## NOTICE OF ADOPTED AMENDMENT

May 12, 2008
TO: $\quad$ Subscribers to Notice of Adopted Plan or Land Use Regulation Amendments

FROM: Mara Ulloa, Plan Amendment Program Specialist
SUBJECT: City of Salem Plan Amendment
DLCD File Number 021-07

The Department of Land Conservation and Development (DLCD) received the attached notice of adoption. A copy of the adopted plan amendment is available for review at the DLCD office in Salem and the local government office.

Appeal Procedures*

## DLCD ACKNOWLEDGMENT or DEADLINE TO APPEAL: May 28, 2008

This amendment was submitted to DLCD for review 45 days prior to adoption. Pursuant to ORS $197.830(2)(b)$ only persons who participated in the local government proceedings leading to adoption of the amendment are eligible to appeal this decision to the Land Use Board of Appeals (LUBA).

If you wish to appeal, you must file a notice of intent to appeal with the Land Use Board of Appeals (LUBA) no later than 21 days from the date the decision was mailed to you by the local government. If you have questions, check with the local government to determine the appeal deadline. Copies of the notice of intent to appeal must be served upon the local government and others who received written notice of the final decision from the local government. The notice of intent to appeal must be served and filed in the form and manner prescribed by LUBA, (OAR Chapter 661, Division 10)
Please call LUBA at 503-373-1265, if you have questions about appeal procedures.
*NOTE: THE APPEAL DEADLINE IS BASED UPON THE DATE THE DECISION WAS MAILED BY LOCAL GOVERNMENT. A DECISION MAY HAVE BEEN MAILED TO YOU ON A DIFFERENT DATE THAN IT WAS MAILED TO DLCD. AS A RESULT YOUR APPEAL DEADLINE MAY BE EARLIER THAN THE ABOVE DATE SPECIFIED.

Cc: Gloria Gardiner, DLCD Urban Planning Specialist
Steve Oulman, DLCD Regional Representative
Pamela Cole, City of Salem
Local File Number: CA 07-7 and CA 07-8 Date Mailed: May 5, 2008
Date this Notice of Proposed Amendment was mailed to DLCD: December 14, 2007
$\qquad$ Comprehensive Plan Text Amendment $\qquad$ Comprehensive Plan Map Amendment
X Land Use Regulation Amendment $\qquad$ Zoning Map Amendment
New Land Use Regulation
Other: $\qquad$

Summarize the adopted amendment. Do not use technical terms. Do not write "See Attached."
To amend SRC Chapters 20,120,137,143, and 148 to reflect design review being a duty of the Salem Planning Commission and returning the Historic Landmarks Commission to its original name.
SRC Chapter 120A to provide that appeals of Type II and III Historic Design Review decisions of the Historic Landmarks Commission issued pursuant to SRC 120A be heard by the Salem Hearings Officer and appeals of demolition permit decisions issued pursuant to SRC 120A be heard by Salem City Council.
Describe how the adopted amendment differs form the proposed amendment. If it is the same, write "SAME." If you did not give notice of the Proposed Amendment, write "N/A."
Same

Plan Map Changed from: NA

## to: NA

Zone Map Changed from: NA

## to: NA

Acres Involved: NA
New: NA
Specify Density: Previous: NA
-

ORDINANCE BILL NO. 19-08
AN ORDINANCE RELATING TO HISTORIC LANDMARKS AND DESIGN REVIEW;
AMENDING SRC 20C.010, SRC 20C.020, SRC 120.010, SRC 120.020, SRC 120.030, SRC
120.070, SRC 120.080, SRC 120.090, SRC 120.100, SRC 120A.020, SRC 120A.040, SRC

120A.050, SRC 120A.060, SRC 120A.070, SRC 120A.090, SRC 120A.100, SRC 120A.110, SRC 120A.120, SRC 137.040, SRC 138.040, SRC $143 B$.300, SRC $143 C .110$, SRC $143 C .150$, SRC

143D.090, SRC 143D.220, SRC 143D.260, SRC 148.210, AND SRC 148.360
The City of Salem ordains as follows.

20C.010. Policy. It is hereby declared to be the policy of the City Council in carrying out the historic sites and structures goal and policy of the Salem Area Comprehensive Plan to review eertaindevelopment applications for conformanee with development design gurdelines, to identify historic resources and to encourage and promote restoration and preservation of such resources.

Section 2. SRC 20C. 020 is amended to read:
20C.020. Salem Historic Landmarks and \#esign-Review Commission Created;

## Composition.

(a) There is hereby created a commission to be known as the Salem Historic

Landmarks and Design Review Commission. The commission shall consist of nine members to be appointed by the Mayor. All members shall have a positive interest in designreview and historic preservation and be residents of or have their places of business in the City of Salem.
(b) At least five of the commissioners shall meet the United States Secretary of the Interior's Historic Preservation Qualification Standards, to the extent that professionals meeting those standards are available in the community. In making such appointments, the Mayor should consider the applicants' qualifications in the fields of archaeology, architectural history, conservation, cultural anthropology, curation, engineering, folklore, historic architecture, historic landscape architecture, historic
preservation, historic preservation planning, and history. The remaining commissioners stratteonsist of one registered arehitect, one registered landseape arehiteet, one treensed contractor and one citizen who may be appointed at large (c) When making appointments to the commission, the Mayor may also consider applicants' qualifications in the fields of construction, restoration, real estate, local history, and architecture as these fields are directly related to the routine functions of the commission.
Section 3. SRC 120.010 is amended to read:
120.010. Design Review.
(a) The design review process authorizes the Salem Historie Landmarks and Design Review Planing Commission ereated bySFC 20C.020 or the Planning Administrator to review certan development applications as specifred inthe Salem Development Design Revievelanabookfor conformance with development design guidelines or standards.
(b) Design review performed by the Planning Administrator shall be considered administrative review and shall not require public notice or hearing, provided,


 Revaevalnd
(1) Modifications to an application previously approved by the Planning Commission and which complies with SRC 111.200(h) (1) and (2) A proposed project which is a building addition utilizing the building setback, building materials, and window and facade designs of the existing building
(c) Design review actions performed by the Historie Landmarks and Design Review Planining Commission shall be considered discretionary and shall require public notice and opportunity for appeal hearing ovovidellowave hemanning


## Section 5. SRC 120.030 is amended to read: <br> 120.030. Discretionary Design Review.

(a) Projects subject to review by the Historic Landmarks and Design Review

Plannige Commission shall be evaluated based on design guidelines contained in the City of Salem Development Design Handbook.
(b) The Historic Landmarks and Design Review Planning Commission shall approve, conditionally approve, or deny the application on the basis of the project's conformity with the design guidelines. Conditions of approval, if any, shall be limited to project modifications required to enable the project to better meet the intent of the design guidelines.
(c) The Historic Landmarks and Design Review Planing Commission shall render its decision not more than sixty ( 60 ) calendar days after the application is filed with the Commission and the submittal requirements deemed complete by the

Administrator. The Hfistoric Landmarks and Design Review Planning Commissions decision shall be supported by findings that:
(1) Explain conformance or lack thereof with relevant design guidelines;
(2) State the facts relied upon in rendering a decision; and
(3) Explain the justification for the decision.

Section 6. SRC 120.070 is amended to read:
120.070. Historic Landmarks and Design-Review Dlanning Commission Actions, Notice and Participation.
(a) Written notice of the Historie Landmarksand Design Review Planining

Commission meetings shall:
(1) In the case of design review matters, be provided to the applicant, any neighborhood organization whose boundaries include the site; the Downtown Development Advisory Board for property within the boundaries of the Historic Core Area, Riverfront-Downtown Urban Renewal Area and North Downtown Planning District; and owners of property within 250 feet of the



Section 9. SRC 120.100 is amended to read:
120.100. Adoption of Development Design Handbook. That certain document entitled "City of Salem Development Design Handbook," kept on file in the office of the City Recorder, adopted on November 13, 1998, and amended on November 13, 2000; October 8, 2001; November 19, 2001; December 16, 2002; February 9, 2006; and April 19, 2006; and Mays 4.2008 is by this reference adopted and made part of this Code as if fully reproduced herein.

Section 10. SRC 120A. 020 is amended to read:
120A.020. Designation of Historic Districts.
(a) Requests for historic district designation shall be on application forms prescribed by the Historic Landmarks and Design Review-Commission.
(b) Upon receipt of a complete application accompanied by a petition signed by not less than fifty-one percent of the owners of properties lying within the area of the proposed district, or upon direction by the City Council upon its own motion, the Historic Landmarks and Design-Review-Commission shall evaluate the proposed district, utilizing National Register Historic Review criteria, and make a recommendation to the City Council as to whether the proposed district should be formed.
(c) Within sixty days of receipt of a complete application and petition, a public hearing shall be set before the City Council. Owners of property within the proposed district shall be notified of the hearing by first class mail at least ten days prior to the hearing.
(d) If, after the hearing, the City Council determines that an area proposed to be designated as a historic district meets the historic resource criteria set forth under 120A.040, the City Council shall by ordinance designate the area as a historic district. (e) In order for a proposed district to receive designation, not all sites or buildings within a proposed district need to be historically significant, and historic district designation may occur if the City Council finds that seventy-five75 percent of the

(iii) The historic resource is associated with the lives of persons significant in our past; or
(iv) The historic resource has yielded, or may be likely to yield, important information concerning prehistory or history.
(C) Environmental Significance. The historic resource contributes to the character and identity of the neighborhood or city; or the site development or landscape features make a contribution to the historic character of a historic resource, neighborhood, district, or the city as a whole.
(3) Integrity. The historic resource retains sufficient original design characteristics, craft work, or material to serve as an example of a significant architectural period, building type, structural type, or style.
(b) Initiation of Process. Historic resource designation or removal may be initiated by the City Council, the Historic Landmarks and Design Review-Commission, or the owner of the structure or site. Any other person interested in the designation of a historic resource that is not the subject of a pending application for alteration or demolition may petition the City Council or Historic Landmarks and Design-Review Commission for designation.
(c) Hearing. Historic resource designation or removal shall be made by the City Council following notice and hearing pursuant to SRC Chapter 114 and shall be processed as a comprehensive plan map amendment. The Historic Landmarks and Design Review-Commission shall, prior to hearing, forward to the City Council its recommendation, along with findings of fact addressing the criteria set forth under subsection (a) of this section.
(d) Designation Removal. The City Council may consider removal of the historic resource local designation. Upon finding that criteria set forth under subsection (a) of this section are no longer met, historic resource local designation shall be removed.

## 120A.050. Demolition Review.

(a) Prior to the issuance of a permit for the demolition of one-half or more of the ground floor square footage of a building or structure that is designated as an moldadly fisted a historic resource, or as a historic contributing building or structure within a historic district, but excepting dangerous buildings as defined in SRC 56.230, the following have occurred: eriteria shall be met:
(1) The Historic Landmarks and Design Review-Commission has reviewed the demolition permit application and determined:
(A) The applicant has demonstrated, through the presentation of at least three rehabilitation options, that the building or structure cannot reasonably be restored or repaired in situ; and (B) The designation, as demonstrated by verifiable evidence provided by the applicant:
(i) In the case of a for-profit ownership, prevents any viable economic use of the property; or
(ii) In the case of ownership by a governmental unit or non-profit corporation, prevents any substantial beneficial use of the property.
(2) The Building Official has determined, based on evidence submitted by the applicant, thet whet the building or structure canhot reasonably be moved, based upon the following criteria:
(A) Structural integrity of the building or structure;
(B) Ability of the building or structure to be transported across a public right-of-way.
(3) If the Buildingorfielaldeternines that the building or structure
can reasonably be moved under subsection (a) (2) of this section, the applicant has advertised the building or structure for sale as provided in SRC 120A:055 subsection (b) of this section and has not rejected the highest bona fide offer for sale and removal following the bid process.
(b) Notice of Historic Landmarks Commission Review. Notice of Historic Landmarks Commission review under subsection (a)(1) of this section shall be made, and review shall follow the procedures, for a Type III Discretionary Review. (cb) Notice of Decision. If the Historic Landmarks Commission determines that applicant has met the criteria set forth in SRC 120A.050(a)(1), the

Building Official determines after applying the eriteria set forth under subsection (a)(2) of this seetion, the buitding or strueture cannot reasonably be movect, the Buiding OMlelal applicant-shall post a notice of such determination, along with a statement of the Building Official's determination of whether the building or structure can or cannot reasonably be moved, in a prominent and conspicuous place, within ten feet of the public street or streets abutting the premises on which the building or structure is located, for a continuous period of thirty days from the date of such determination. The notice shall contain the legend "THIS HISTORIC BUILDING TO BE DEMOLISHED" in letters at least two inches in height, together with a statement (1) that the Historic Landmarks Commission has determined that the building or structure cannot reasonably be repaired or restored in situ; (2) that the designation as a historic building or structure in the case of a for-profit ownership, prevents any viable economic use of the property, or, in the case of ownership by a governmental unit or non-profit corporation, prevents any substantial beneficial use of the property; (3) that the Building Official has determined that the building or structure can or cannot reasonably be moved and, as the casemay be. (4) that, if the building of structure can reasonably be

| 1 | moved that the applicantmustadvertise the building or structure for sale as |
| :---: | :---: |
| 2 | provided in SRC 120A.055; (5) that any person affected by such |
| 3 | determination may appeal the determination of the Historic Landmarks |
| 4 | Commission or the Building Official these determinations to the Historic |
| 5 | Landmarks and Design Review Commission City Couneit by filing written |
| 6 | notice of appeal with the Planning Administrator on or before the end of the |
| 7 | thirty-day notice period, which notice of appeal shall contain the following: |
| 8 | (1) A reference to the determination being appealed; |
| 9 | (2) The name and mailing address of the appellant; |
| 10 | (3) A statement establishing how the appellant is affected by the decision; and |
| 11 | (4) A short and clear statement of why the Historic Landmarks Commission's |
| 12 | or Building Official's determination is in error. |
| 13 | (d4) Unless an appeal to the eity couneil is timely fited, the demolition permit shall |
| 14 | be issued thirty-one days from the date of sueh determination. Determinations by the |
| 15 | Historic Landmarks and Design Review Commission under subsection (a)(1) of this |
| 16 | Section are appealable to the City Council pursuant to SRC 114.200, or reviewable by |
| 17 | the Cify Council pursuant fo SRC114.210. Determinations of or the Building |
| 18 | Official under this subsection (a)(2) of this section are reviewable-appealable to the |
| 19 | Hearings Officerfpursuant to under subsection (c) of this section. SRC 56.029. |
| 20 | (e) Appeals of Building Official's Decision. Appeals of the Building Official's |
| 21 | decision shall be de novo. The appeal shall be held according to the hearing |
| 22 | procedures for a contested case proceeding under SRC Chapter 20J. The Hearings |
| 23 | Officer shall render a decision on the appeal within 30 days of the close of the hearing |
| 24 | unless the appellant consents to an extension for a specific additional period. |
| 25 | (f) Date of Issuance of Demolition Permit. Unless an appeal is filed, or the City |
| 26 | Council initiates review, the demolition permit shall be issued upon the expiration of |
| 27 | the thirty-day notice period. If an appeal is filed, or review is initiated, the demolition |
| 28 | permitshall beissued no sooner than twenty-one days from the date such appeal or |

## review is final, <br> SRC120A.055. Relocation of Buildings or Structures Pursuant to Demolition Review.

(ab) If the Building Official determines the a building or structure can reasonably be moved pursuant to under SRC 120A.050(a)(2), subsection (a)(2) of this eetion, the applicant shall advertise the building or structure for sale by sealed bid process as follows:
(1) By publication of a legal notice in a newspaper of general circulation in the Salem area at least once a week for the first thirty days the property is posted; and
(2) By posting a notice in a prominent and conspicuous place on the premises where the building or structure is located visible from the public right-of-way for a period of one hundred and twenty days preceding bid opening with the legend, "THIS HISTORIC BUILDING WILL BE DEMOLISHED IN THE ABSENCE OF ACCEPTABLE BIDS" in letters at least two inches in height, together with a statement concerning the terms of the bid process, including a contact person for bid documents and requirements.
(03) Sealed Bid Process.
(A) The sealed bid process shall be specified in the advertisement. Prior to the bid deadline for receipt of bids, the applicant shall make reasonable arrangements for inspection of the building or structure by prospective bidders and their representatives.
(2B) The building or structure will be sold to the highest bidder. Negative bids, i.e., bids for a sum to be paid by the applicant to the bidder for removal, will be considered. The successful bidder will be required to enter into a removal agreement with the City as provided in subsection (b)(3)(D) of this section. Costs of the auction shall be borne by the applicant.
(3C) The owner of the building or structure may enter a protective bid which,
if a negative bid, shall be not lower than the sum of the cost of the auction and the lowest of at least two bona fide bids submitted to the applicant for the demolition of the building or structure. If the applicant submits a protective bid higher than ninety percent of the lowest allowable protective bid the applicant shall be required to enter into a removal agreement with the City substantially the same as provided in subsection (b)(4) (3)(D) of this section. (4iP) As a condition of sale, the successful bidder shall enter into a removal agreement with eontract, specifieally enforeeable by the City, binding the bidder to 1) secure a City of Salem moving permit; 2) remove the building or structure from its present site; and, 3) relocate the building or structure to a new site in conformance with all applicable building and housing codes, maintaining the architectural integrity of the building or structure, all within one hundred and twenty days from the date of sale. Extensions of such one hundred and twenty day period may be granted in the sole discretion of the Building Official. City Couneit. The removal agreement contractshall provide that in the event of default title to the building or structure shall revert to the owner.
(c) Hherearenobonaficbbics the evemollon penin may be ssued pursuant to
 successfulbiddch the buiding or sumeture shall be sold to the next bona fide bidder. If there are no other bona fide bidders, the demolition permit may be issued pursuant to SRC 120A.050(a)

Section 13. SRC 120A. 060 is amended to read:

## 120A.060. Historic Design Review.

(a) No development permit may be issued which allows the alteration of the exterior of any historic resource, property pending nomination, or vacant property within a historic district, or for the construction of a building, structure, or object in a historic district, without first obtaining historic design
approval pursuant to this SRC 120A.060-120A.100. Where the alteration of the exterior of any historic resource or property pending nomination, or the construction of a building, structure or object in a historic district, will occur partially within and partially without the boundaries of the historic district, historic design review shall be required if the majority of the area of resource, property, building, structure or object lies within the historic district. Such development permit applications shall be referred to the Historic Landmarks and Design Review-Commission. The design of streetscape elements within the public right-of-way shall be coordinated with applicable public agencies and the Historic Landmarks and-Design-Review-Commission.
(b) The Historic Landmarks and-Design Review-Commission or Planning

Administrator shall review development permit applications for conformance with applicable design review criteria pursuant to SRC 120A.070-SRC

120A.100, and Table 120A-1. Development permit review shall be classified as follows:
(1) Type I: Historic Design review performed by the Planning

Administrator or designee shall be administrative and shall not require public hearing.
(2) Type II: Historic Design review performed by the Historic Landmarks-and Design Review-Commission based upon the standards in the Development Design Handbook shall be considered administrative and shall not require a public hearing.
(3) Type III: Historic Design review performed by the Historic

Landmarks and Design Review-Commission based upon the guidelines in the Development Design Handbook shall be considered discretionary and shall require a public hearing, notice and opportunity for appeal.
(c) The Historic Landmarks and Đesign Review-Commission may, by
resolution, grant authority to decide certain minimally discretionary alteration/design review which would otherwise require Commission review to the Planning Administrator.

Section 14. SRC 120A. 070 is amended to read:
120A.070. Establishment of Supplemental Standards and Guidelines for Historic Design
Review. For the review of exterior alterations of historic resources the Planning Administrator and Historic Landmarks and Design Reve-Commission shall apply the standards and guidelines listed in the Development Design Handbook, and use, as supplemental information for clarification purposes, the Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings, published by the U.S Department of the Interior, National Park Service.

Section 15. SRC 120A. 090 is amended to read:
120A.090. Administrative Review.
(a) Applications subject to Type I and Type II Historic Design Review shall be evaluated based on standards outlined in the Zoning Code and the City of Salem Development Design Handbook.
(b) Within thirty working days after the application and submittal requirements prescribed by the Historic Landmarks and Design Review Commission and set forth in Table 120A-1 are deemed complete by the Planning Administrator, the Planning Administrator shall schedule administrative review based upon criteria applicable to the proposed development.
(c) TYPE I: Projects that are limited in scope to the alterations set forth in Table 120A-1 may be administratively reviewed by the Planning Administrator. Notice of the decision shall be sent to property owners within 250 feet of the subject property, as shown on the most recent property tax assessment roll.
(d) TYPE II: Where an application is submitted based on the standards in the

Development Design Handbook, the applicable standards shall be applied by the Historic Landmarks and Design Review Commission. Notice of the meeting shall be posted on the property pursuant to SRC 114.070 and written notice shall be provided to the applicant and all property owners within 250 feet of the subject property, as shown on the most recent property tax assessment roll, unless the proposed project consists of either an addition that increases the gross square footage of the structure by more than fifty 50 percent or new construction in a historic district, in which case notice shall be sent to all property owners within the district.

Section 16. SRC 120A. 100 is amended to read:

## 120A.100. Discretionary Review.

(a) Type III: Where an application does not meet the criteria for a Type I or Type II review, the Historic Landmarks and Đesign-Review-Commission shall apply the guidelines listed in the Development Design Handbook.
(b) Plan Submittal Requirements. The application shall contain, at a minimum, plan and elevation drawings of the existing structure and proposed changes, including materials proposed to be used, photographs of the existing structure, and any historic photos if available. Additions that will increase the gross square footage of the structure by more than fiffy 50 percent, or new construction in a historic district shall include plan and elevation drawings or photo simulation of adjacent properties. Additional information may be required by the Historic Landmarks and Đesign Review-Commission. (c) Notice of Historic Landmarks and DesignReview-Commission Hearing. Notice of the hearing shall be posted on the property pursuant to SRC 114.070, and written notice shall be provided pursuant to SRC 114.050 to the applicant, any neighborhood organization, any watershed council whose boundaries include the site, and, if applicable, owners of property within the historic district in which the property is located, as shown on the most recent
property tax assessment roll.
(d) The Historic Landmarks and Design Review-Commission shall approve, conditionally approve, or deny the application, based on the project's conformity with the guidelines. Conditions of approval, if any, shall be limited to project modifications required to enable the project to better meet the intent of the guidelines.
(e) The Historic Landmarks and Design Review-Commission shall render its decision not more than sixty calendar days after the application is deemed complete by the Planning Administrator. The Historic Landmarks and Design Review-Commission decision shall be supported by findings that:
(1) Explain conformance or lack thereof with relevant guidelines;
(2) State the facts relied upon in rendering a decision; and
(3) Explain the justification for the decision.

Section 17. SRC 120A. 110 is amended to read:

## 120A.110. Appeal and Review of Historic Design Review Decisions.

(a) Type I: A decision by the Planning Administrator may be appealed to the Historic Landmarks and Design Rev-Commission pursuant to this section. Appeals from the grant or denial of an administrative decision shall be heard by the Historic Landmarks and Design Review-Commission as provided in SRC Chapter 114 upon the filing with the Planning Administrator of a written notice of appeal by any of the following:
(1) The applicant;
(2) Any person owning property within the notification area; or
(3) Any affected neighborhood organization.
(b) Type II and III: A decision of the Historic Landmarks and Design Review Commission may be appealed to the Hearings Offoct City Couneit pursuant to this section. A written notice of appeal shall be filed with the Planning Administrator within fifteen days after the date of the decision which shall
identify the decision being appealed by its assigned number and the title or caption of the decision and include the name and mailing address of the appellant.
(1) Not less than ten days prior to the date set for hearing, the appellant shall submit a written statement setting forth in detail the basis for the appeal and how the Historic Landmarks and Design Review Commission erred. The statement shall specifically identify the applicable alteration/design guidelines which support the appellant's position.
(2) The Hearings Officer City Councitmay affirm, reverse or modify the decision which is appealed.
(c) An application for which a denial has been issued by the Planning

Administrator may be resubmitted pursuant to SRC 110.250 .
Section 18. SRC 120A. 120 is amended to read:
120A.120. Validity of Approvals. Historic Design Review approvals by the Planning Administrator, the Historic Landmarks and Design Review-Commission, or City Councit Heanings Oficosshall be valid for two years from the date of decision. The Planning Administrator may extend approval for two additional years, upon good cause shown, provided, however, a request for such an extension is submitted, in writing, prior to the expiration date.

Section 19. SRC 120A. 120 Chapter 120A, Table 120A-1, Alteration/Design Review Chart, is amended to read as set forth in "Exhibit 1," which is attached hereto and incorporated herein by reference.

Section 20. SRC 137.040 is amended to read:

### 137.040. Approval Process.

(a) An application for development within the North Downtown Riverfront Overlay Zone shall conform to either 1) the prescriptive design standards or 2) design guidelines or the intent of such guidelines contained in the City of

Salem Development Design Handbook. Both the design standards and guidelines found in the City of Salem Development Design Handbook are in addition to all other applicable City code requirements.
(b) Industrial uses existing within the overlay zone area that conforms to the Zoning Code-on December 1, 1998 are exempt from the approval process and requirements contained in this section and the Development Design Handbook. The requirements of this section and the Development Design Handbook shall apply upon abandonment of industrial uses or structures or change of an industrial use to a non-industrial use.
(c) Approval of development applications that conform to prescriptive design standards are processed by the City administratively. Approval of development applications that conform to performance design guidelines are processed through the City's design review program with required review and approval by the Hfistorie Landmarks and Design Review-Planning Commission. A pre-application conference with City staff is required prior to submittal of application materials to provide the applicant an opportunity to discuss with City staff development review procedures, requirements and options early in the development process.

Section 21. SRC 138.040 is amended to read:

### 138.040. Approval Process.

(a) An application for development within the Broadway/High Street overlay zone shall conform to either the prescriptive design standards or performance design guidelines contained in the City of Salem Development Design Handbook. Both the design standards and guidelines found in the City of Salem Development Design Handbook are in addition to all other applicable City code requirements.
(b) Approval of development applications that conform to prescriptive design standards are processed by the City administratively. Approval of
development applications that conform to performance design guidelines are processed through the City's design review program with required review and approval by the Historic Landmarks and Đesign Review-Planning Commission. A pre-application conference with City staff is required prior to submittal of application materials to provide the applicant an opportunity to discuss with city staff, development review procedures, requirements and options early in the development process.

Section 22. SRC 143B. 300 is amended to read:
143B. 300. Design Approval. Development under this Chapter shall meet either the development design standards contained in the City of Salem Development Design Handbook or shall be reviewed and approved by the Historic Landmarks and Design Review Plaming Commission pursuant to the guidelines contained in the Development Design Handbook. Development design guidelines and standards are in addition to all development standards contained in this Chapter.

Section 23. SRC 143C. 110 is amended to read:

## 143C.110. Residential Development Standards.

(a) Any residential development shall conform to standards set forth in a Refinement Plan or the standards set forth in this section. If a Refinement Plan has been adopted for the area of proposed development, then the applicant shall proceed according to the standards set forth in the Refinement Plan. Subsequent to the approval of a Refinement Plan, if the applicant wishes to pursue development under the standards and criteria set forth in this section, the applicant shall apply for a minor amendment to the Refinement Plan.
(b) Except as otherwise provided in the Fairview Plan or a Refinement Plan, the following residential development standards shall apply to all residential development in the FMU zone.
(1) Minimum Lot Size. Except as may be required to meet minimum setbacks and any requirements providing for a minimum square


| 1 | residential unit, with a non-variable minimum frontage |
| :---: | :---: |
| 2 | requirement of twenty-four feet. |
| 3 | (4) Lot Coverage. In the LI Area, the maximum lot coverage for |
| 4 | residential development shall not exceed fifty-five percent of the lot. |
| 5 | (5) Building Height. No building shall exceed forty-five feet in height, |
| 6 | except in the LI Area, where the maximum building height shall be |
| 7 | thirty-five feet. |
| 8 | (6) Building Orientation. |
| 9 | (A) All single-family attached homes and multifamily |
| 10 | residential complexes shall have their primary orientation to the |
| 11 | street. Entrances to multifamily buildings may include |
| 12 | entrances to individual units or breezeway/courtyard entrances |
| 13 | (i.e., to a cluster of residential units); or |
| 14 | (B) All single-family attached homes and multifamily |
| 15 | residential complexes may have its primary orientation to a side |
| 16 | yard when a direct pedestrian walkway is provided between the |
| 17 | main entrance and the street, with at least one entrance located |
| 18 | not more than twenty feet from the curb line of the street. |
| 19 | (7) Design Guidelines and Standards. If multifamily residential design |
| 20 | guidelines, standards, or a review process are not identified in the |
| 21 | Fairview Plan or Refinement Plan, all multifamily residential |
| 22 | development shall meet either the development design standards |
| 23 | contained in the City of Salem Development Design Handbook or shall |
| 24 | be reviewed and approved by the Historic Landmarks and Design |
| 25 | Review Planning Commission pursuant to the guidelines contained in |
| 26 | the City of Salem Development Design Handbook. Development |
| 27 | design guidelines and standards shall be in addition to development |
| 28 | standards set forth in this Chapter. |


(c) Prior to the approval of the Fairview Plan, the Historic Landmarks and Đesign Rev Commission shall, pursuant to SRC 120A.050-120A.120, review the demolition, exterior alteration, or replacement of frames, sashes, sills, heads, muntins or mullions that alters window design or materials of any building or structure, or addition to a building or structure, which was completed on or before December 31, 1953.
(d) Development Activity Subsequent to the Approval of the Fairview Plan. (1) Subsequent to the approval of the Fairview Plan, the owner shall obtain historic design review prior to the alteration of a building, structure or site for which historic resource designation will be sought or has been obtained by either:
(A) The Historic Landmarks and Hesign Review Commission, pursuant to SRC Chapter 120A and the Development Design Handbook; or
(B) The State Historic Preservation Office for buildings under special assessment or utilizing federal investment tax credits.
(2) A Type I administrative historic review is required for the following projects altering a building or structure for which historic resource designation will be sought or has been obtained:
(A) Installation of replacement windows that contain the same frame, sash muntin and mullion dimensions and configuration as the existing historic windows;
(B) Installation of mechanical equipment not visible from a public right-of-way;
(C) Installation of sky windows on a roof surface not adjacent to a public right-of-way;
(D) Installation of an unenclosed fire exit stairway on a building face not adjacent to a public right-of-way;
(E) A minor addition consisting of less than a ten percent increase in gross floor area on a building face not adjacent a public right-of-way; or
(F) Installation of signs.
(3) No historic review is required for the following projects involving a building or structure for which historic resource designation will be sought or has been obtained.
(A) Ordinary maintenance and repair;
(B) Paint color selection;
(C) Interior alterations; or
(D) Replacement in kind.

Section 25. SRC 143D. 090 is amended to read:
143D.090. Design Approval. Development within Area 1 shall meet either the development design standards contained in the City of Salem Development Design Handbook or shall be reviewed and approved by the Historic Landmarks and Design Review Planning Commission pursuant to the guidelines contained in the Development Design Handbook.

Section 26. SRC 143D. 220 is amended to read:
143D.220. Design Approval. Development shall meet either the development design standards contained in the City of Salem Development Design Handbook or shall be reviewed and approved by the Historic Landmarks and Design-Review-Planning Commission pursuant to the guidelines contained in the Development Design Handbook. Development design guidelines and standards are in addition to other development standards contained in this Chapter and of the Zoning Code.

Section 27. SRC 143D. 260 is amended to read:
143D.260. Design Approval. Development shall meet either the development design standards contained in the City of Salem Development Design Handbook or shall be reviewed and approved by the Historie Landmarks and Design Review Planning Commission pursuant to the guidelines contained in the Development Design Handbook. Development
design guidelines and standards are in addition to other development standards contained in this Chapter and of the Zoning Code.

Section 28. SRC 148.210 is amended to read:
148.210. RM1 Design Approval. Developments subject to SRC 148.160-148.300 shall meet either the development design standards contained in the City of Salem Development Design Handbook or shall be reviewed and approved by the Historic Łandmarks and Đesign Review Plamning Commission pursuant to the guidelines contained in the adopted Development Design Handbook. Development design guidelines and standards are in addition to all development standards contained in this Chapter.

Section 29. SRC 148.360 is amended to read:
148.360. RM2 Design Approval. Developments subject to SRC 148.310-148.450 shall meet either the development design standards contained in the City of Salem Development Design Handbook or shall be reviewed and approved by the Historic Landmarks and Design Review Planning Commission pursuant to the guidelines contained in the Development Design Handbook. Development design guidelines and standards are in addition to all development standards contained in this Chapter.

Section 30. The Table of Contents and pages $1,5,7,9,10 \mathrm{~A}, 10 \mathrm{~B}, 13,122$, and 129 of the "City of Salem Development Design Handbook" are amended to read as set forth in "Exhibit 2," which is attached hereto and incorporated herein by reference.

Section 31. Severability. Each section of this ordinance, and any part thereof, is severable, and if any part of this ordinance is held invalid by a court of competent jurisdiction, the remainder of this ordinance shall remain in full force and effect.

PASSED by the Council this $\qquad$ day of $\qquad$ , 2008

ATTEST:

TABLE 120A-1

## ALTERATION/DESIGN REVIEW CHART

Historic Review Required: Building a new structure or altering a structure in a historic district requires historic design review. Alteration to a designated historic resource requires historic design review. Alteration of a feature of a building, structure, site, district or object that is identified in the documentation as a significant feature, including significant landscape features, requires historic design review. The "Secretary of the National Park Service, is supplemental information for additional clarification. This table is supplemental to Salem Revised Code Chapter 120A and the Development Design Handbook. In the event there is a conflict between a provision in this table and any more restrictive provision of the

| Review Type | Projects Reviewed | Review Body | Criteria Applied | Submittal Requirements | Submittal <br> Date | Notice Required |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Exemptions | Color selection, ordinary maintenance or repair of exterior features not involving a change in design, material or outward appearance | N/A | N/A | N/A | N/A | N/A |
| Type I Administrative | 1. Minor alterations on elevation(s) facing an interior side or interior rear property line. <br> a. Restoration of historic features. <br> b. No increase in footprint, height, volume, or massing. <br> c. Replacement in kind <br> 2. In-kind replacement of windows and doors. <br> 3. Uncovered rear deck additions not visible from a street(s). <br> 4. Installation of mechanical equipment on the exterior of the building that is not visible from a public right-of-way <br> 5. Signs less than 25 square feet in area. <br> 6. Installation of new or replacement awnings. | Planning Administrator or Designee | STANDARDS/ <br> Development Design Handbook, Section V | In summary, submittal includes plan and elevation drawings of existing structure and of proposed changes, including materials. Photos of existing structure. Historic photos if available. | No deadline. Processing within approx. two (2) weeks after application is deemed complete | After <br> Decision Notice to property owners within 250 feet of subject property. Appeal period of 14 days to Commission |

TABLE 120A-1

| Type II - <br> Administrative | (a) All applications for alterations to existing structures based on the STANDARDS in the Development Design Handbook not specifically listed as a Type I project, or projects deemed by the Planning Administrator or designee to extend beyond the intent of the Type I review process <br> (b) Additions that increase the gross square footage of the structure by more than 50 percent, or new construction in a historic district. | (a) Historic Landmarks and Design Review Commission <br> (b) Historic Landmarks and Design Review Commission | (a) STANDARDS/ <br> Development Design Handbook, Section V <br> (b) STANDARDS/ Development Design Handbook, Section V | (a) In summary, plan and elevation drawings of existing structure and of proposed changes including materials. Photos of existing structure. Historic photos if available. <br> (b) In addition to standard submittal requirements, plan and elevation drawings of adjacent properties, or photo-simulation | (a) Minimum three (3) weeks prior to scheduled Historic <br> Landmarks <br> and Design <br> Review <br> Commission meeting <br> (b) Minimum thirty (30) days prior to schedule Historic Landmarks and Design Review Commission meeting | (a) Prior <br> to <br> Decision <br> Notice to <br> property <br> owners <br> within 250 <br> feet of <br> subject <br> property <br> and sign <br> posted on <br> property. <br> Appeal <br> period of <br> 14 days to <br> City <br> Council <br> (b) Prior to <br> Decision <br> Notice to <br> property <br> owners in <br> the historic <br> district |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |


| TABLE 120A-1 <br> ALTERATION/DESIGN REVIEW CHART |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Type III Discretionary | All applications based on GUIDELINES in the Development Design Handbook | Historic <br> Landmarks <br> and Design <br> Review <br> Commission | GUIDELINES/ <br> Development Design Handbook, Section V | Plan and elevation drawings of existing structure and of proposed changes, including materials. Photos of existing structure. Historic photos if available. <br> Additions that increase the gross square footage of the structure by more than 50 percent, or new construction in a historic district requires plan and elevation drawings of adjacent properties, or photo-simulation. | A minimum of thirty (30) days prior to scheduled Historic <br> Landmarks and Design Review Commission meeting | Prior to <br> Hearing - <br> Notice <br> mailed to <br> property <br> owners in <br> the historic <br> district and <br> sign posted <br> on <br> property |

G:IGROUPLEGALIICouncill040708 Historic Landmarks ord Exhibit 1.wpd

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The Salem design process is sensitive to added costs, added time, and
potentially subjective decisions which can result from a design review The Salem design process is sensitive to added costs, added time, and projects to meet the same set of rigid standards In balancing the two alternatives, the Salem design process allows the applicant to select
either (1) adherence to prescribed and detailed specific design standards, or (2) review of the project through a more flexible design review process. suits the objectives of the project.

Strict adherence to the specific design standards results in a project design which, by definition, is acceptable to the City. Applicants selecting conformance with the design standards much like they are now checked for conformance with building code standards. There are no additional the project meets the standards the City must approve the plans. And, like
projects reviewed for conformity with building code standards, projects projects reviewed for conformity with building code standards, projects decisions; there are no public notice or hearing requirements; and the Appeals (LUBA).

However, in recognition that it is difficult to regulate good design, some
very well designed projects may not meet all of the City's prescribed very well designed projects may not meet all of the City's prescribed
design standards. In this instance, the applicant may choose to follow the more general design quidelines and seek project approval from the City's Historic Landmarks Commission (for historic design review) or Planning considerable design flexibility, yet lengthens the review and involves City discretion for approval. Under this alternative, the project becomes a limited land use decision under State law Whether the applicant chooses to design within the parameters of the
specific design standards, or to go through the more flexible design review specific design standards, or to go through the more flexible design review
process, the goal is better overall project design and compatibility with existing neighborhoods.

To ensure project success, applicants should be certain that their
development proposal complies with all city code requirements. Any development proposal complies with all city code requirements. Any accurate and complete.

Perhaps the most important aspect to consider in the project proposal is the character of the area surrounding the project. This handbook helps code requirements. Design standards are distinguished from design guidelines in that standards provide no discretion in decision making and
are measurable, clear, and objective. Design standards address the same are measurable, clear, and objective. Design standards address the same
project elements as design guidelines. Since project review based on measurable standards involves no discretion (either a project proposal meets the standards or it does not) the decision is not considered a limited land use decision. Therefore, this type of project review does not require
public notice or hearing.
The City of Salem Development Design Handbook is structured to clearly identify what is required for projects reviewed by the Historic Landmarks
Commission or Planning Commission and projects that must comply with design standards. Design guidelines are always presented on the left side of the page with design standards on the right side of the page.
Salem Revised Code (SRC) Chapter 120, describes the Design Review process for all designated zones except the designated
historic resources. SRC Chapter 120A, describes the alteration/design review process for designated historic resources An applicant who proposes a project subject to Development Design Review must make a critical decision. An applicant has the choice of having their project proposal reviewed by the Historic Landmarks
Commission (for historic resources) or Planning Commission (for Commission (for historic resources) or Planning Commission (for compliance with conventional development standards. The Development Design Process applies to all new multiple family and compact development projects, to projects within Salem's downtown core area, historic resources throughout the city, the north downtown planning district, the Portland/Fairgrounds Overlay Zone, and the Edgewater Street/W allace Road Overlay Zone.
If the applicant chooses review by the Historic Landmarks Commission (for historic design review) or Planning Commission (for non-historic design review), review of projects is based on clearly defined design guidelines, not arbitrary assumptions. Design
guidelines deal with such project elements as open space, guidelines deal with such project elements as open space, project review is considered a limited land use decision because the Historic Landmarks Commission or Planning Commission must decide what meets the intent of the design guides. Lim use decisions require public notice and the final decision is subject
to appeal to the State Land Use Board of Appeals (LUBA).
Projects reviewed by the Historic Landmarks Commission or Planning Commission must also comply with all code requirements in addition to the design guidelines.

## C. The Review Process

If the applicant chooses project review based on design guidelines, the must submit support documentation including all submittal requirements which are identified in the appendix
The Urban Planning Administrator refers project plans to the Historic Landmarks Commission or Planning Commission after the completed
development review application and submittal information have been submitted for consideration. The Urban Planning Administrator schedules development review at the earliest possible Historic Landmarks
Commission or Planning Commission meeting. The Historic Landmarks Commission or Planning
The Historic Landmarks Commission or Planning Commission meeting is
open to the public and comments on the proposal are heard by the Commission. The Historic Landmarks Commission or Planning
Commission considers the project proposal based on the information Commission considers the project proposal based on the information
submitted by the applicant and public comment. Based on this information, the Historic Landmarks Commission or Planning Commission may elect to approve the project. If the Historic Landmarks Commission or Planning Commission approves the project, the applicant may file for
a building permit. In contrast, the Historic Landmarks Commission or a building permit. In contrast, the Historic Landmarks Commission or
Planning Commission may recommend that the project be redesigned to comply with design guidelines that are not met or may deny the project denies the project proposal, the applicant may choose to reapply or appeal the decision. Decisions of the Historic Landmarks Commission are
appealable to the Hearings Officer, and decisions of the Planning Commission are appealable to City Council.
Appeal by the applicant is not the only appeal that may be filed.
Recognized neighborhood associations, persons who provide testimony Recognized neighborhood associations, persons who provide testimony
to the Historic Landmarks Commission or Planning Commission and
persons surrounding the site may also appeal the decision.

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## D. General Outline of Design Review Process

Project approved or denied;
If project approved, proceed through building permit process; If project denied by Urban Planning Administrator, redesign and
resubmit plans or submit project to Historic Landmarks resubmit plans or submit project to Historic Landmarks (for non-historic design review) for review:
If project denied by Historic Landmarks Commission, redesign If project denied by Historic Landmarks Commission, redesign
and resubmit plans or appeal decision to Hearings Officer; 10) If project denied by Planning Commission, redesign and resubmit
plans or appeal decision to City Council.
6)
8)

[^1]
10 A
Review
Historic Design Review

10 B

* Including Design Review Worksheet


## City Code Requirements

Permit Application Center staff may be contacted at (503) 588-6256 Provided below are specific code references which may be helpful to
review. The list is not intended to be comprehensive but rather highlight the most applicable sections of the code

Department of Public Works Design Standards


## APPENDIX A: Definition of Terms (cont)

Identical Buildings: Buildings constructed of a single material of uniform texture
In-Kind: Replacement with the same material and design.
Landscape Island: An area within parking areas which is planted with vegetative ground cover and trees.

Limited Land Use Action (for purposes of this document): A final decision made
by the city pertaining to a site based on application of design guidelines. Limited
land use decisions involve discretion in decision-making.
Lintel: A structural member placed over an opening or a recess in a wall and
supporting construction above.
supporting construction above.
Marquee: A permanent roof-like shelter over an entrance attached to and supported
by the building and projecting over public right-of-way. A marquee is generally flat in
Massing: The thee-dimensional bulk or expanse of a building or structure defined
by the height, width and depth of the horizontal and vertical planes or a building.
Multiple Family Development: Any building, or portion thereof, which is designed,
built, rented, leased, let or hired out to be occupied, or which is occupied as the
doing their own cooking in the said building; or a building in condominium ownership
containing three or more dwelling units.
Open Space: Site area not devoted to buildings, parking, driveways or storage
areas. (See Common Open Space).
Overhang: A projection of the roof or upper story of a building or structure beyond
the wall of the lower part.
Overlay Zone: A set of development regulations which are added to standard
underlying zoning requirements for a defined geographic area to achieve a specific
goal.
Parking Area: An area where motor
boats are parked, stored or displayed.
Pedestrian Circulation: The internal site pedestrian pathway system.
Pedestrian Path: Any sidewalk, footpath or trail which provides onsite pedestrian
access and circulation.
Pediments: A surface used ornamentally over doors or windows; usually triangular
but may be curved.

CPTED: Crime Prevention Through Environmental Design
Deck: A platform, built of wood or simulated material, extending from the building to
be used for outside leisure activities.
Development Design Guideline: A descriptive statement that allows for flexibility
Development Design Review: Site plan and design review of specific types of
tatement that is quantifiable and Development Design Standard: A prescriptive sta
involves no discretion in achieving a requirement.

Duplex: A dwelling or residence containing two (2) independent dwelling units. Dwelling Unit: A residence intended for occupancy by one household.

Facade: The front or any face of a building with frontage along a public street. Face: The vertical plane of one exterior side of a building.

Faux Painting: The painting of a surface in such a way that it appears to be a
different surface or material (i.e., marble, brick, metal, etc.).
Fenestration: The arrangement or pattern of windows and doors on the facade of a
Footprint: The space or shape that a building or structure occupies on the ground. Ground Cover: A living plant species which normally reaches a height of less than
three (3) feet upon maturity, planted in such a manner so as to form a continuous three (3) feet upon matur
cover over the ground.

Hillside Lot: A lot having an average cross slope of 15 percent or more and zoned
or developed for residential use. or developed for residenial use.

Historic Landmarks Commission: A Review body appointed by the City Council responsible for determining if specific development projects have met all city
development design guidelines and applicable standards in designated Historic
resources, as well as applicable zones. resources, as well as applicable zones.

Horizontal Landscape Element: Shrubs, hedges or similar plantings that grow
wider than they are tall.
Human Scale: The size of a building element or space relative to the dimensions
and proportions of the human body.

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DEPARTMENT OF LAND CONSERVATION \&
DEVELOPMENT
635 CAPITOL STREET NE, SUITE 200
SALEM, OR $97301-2540$
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BOOZ LO ANW
IOLCEO


[^0]:    This first step in the design review process is for an applicant to discuss a project proposal with city staff. A planner is on duty at the duty helps applicants become familiar with the city's development design process and design guidelines and standards. The design
    guidelines and standards serve as the framework for a project proposal.

    After preparation of a project concept, an applicant must schedule a mandatory preapplication conference with Planning Division staff. to explain the two types of development review available and review that an applicant selects is very important because it determines the time needed to review the proposal.

    During the preapplication conference, Planning Division staff may address areas of the proposal that do not meet the design guidelines or standards. Information received during the preapplication
    conference allows the applicant to refine the project proposal, if necessary, and avoid unnecessary delays and costs.

    The third step in the review process is to select the type of The third step in the review process is to select the type of
    development review. If the applicant chooses project review based on compliance with conventional development standards, the
    applicant must submit the necessary application materials to the Urban Planning Administrator. The Urban Planning Administrator may approve the project application if the applicant demonstrates standards.

    If the project proposal does not meet all conventional development standards, the Urban Planning Administrator may recommend that the project be redesigned, (The design review standards may not be
    modified through a zoning adjustment or variance procedure). The applicant may choose to redesign the project or have the project reviewed through the design review process. If the applicant
    chooses to have the project proposal reviewed by the Historic Lhooses to have the project proposal reviewed by the Historic Commission (for non-historic design review), the Commission's evaluation is based on the entire project proposal, not just the areas
    that did not comply with the conventional design standards.

[^1]:    Landmarks Commission (for historic design review), or conformance with design requirements;

    1) Discuss project design requirements with the planner on duty at the City's Permit Application Center (PAC), Salem
    City Hall, 555 Liberty Street SE, Room 305, (503) 588-6256, extension 7427 ;

    Schedule a project preapplication conference with Planning
    Division staff;
    After a preapplication conference, select type of
    development review;
    Submit necessary project plans;

    15

