard. The commission shall issue rules
- H. The commission, at either a preliminary conference or at a public hearing, shall have the right to recommend changes and modifications to enable the applicant to meet the requirements of

application for a certificate of appropriateness has been filed, then the time during which the the commission. If the commission chooses to do this at a preliminary conference after an extended by thirty (30) days in order to permit the applicant to prepare any new drawings or commission must render its decision, as set forth below in Paragraphs I. and J., shall be other submissions which prove necessary,

- shall act upon it, either approving, denying, or deferring action until the next meeting of the and, whatever its decision, notice in writing shall be given to the applicant and the city in the city in the city is a second of the city is a second approval of the application shall be by certificate of appropriateness issued by the commission commission, giving consideration to the factors set forth in Section VII hereof. Evidence of Within not more than forty-five (45) days after the hearing on an application, the commission building official.
- application by the commission, unless an applicant has requested that the commission delay its filing of the application with the commission shall be taken to constitute approval of the Failure by the commission to reach and render a decision within sixty (60) days of the date of decision beyond the sixty (60) day period otherwise required.
- <u></u>ㅈ or demolition. In all such cases, applicants are encouraged to apply first for a certificate of other requirement or provision of the laws of the city concerning zoning, construction, repair, building permit, special use permit, variance, or other authorization from compliance with any The issuance of a certificate of appropriateness shall not relieve an applicant for a companion making their subsequent decisions. appropriateness as other city agencies will be advised by the preservation commission in
- Ŀ not otherwise required by the city ordinances for construction, alteration, demolition, or relocation of any resource, a certificate of appropriateness from the commission is required issuance of a certificate of appropriateness by the commission. No building permit which affects a resource shall be issued by the city official prior to the Even if a building permit is

SECTION X - UNREASONABLE ECONOMIC HARDSHIP

owner of record must present evidence sufficient to prove that as a result of the preservation owner of record shall submit by affidavit to the commission for its review at least the following commission's action he is unable to obtain a reasonable return or a reasonable beneficial use. When a claim of unreasonable economic hardship is made due to the effect of this ordinance, the 11 to 11 to 12 to

- A. Date the property was acquired by its current owner;
- . buyer and the seller of the property; Price paid for the property (if acquired by purchase) and the relationship (if any) between the
- Ċ Mortgage history of the property, including current mortgage;
- D. Current market value of the property;
- E. Equity in current use and in alternative uses;

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Ŧ. Past and current income and expense statements for a two-year period;

- Ģ. Past capital expenditures during ownership of current owner;
- H Appraisals of the property obtained within the previous two years; and
- I. Income and property tax factors affecting the property

its determination of unreasonable economic hardship The preservation commission may require that an applicant furnish additional information relevant to

agencies and from private organizations relating to the property in question. The preservation commission may receive and consider studies and economic analyses from other city

such a return could be obtained through investment in the property for rehabilitation purposes. Should the commission determine that the owner's present return is not reasonable, it must consider whether there are other uses currently allowed that would provide a reasonable return and whether

Should the applicant satisfy the commission that he will suffer an unreasonable economic hardship if a certificate of appropriateness is not approved, such certificate must be approved.

SECTION XI - APPEALS

within thirty (30) days after the determination of the issue by the commission in the manner provided and City Council (or to the circuit clerk of the parish IF the city prefers for the appeal to go to court) The applicant who desires to appeal a decision by the commission shall file an appeal to the Mayor

SECTION XII - MINIMUM MAINTENANCE REQUIREMENTS

shall be maintained to meet the requirements of the city's minimum housing code and the city's In order to insure the protective maintenance of resources, the exterior features of such properties

SECTION XIII - DEMOLITION BY NEGLECT

- P if it is found to have one or more of the following defects: The owner or other person having legal custody and control thereof shall repair such resource control thereof against decay and deterioration and free from unreasonable structural defects. preserved by the owner or such other person or persons as may have the legal custody or Any resource which is a landmark and all resources within a preservation district shall be
- determined by the city's building inspector. Deterioration to the extent that it creates or permits a hazardous or unsafe condition as
- 5 one or more of the following: Deterioration, as determined by the building inspector, of a building characterized by
- ы fall and injure persons or property; Those buildings which have parts thereof which are so attached that they may
- b. Deteriorated or inadequate foundations;

- 9 imposed loads with safety; Defective or deteriorated floor supports or floor supports insufficient to carry
- ج to defective material, workmanship, or deterioration; Members of walls or other vertical supports that split, lean, list, or buckle due
- æ imposed loads with safety; Members of walls or other vertical supports that are insufficient to carry
- <u>.</u> members which sag, split, or buckle due to defective material, workmanship, Members of ceilings, roofs, ceiling and roof supports, or other horizontal or deterioration;
- ůσ Members of ceilings, roof, ceiling and roof supports, or other horizontal members that are insufficient to carry imposed loads with safety;
- Ħ workmanship, or deterioration; or Fireplaces or chimneys which list, bulge, or settle due to defective material,
- Any fault, defect, or condition in the building which renders the same structurally unsafe or not properly watertight.
- record thirty (30) days from the date of mailing of such notice or the posting thereof on the of this preliminary determination, stating the reasons therefore, and shall give the owner of neglect, it shall direct the city building official to notify the owner or owners of the resource If the commission makes a preliminary determination that a resource is being demolished by determined by the commission. property, whichever comes later, to commence work to correct the specific defects as

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Said notice shall be given as follows:

- owner or owners as listed on the city and/or parish tax rolls; or By certified mail, restricted delivery, mailed to the last known address of the record
- 2 conspicuous, protected place on the resource. If the above mailing procedure is not successful, notice shall be posted in a

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specified in said notice, which shall be mailed or posted at least thirty (30) days before said above to appear at a public hearing before the commission at a date, time, and place to be building permit, the commission shall notify the owner or owners in the manner provided If the owner or owners fails to commence work within the time allotted as evidenced by a should be repaired and the owner or owners may present evidence in rebuttal thereto. If, and time. owner or owners if the necessary repairs are not completed within ninety (90) days of the after such hearing, the commission shall determine that the resource is being demolished by determination by the commission that the subject building or structure is being demolished by: neglect, it may direct the city building official to bring misdemeanor charges against the neglect. For the purpose of insuring lawful notice, a hearing may be continued to a new date The commission shall receive evidence on the issue of whether the subject resource ंनांनीक प्रमांत्रक

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the hours.

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SECTION XIV - PUBLIC SAFETY EXCLUSION

alteration, or demolition necessary to correct or abate the unsafe or dangerous condition of any None of the provisions of this ordinance shall be construed to prevent any action of construction, removed in conformity with normal permit procedures and applicable laws, provided that: damaged by fire or other calamity to such an extent that it cannot be repaired and restored, it may be the event any resource designated as a landmark or located within a preservation district, shall be necessary to correct the unsafe or dangerous condition may be performed pursuant to this section. by such authorities to correct the said condition; provided, however, that only such work as is building official or the fire department and where the proposed actions have been declared necessary resource, or part thereof, where such condition has been declared unsafe or dangerous by the city 'n

- ≻ and restored and so notifies the commission in writing. The city building official concurs with the property owner that the resource cannot be repaired
- ᄧ suspended until the expiration of such a delay period. this purpose, and upon such notification to the city building official, this section shall be certificate of appropriateness for demolition. The commission may indicate in writing by Historic Preservation Office and/or an independent structural engineer before issuing a building official, shall be allowed time to seek outside professional expertise from the State The preservation commission, if in doubt after receiving such notification from the city letter to the city building official that it will require a time period of up to thirty (30) days for

SECTION XV - ENFORCEMENT AND PENALTIES

corporations found to have violated requirements or prohibitions contained within this ordinance The following civil ("or criminal") penalties may be imposed upon those persons, firms, or

A. Civil Penalty.

- of this ordinance shall be required to restore the resource to its appearance or setting any criminal prosecution and penalty.") City of DeRidder. ("This civil remedy shall be in addition to, and not in lieu of, prior to the violation. Any person who constructs, alters, relocates, or demolishes any resource in violation Any action to enforce this provision shall be brought by the
- 2 addition, the applicant shall not be entitled to have issued to him by any city office a permits on subject property will be denied for a period of three (3) years. If demolition of a resource occurs without a certificate of appropriateness, then any and after the date of such demolition. permit allowing any curb cuts on subject property for a period of three (3) years from

B. Criminal Penalty

shall be punishable by a fine not to exceed Five Hundred Dollars (\$500.00) during which any violation hereof is committed. Upon conviction, each violation misdemeanor, and each shall be deemed guilty of a separate violation for each day altered, relocated, or demolished in violation of this ordinance shall be guilty of a resource in violation of this ordinance or who causes any resource to be constructed Any person or legal entity who constructs, alters, relocates, or demolishes any

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SECTION XVI - APPROPRIATIONS

acquisition, restoration, preservation, operation and management of historic properties. operation of the commission and may make additional amounts available as necessary for the The city is authorized to make appropriations to the commission necessary for the expenses of the

SECTION XVII - TITLE TO PROPERTY ACQUIRED

unless otherwise provided by the city. So long as owned by the city, properties may be maintained name of the commission, the city, or both. Whenever the commission shall hold title to properties in its own name, such properties shall be administered in accordance with this and other city ordinances commission from funds other than those appropriated by the city may be acquired and held in the by or under the supervision and control of the city. However, all property acquired by the All property acquired by funds appropriated by the city shall be acquired in the name of the city

SECTION XVIII - NON RESTRICTIVE CLAUSE

instrumentalities Nothing in this ordinance shall be construed to prevent the regulation or acquisition of property, instrumentalities or by the United States of America or any of its political subdivisions, agencies or improved or unimproved, by the State of Louisiana or any of its political subdivisions, agencies, or

SECTION XIX - DISQUALIFICATION OF MEMBERS BY CONFLICT OF INTEREST

architecture, architectural history, archaeology, urban planning, law or real estate, and in order not to Because the city may possess few residents with experience in the individual fields of history stead, appoint a substitute member who is qualified in the same field as the disqualified member, and such cases, the city shall, upon request of the chairman of the commission or the vice-chairman in his expressly disqualify themselves from the commission during all discussions for that application. contract their services to an applicant for a certificate of appropriateness, and, when doing so, must impair such residents from practicing their trade for hire, members of the commission are allowed to disqualified due to a conflict of interest on a regular and continuing basis, the chairman or viceresident of Louisiana but not a resident of DeRidder for the disqualified member, the city may appoint, in this case only, a qualified substitute who is a who will serve for that particular case only. If no qualified resident of the city is able to substitute of the commission who has an interest in the property in question or in property within three hundred chairman of the commission shall encourage the city to replace the member. Likewise, any member request for a certificate of appropriateness involving such a property. In such cases, a qualified considered by the commission shall be disqualified from participating in the consideration of any in any matter whatsoever, or who has any proprietary, tenancy or personal interest in a matter to be feet (300') of such a property, or who is employed with a firm that has been hired to aid the applicant substitute shall be appointed as provided above. If any member of the commission must be