AN ORDINANCE OF THE CITY OF KEY WEST, FLORIDA, AMENDING CHAPTER 102 ENTITLED PRESERVATION" BY AMENDING "HISTORIC 102-217 "REQUIRED SECTION MEETINGS", RELAXING THE REQUIREMENTS TO STAFF APPROVAL TO CERTAIN NON-HISTORIC, NON-CONTRIBUTING BUILDINGS OR STRUCTURES IN THE HISTORIC DISTRICT; PROVIDING FOR SEVERABILITY; PROVIDING FOR REPEAL OF INCONSISTENT PROVISIONS; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Section 90-517 of the code of ordinances allows the City Commission to amend the text of the land development regulations in accordance with certain procedures and criteria; and

WHEREAS, Section 102-152 of the land development regulations requires a certificate of appropriateness issued by the historic architectural review commission for the demolition of any existing building or structure located in the historic zoning districts or listed as contributing on the city historic preservation survey; and

WHEREAS, the City Commission finds that expanding the authority of staff to approve HARC certificates of appropriateness for the demolition of certain non-contributing, non-historic accessory buildings or structures will hasten the permit process

for property owners to enhance their properties and property values in the historic district; and

WHEREAS, the planning board held a noticed public hearing on August 18, 2016, where based on the consideration of recommendations by the planning director, city attorney, building official and other information recommended approval of the proposed amendments; and

WHEREAS, the City determined that the proposed amendments are consistent with the Comprehensive Plan; in conformance with all applicable requirements of the Code of Ordinances; are stimulated by changed conditions after the effective date of the existing regulation; will promote land use compatibility; will not result in additional demand on public facilities; will have no impact on the natural environment; will not negatively impact property values or the general welfare; will result in more orderly and compatible land use patterns; and are in the public interest.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF KEY WEST, FLORIDA, AS FOLLOWS:

Sec. 102-217. Required public meetings and staff approval.

(1) The historic preservation planner shall have the authority to staff approve the demolition of a non-historic, non-contributing building or structure in the historic district

that is part of a bona fide code compliance case after written consent from the city planner and the city attorney. If the required written approvals herein are not obtained, then subsection (2) below shall be applicable.

- (2) Subject to the criteria contained in section 102-218, the historic preservation planner shall have the authority to staff approve the demolition of the following non-historic, non-contributing buildings or structures in the historic district, as long as there is no build back of any structure on the site, with the exclusion of a swimming pool:
  - (a) Awnings
  - (b) Carports
  - (c) Detached covered porches located on the rear of a property
  - (d) Gazebos
  - (e) Gatehouses
  - (f) Pavilions
  - (g) Pergolas
  - (h) Sheds
  - (i) Swimming pools and hot tubs

\*Coding: Added language is <u>underlined</u>; deleted language is <del>struck through</del>.

## (j) Trellis and arbors

## (k) Walls

The historic preservation planner shall have the authority to staff approve the demolition and, if necessary, reconstruction of non-historic, non-contributing staircases, decks 30 inches or taller, and fences that do not qualify as unsafe structures, pursuant to section 102-221, and that are in need to be demolished due to deterioration or building code requirements.

- (2) 3 The historic architectural review commission shall not issue a certificate of appropriateness for demolition of a non-historic or non-contributing building or structure located in a designated historic zoning district, with the exception of qualified buildings and structures under section 102-217 (2), except after conclusion of one regular historic architectural review commission meeting.
- (3) 4 The historic architectural review commission shall not issue a certificate of appropriateness for demolition of a historic or contributing building or structure located in a designated historic zoning district, or that is a contributing building or structure that is outside of the historic district except after conclusion of two regular historic architectural

review commission meetings regarding the application, which shall be at least 14 days apart, and which meetings shall be advertised at least five days in advance in a newspaper of general circulation published in the city. Notice of the meetings shall be published as for a regular meeting, pursuant to section 90-143.

Section 2. This Ordinance shall become effective immediately upon approval by the State Department of Community Affairs pursuant to Chapter 380, Florida Statutes.

Read and passed on first reading at a regular meeting held this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2016.

Read and passed on final reading at a regular meeting held

this _		day	of		, 2016	•			
A	uthenticated	by	the	presiding	officer	and	Clerk	of	the
Commis	sion on o	day o	of		2016				

Filed with the Clerk \_\_\_\_\_, 2016.

Mayor Craig Cates	2
Vice Mayor Clayton Lopez	Y
Commissioner Sam Kaufman	

	Commissioner	Richard Payne	-
	Commissioner	Margaret Romero	
	Commissioner	Billy Wardlow	
	Commissioner	Jimmy Weekley	
	CRA	AIG CATES, MAYOR	
ATTEST:			

CHERYL SMITH, CITY CLERK