

TOWN COUNCIL MEETING TUESDAY, AUGUST 20, 2024, 6:00PM ABITA SPRINGS TOWN HALL 22161 Level St., Abita Springs, LA 70420

Posted: August 19, 2024, 4:00pm

CALL TO ORDER: Mayor Curtis INVOCATION: Alderman Contois PLEDGE OF ALLEGIANCE: Alderman Templet

MAYOR'S ANNOUNCEMENTS: 1.) Presentation by Parish Representatives, Kevin Caillouet, Director & Medical Entomologist, Mosquito Abatement and deEtte Smythe, Regulatory Manager, Planning & Development 2.) Level – Burvant St. Update 3.) Wastewater Interconnection Update

PUBLIC HEARINGS:

1.) DISCUSSION OF INSTRUMENT 2024-005 "AN ORDINANCE AUTHORIZING THE OPERATION OF GOLF CARTS ON CERTAIN STREETS IN THE TOWN, PROHIBITING THE USE OF GOLF CARTS ON CERTAIN STREETS, AND PROVIDING FOR OTHER MATTERS IN CONNECTION THEREWITH"

2.) DISCUSSION OF INTRODUCTION OF INSTRUMENT 2024-006, "AN ORDINANCE OF THE BOARD OF ALDERMEN OF THE TOWN OF ABITA SPRINGS TO REPEAL THE PLANNED UNIT DEVELOPMENT (PUD) ZONING DISTRICT IN THE TOWN'S CODE OF ORDINANCES, INCLUDING AMENDMENT OF PART 9 – PLANNING, ZONING AND DEVELOPMENT, CHAPTER 2. – ZONING REGULATIONS, SEC. 9-212. DISTRICTS ESTABLISHED AND CHAPTER 8. – PLANNED UNIT DEVELOPMENT (PUD) DISTRICT; AND TO REPEAL THE MORATORIUM ON CLASSIFICATION OF LAND AS PLANNED UNIT DEVELOPMENT ZONING DISTRICT."

ROLL CALL:

Call for Agenda Modifications Accept July 16, 2024, Minutes Presentation of January–June Financials

NEW BUSINESS:

1.) Consideration of a resolution to raise awareness of the abita springs safe streets action plan development and upcoming community engagement opportunities

2.) Consideration of a resolution that upon declaration of a major disaster or emergency, the town of abita springs board of aldermen, will waive land use regulations relative to permitting for mobile homes, recreational vehicles, and other temporary housing directly adjacent to the survivor's damaged dwelling to allow for expedited temporary housing assistance in the town.

OLD BUSINESS:

1.) Consideration of amendment and adoption of INSTRUMENT 2024-005 "AN ORDINANCE AUTHORIZING THE OPERATION OF GOLF CARTS ON CERTAIN STREETS IN THE TOWN, PROHIBITING THE USE OF GOLF CARTS ON CERTAIN STREETS, AND PROVIDING FOR OTHER MATTERS IN CONNECTION THEREWITH"

2.) Consideration of adoption of instrument 2024-006, "An ordinance of the board of aldermen of the town of abita springs to repeal the planned unit development (pud) zoning district in the town's code of ordinances, including amendment of part 9 – planning, zoning and development, chapter 2. – zoning regulations, sec. 9-212. Districts established and chapter 8. – planned unit development (pud) district; and to repeal the moratorium on classification of land as planned unit development zoning district."

OPEN/ADJOURNMENT:

IN ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT, IF YOU NEED SPECIAL ASSISTANCE, PLEASE CONTACT US AT (985) 892-0711. PLEASE CONTACT TOWN HALL AT THE SAME NUMBER FOR ADDITIONAL INFORMATION REGARDING THIS AGENDA.



AMEND INSTRUMENT 2024-005

AN ORDINANCE TO AMEND THE TOWN OF ABITA SPRINGS CODE OF ORDINANCES SEC. 5-208 AND TO ADD SEC. 5-209, 210 & 211. AUTHORIZING THE OPERATION OF GOLF CARTS 2 ON CERTAIN STREETS IN THE TOWN, PROHIBITING THE USE OF GOLF CARTS ON CERTAIN STREETS, AND PROVIDING FOR OTHER MATTERS IN CONNECTION THEREWITH

AMENDMENT #1

On Page 1 delete lines 26 through 28 and replace with the following language "The term "golf cart" shall be defined as it is in state law R.S. 32.299.4 or as thereafter amended."

AMENDMENT #2

On Page 1 delete lines 46 through 48.

AMENDMENT #3

On Page 2 line 58 delete the word "motoring."

This amendment was adopted on a motion by Alderman ______ seconded by Alderman _______ seconded by Alderman _______seconded by Alde

The vote was:

Ayes: Nays: Abstentions: Absent:

Janet Dufrene, Town Clerk

Daniel J. Curtis, Mayor



INSTRUMENT 2024-005

AN ORDINANCE TO AMEND THE TOWN OF ABITA SPRINGS CODE OF ORDINANCES SEC. 5-208 AND TO ADD SEC. 5-209, 210 & 211. AUTHORIZING THE OPERATION OF GOLF CARTS ON CERTAIN STREETS IN THE TOWN, PROHIBITING THE USE OF GOLF CARTS ON CERTAIN STREETS, AND PROVIDING FOR OTHER MATTERS IN CONNECTION THEREWITH

WHEREAS, Louisiana Revised Statute 32:299.4 authorizes municipalities, such as the Town of
Abita Springs, to pass local ordinances authorizing the operation of golf carts on streets within its
borders; and

WHEREAS, Although golf carts are not designed or manufactured to be used as a vehicle on
public streets, roads or highways, golf carts are commonly operated in the town; and

WHEREAS, the town desires to establish a policy to promote the health, safety and welfare of persons operating golf cart(s) within the town and to protect the safety of their passengers and the other users of public streets, the adoption of a golf cart ordinance is necessary to provide for local operation of golf carts on town streets and to address the interests of public safety.

NOW, THEREFORE, BE IT ORDAINED by the Board of Aldermen of the Town of Abita Springs, at its regular session convened, that Section 5-208 of the Code of Ordinances of the Town of Abita Springs shall be amended as follows, to wit:

23 Sec. 5-208. Definition.

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The term "golf cart" shall mean an electric or gas powered four-wheeled vehicle originally intended for use off-road on golf courses and other green spaces or intended for personal transportation whose maximum speed is twenty-five miles per hour. Golf carts shall not include lawn mowers, tractors, four-wheelers, UTV's, ATV's and go-carts.

30 Sec. 5-209. Operation of Golf Carts.

- a) A golf cart may only be operated upon any street or road within the Town of Abita Springs
 that has a speed limit of 25 miles per hour or less.
- b) All operators of golf carts and their passengers must be observant of, and attentive to, all traffic
 laws, as well as the safety of themselves, other motorists, bicyclists, pedestrians, and the
 personal and real property of others.
- 37 c) The operation of golf carts shall comply with all applicable local and state traffic laws. Owners
 38 and operators of golf carts may be ticketed for traffic violations in the same manner as any other
 39 motor vehicle.
- 40 d) Any golf cart operated on a town street shall have liability insurance with the same minimum
 41 limits as required by the provisions of La. R.S. 32:900(B).
- 42 e) No person shall operate a golf cart on a town street without a valid driver's license.
- 43 f) Golf carts shall not be operated on a town street between the hours of 12am-6am.
- g) No person shall operate or park a golf cart upon a bicycle path, sidewalk, sidewalk area, or other
 area not designated for motor vehicle use or not specifically designated for golf cart use.
- h) No person shall operate a golf cart in any subdivision which has a regulation or covenant
 prohibiting the use of golf carts and that subdivision will be responsible for the enforcement of
 its regulation or covenant preventing the use of golf carts in that subdivision.

50 Sec. 5-210. Required Equipment, Registration.

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- a) All golf carts operated on town streets shall be equipped with efficient brakes, reliable
 steering apparatus, safe tires, a rearview mirror, and red reflectorized warning devices in both
 the front and rear of the golf cart. All golf carts shall also be equipped with headlamps, tail lamps,
- 55 and brake lamps.

ibition is necessary for the safety of the motoring public.	
w enforcement authority of the town, if liability insurance has been xpired, or if there is other evidence that the permitted golf cart cannot appreciate the second secon	
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lations.	
provision of this chapter, upon conviction, shall be punished as	
this Code.	
NED that all other sections of Chapter 5 shall remain the same and in	n
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provisions of this ordinance are nereby declared to be severable.	

dinance having been duly submitted to the Town of Abita Spring	s:
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and second by the foregoing ordinance was	,
	,
, 2024 by the following foll call vote.	
Honorable Daniel J. Curtis, Mayor	•
	Iations. provision of this chapter, upon conviction, shall be punished as this Code. NED that all other sections of Chapter 5 shall remain the same and in NED that if any provision of this Section shall be held to be invalided to there provisions herein which can be given effect without the invalid provisions of this ordinance are hereby declared to be severable. HITTON OF THE DESTINGE THE SECTION OF THE SECTION OF ADDATES AND ADDATES



Instrument 2024-006

AN ORDINANCE OF THE BOARD OF ALDERMEN OF THE TOWN OF ABITA SPRINGS TO REPEAL THE PLANNED UNIT DEVELOPMENT (PUD) ZONING DISTRICT INCLUDING AMENDMENT OF PART 9 – PLANNING, ZONING AND DEVELOPMENT, CHAPTER 2. – ZONING REGULATIONS, SEC. 9-212. DISTRICTS ESTABLISHED AND CHAPTER 8. – PLANNED UNIT DEVELOPMENT (PUD) DISTRICT; AND TO REPEAL THE MORATORIUM ON CLASSIFICATION OF LAND AS PLANNED UNIT DEVELOPMENT ZONING DISTRICT.

Whereas, the Town of Abita Springs established a moratorium prohibiting the classification of 1 additional lands in the corporate limits of Abita Springs as Planned Unit Development (PUD) 2 3 via Ordinance #526, and further extended this moratorium via Ordinance #543 on February 6, 2024; and 4 5 6 Whereas, in passing and extending the moratorium, the Town acknowledged both the need to 7 limit the future development of large tracts of land due to a lack of capacity in the Town's Wastewater Treatment System and the need to assess the effect and procedures associated with 8 9 PUDs as part of the ongoing Master Plan process; and 10 Whereas, the Town of Abita Springs Planning Commission adopted the Town's Master Plan on 11 March 28, 2024, to guide future growth; and 12 13 Whereas, public meetings were held on February 29 and March 28, 2024, to invite public 14 comment on proposed PUD amendments included in the draft Master Plan; and 15 16 Whereas, upon conclusion of the master planning process, review of existing PUD regulations, 17 and collaboration with the public, Alderman, and Commissioners; it became clear that the 18 challenges associated with the PUD District—i.e. unpredictability of land uses and density; 19 limited local administrative capacity to review a PUD to ensure consistency with existing 20 policies, standards and land uses; and the impact a large PUD could have on the relatively small 21 Town of Abita Springs-outweigh the benefits of a PUD's increased flexibility; and 22 23 Whereas, it is appropriate to repeal the PUD zoning district and moratorium and alternatively (1) 24 25 develop subarea plans, (2) update local land use regulations, and (3) amend subdivision 26 regulations over time to more measurably and predictably implement Master Plan goals and objectives associated with improved street connectivity, pedestrian oriented design, and building 27 28 design and placement within the Town; and 29 Whereas, Planned Unit Developments are regulated in the Town's Code of Ordinances in both 30 Part 9 – Planning, Zoning and Development, Chapter 2. – Zoning Regulations, Sec. 9-212. 31 Districts Established and in Chapter 8. - Planned Unit Development; and 32 33 Whereas, amendments included herein repeal the PUD district prospectively, clarify the 34 treatment of existing PUDs to which this ordinance shall have no effect, and were developed in 35 coordination with the Town's Attorney to guide future development and promote the Town's 36 37 health, safety and welfare; and 38 39 Whereas, the repeal of the PUD District resolves conditions associated with calling the PUD moratorium approved via Ordinance #526, and further extended via Ordinance #543, and such 40 the PUD moratorium is also repealed. 41 42 43 THEREFORE, LET IT BE ORDAINED by the Board of Alderman of the Town of Abita

- 44 Springs, at its regular session convened, that Chapter 8 Planned Unit Development (PUD)
- zoning district be repealed and that such repeal shall not have a retroactive effect on existingPUDs in the Town.

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48 LET IT BE FURTHER ORDAINED by the Board of Alderman of the Town of Abita Springs,
49 at its regular session convened, that the authorization to approve a new Planned Unit
50 Development District be repealed in Part 9 – Planning, Zoning and Development of the Code of
51 Ordinances, Chapter 2. – Zoning Regulations, Sec. 9-212. Districts Established, to wit:

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- Sec. 9-212. Districts established.
- (a) For the purpose of this chapter all area within the corporate limits is hereby divided into districts as shown on the map entitled "Town of Abita Springs, Louisiana, Comprehensive Zoning Plan," followed by the date thereof or the most recent revision thereto.
 - (b) The districts are designated on the Town of Abita Springs, Louisiana, Comprehensive Zoning Plan as follows:

Commercial District,

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63 Parks District,
64 Planned Unit Development District – REPEALED,
65 Residential District,

66 LET IT BE FURTHER ORDAINED by the Board of Alderman of the Town of Abita Springs, 67 at its regular session convened, that Chapter 8. - Planned Unit Development of the Code of 68 ordinances be repealed, wherein: (1) repeal of the PUD District shall not have a retroactive 69 effect on the treatment of existing PUDs; (2) areas zoned PUD District prior to the effective date 70 of the PUD District repeal shall continue to be mapped PUD on the official zoning map and 71 72 managed in accordance with applicable local laws and land use regulations, including PUD standards in effect upon original PUD approval (retained in the Code as "Repealed" to support 73 future Code administration), as well as any lawfully approved development agreement with the 74 75 Town; and (3) existing land uses and infrastructure permitted within any existing PUD are not 76 considered nonconforming and are not required to be changed or amended from the original PUD approval without Town Council approval and amendment of a development agreement, if 77 78 applicable, to wit:

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- 80 CHAPTER 8. PLANNED UNIT DEVELOPMENT (PUD) REPEALED and RESERVED.
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82 Sec. 9-801. Purpose and objectives. – REPEALED.

(a) *Purpose*. The purpose of planned unit development regulations is to allow mixed use and to 83 encourage and allow more creative and imaginative design of land than is possible under 84 district zoning regulations. Mixed use is a requirement of a planned unit development and at 85 least one of the elements must be residential. Planned unit developments are intended to 86 allow substantial flexibility in planning and designing a proposal. This flexibility often 87 accrues in the form of relief from compliance with conventional zoning ordinance site and 88 89 design requirements. Ideally, this flexibility results in a development that is better planned, that contains more amenities, and ultimately a development that is more desirable to live in 90 than one produced in accordance with typical zoning ordinances and subdivision control. 91 An intrinsic, and often neglected, premise upon which the approval of the planned unit 92 development (PUD) must be conditioned, is that while more lenient siting requirements may 93 be granted, the planned unit development should contain features not normally required of 94 traditional developments. Inherent to realizing these objectives, is continuous and in-depth 95 scrutiny of the proposed planned unit development as being adhered to. Hence, to enable 96 thorough analysis of a planned unit development, more information is demanded about the 97 98 proposal than would be required if development were being pursued under conventional zoning requirements. 99

(b) *Objectives*. Through proper planning and design, each planned unit development should
 include features which further, and are in compliance with, the following objectives:

102 103 104	(1)	To allow for the design of developments that are architecturally innovative, and that achieve better utilization of land than is possible through strict application of standard zoning and subdivision control.
105 106 107	(2)	To encourage land development that, to the greatest extent possible, preserves natural vegetation, respects natural topographic and geologic conditions, and refrains from adversely affective flooding, soil drainage, and other natural ecological conditions.
108 109	(3)	To provide accessible property located for public use and recreational space. (Green space or public use.)
110 111	(4)	To promote the efficient use of land resulting in networks of utilities, streets and other infrastructure features that maximize the allocation of fiscal and natural resources.
112 113	(5)	To enable land development to be completely congruous with adjacent and nearby land developments.
114 115	(6)	To ensure that development occurs at proper locations, away from environmentally sensitive areas, and on land physically suited to construction.
116 117	(7)	To allow unique and unusual land uses to be planned for and located in a manner that ensures harmony with the surrounding community.
118	(8)	A method for the permanent preservation of historic building and/or landmarks.
119 120 121	(9)	Allow for mixed use purpose. Mixed use regulations are governed by the respective use ordinances including those provided under each zoning district classification, including light industrial, residential, commercial, townhouse/condominiums.
122	(Ord. No	. 231, 4-18-00; Ord. No. 308, 8-15-06; Ord. No. 329, 12-18-07)
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124	Sec. 9-80	2. Standards for planned unit developments. <mark>– REPEALED.</mark>
125	The	planned unit development must meet the following standards:
126 127 128 129 130	(1)	<i>Comprehensive plan.</i> A comprehensive plan must be developed and approved, showing maximum square footage for each use. Breakdown by percent of total: residential, commercial use, townhouse/condominium, green space (open space) use. A planned unit development shall be mixed use and shall include single family, and commercial uses and may include townhouse/condominium uses.
131 132 133 134 135 136 137	(2)	<i>Site and ownership.</i> The site of the planned unit development must be under single ownership and/or unified control. The size of the planned unit development site shall be at least thirty acres unless 50 percent or more of the development is planned for a commercial use as defined in the zoning ordinance of the Town of Abita Springs. There shall be a minimum of ten percent commercial. This amount may be reduced if it is determined by the commission that the commercial development of ten percent of the planned unit development is not commercially feasible.
138 139	(3)	<i>Compatibility</i> . The uses permitted in a planned unit development must be of a type and so located as to exercise no undue detrimental influence upon surrounding properties.
140 141 142	(4)	<i>Need.</i> Accompanying the recommendation of the Zoning Commission of the Town of Abita Springs to rezone a certain site, as planned unit development shall be a resolution, which states the findings of the commission of the following:
143 144 145 146		 (a) The planned unit development proposal provides for the development of the land in a manner which is more beneficial to the Town of Abita Springs had the land been developed under the strict guidelines of the underlying land use classification; or
147 148 149 150		(b) That the configuration, or topography, or other geographical characteristics of the land creates such an undue hardship on the developer of the site so as to apply the strict regulations of the underlying zoning classification would constitute an unfair taking of property without due process of law afforded to the developer.
151 152 153	(5)	<i>Density.</i> The net density of a planned unit development (either in dwelling units for residential uses, or in floor area for all other uses) shall generally correspond to the net density regulations imposed by the underlying zoning district.

154 155 156 157 158 159		The net density of the planned unit development is not necessarily required to precisely correspond with the normal net density of the underlying zoning district, but instead should reflect that district's character through complementary building types and architectural design. It is required that a zoning amendment request accompany the planned unit development application if the net density of the proposed development is greater than 2.2 residential units per acre.
160 161	(6)	<i>Space between buildings</i> . The minimum horizontal distance between the buildings shall be:
162		(a) Ten feet with at least five feet from the respective property line for single family.
163		(b) Fifteen feet between clustered or "zero lot line" single-family detached buildings.
164		(c) Twenty feet between multi-family detached dwellings.
165		(d) Thirty feet between buildings, other than subparagraphs (a), (b), and (c) above.
166 167		(e) Equal to the height of the taller building in the case of free-standing buildings greater than two and one-half stories in elevation.
168 169 170 171 172 173 174 175	(7)	<i>Yards.</i> The required yards along the periphery of the planned unit development shall be at least equal in width or depth to that of the adjacent zoning district. Otherwise the minimum lot size shall be 35 feet front x 70 feet. The planning commission may have the discretion to approve 30 feet front lots should the developer provide a greater burden to or amenities for the property than required. Not more than 25% of the lots may be minimum size. The planning commission shall have discretion as to the sizes of the remaining lots. The percentage of lots of each lot size shall be noted on the plan. The minimum side and front setback shall be as follows:
176		Side: 5 feet.
177		Corner: 10 feet.
178 179		<i>Rear:</i> 10 feet. Unless there is an alley serving the rear of the property then the minimum rear set back shall be 15 feet.
180		Front: 15 feet.
181 182 183 184 185 186 187 188 189 190 191 192	(8)	<i>Parking requirements.</i> Adequate parking shall be provided and shall be in general conformance with the parking regulations provided for in other sections of this chapter unless changes are warranted by the particular characteristics of the proposed planned unit development. Additional parking spaces for guests, customers, the handicapped, recreational vehicles, and other common storage and/or parking uses in the planned unit developments, shall be required by the town council, acting upon the recommendation of the planning commission, if warranted by the particular characteristics of the proposed planned unit development. Parking for the appropriate use is the number of required parking spaces as governed by section 9-211 of this code or its successor. Additional parking spaces shall be required for any swimming pool, park, other recreational amenity or commercial use as set out in the C Commercial District.
193 194 195 196	(9)	<i>Traffic.</i> Adequate provisions shall be made to provide ingress and egress so designed as to minimize both internal and external hazards and congestion. There should be at least two means egress and ingress with at least one above the floodplain. There shall be a minimum of two entrances/exits per development.
197 198 199 200 201 202 203 204 205 206		The planned unit development shall comply with the ordinances of the Town of Abita Springs, with regards to the grid layout of the streets. There shall be no provisions for a cul-de-sac in the planned unit development. The requirements of conformance to the street grid ordinance of the Town of Abita Springs and the provision against cul-de-sac shall be strictly enforced unless the developer can show an undue hardship by virtue of geographical features, topography or shape of the site to be developed. In creating any variance from the above requirements the planning and zoning commission for the Town of Abita Springs shall adopt a resolution in writing setting out its factual findings to substantiate such a variance. The Abita Springs Planning and Zoning Commission shall have all authority to require
207		the configuration of streets, which will run to, so as to connect with, the lands of adjacent property owners.

- (10) *Performance standards*. The requirements for the underlying zoning district of the
 planned unit development shall, in all instances, be complied with.
- (11) Green space (open space) requirements. A minimum of 30 percent green space after 211 deduction of the land required for infrastructure to service the development of any 212 planned unit development shall be required. This amount may be reduced to 25% by 213 the planning commission if it is found that the developer has made enhanced 214 contributions or concessions in the planned development. Green space (open space) 215 shall be devoted to active and passive recreational purposes only. Examples of green 216 space include: playgrounds, swimming pools, club houses, golf courses, walking trails, 217 bike trails, tennis courts, picnic areas, and natural green space areas. What is not 218 determined as green space [include]: roads/streets, easements, drainage ditches, 219 parking areas, non-recreational buildings, limited use land. Limited use land shall 220 221 mean land which is inundated by water for a period of greater than four months within each calendar year. Two acres of limited land use are required to satisfy one acre of 222 green space (open space). 223
- (12) *Sidewalks*. Sidewalks are required for each planned unit development as determined by
 Abita Springs engineers. New sidewalks are required connected to any existing
 sidewalks in close proximity to the development.
- (13) The regulations of the historic district shall be applicable to properties situated along
 those corridors as set out in section 9-306 of this Code.
- (14) *Street lighting*. Street lighting shall be required as part of any planned unit development as approved by Abita Springs engineers.
- 231 (15) Fire hydrants shall be no more than 300 feet apart.

(Ord. No. 231, 4-18-00; Ord. No. 308, 8-15-06; Ord. No. 329, 12-18-07; Ord. No. 469, 11-172015; Ord. No. 521, 7-20-2021)

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235 Sec. 9-803. Procedure for planned unit development. – REPEALED.

The unique character of planned unit development requires their administrative processing as a special use in this chapter. Planned unit developments are more complex and of a significantly different character than other special uses, therefore requiring the establishment herein of specific procedures different than those used to process other special uses. The procedure, standards, objectives and purposes set forth in this chapter, when in conflict with other provisions of this chapter, as they may pertain to the planned unit development, and only planned unit developments, shall be superseding.

- A three-step procedure is prescribed for planned unit development.
- 244 (1) Step 1: pre-application procedure.
- (a) *Intent.* The intent of the pre-application process is to obtain a general awareness of
 the compatibility of the proposed planned unit development with existing and
 anticipated land uses in the vicinity, and familiarity with the town's planned unit
 development procedures.
- (b) *Pre-application conference*. Prior to the filling of an application for approval of a 249 planned unit development, the prospective applicant may request of the planning 250 commission an informal meeting to discuss the development of the proposed 251 planned unit development site in conjunction with its compatibility with existing 252 and anticipated land uses in the vicinity. The pre-application conference is not 253 mandatory nor does it require formal application fee, or filing of a planned unit 254 development plat. However, if requested, said meeting should be a part of a 255 regular scheduled meeting, shall be opened to the public, and included on their 256 agenda in advance of the meeting. 257
- (c) *Pre-application document review*. Prior to the filing of an application for approval of a planned unit development, either before, after, or in lieu of the pre-application conference, all prospective applicants shall review copies of the zoning map, and the planned unit development sections of this chapter, which are available for inspection at the town hall. The zoning map shall be reviewed to ascertain

263 264	whether or not the proposal is likely to be compatible with the existing and anticipated land uses in the vicinity of the proposal.
265 266	The planned unit development sections of this chapter shall be reviewed to ensure familiarity with the town's planned unit development procedures.
267 268 269 270	The applicant shall also review the flow chart and fees which sets out the overall procedure, time line and various requirements of the applicant in the approval process. The flow chart is as follows: [A copy of flow chart can be found in the town offices.]
271	(2) Step 2: preliminary plat procedure.
272 273 274 275 276 277 278 279	(a) Intent. It is the intent of the preliminary plat submission to obtain tentative approval from the town for the plans, designs, and programs that the petitioner contemplates compliance with. If the preliminary plat is approved, the petitioner can proceed to the final plat stage with reasonable assurance that the final plat will be approved if substantially in compliance with the preliminary plat. A relatively detailed submission is required to assure the town that the proposed planned unit development substantially conforms to the objectives and standards expressed in this chapter.
280 281 282 283	Each petitioner for preliminary plat approval should be aware that the objectives and standards for the planned unit development, as expressed in this chapter, must be clearly integrated into the planned unit development submission. Failure to do so will result in disapproval.
284 285 286 287	(b) Procedure. A request for approval of a preliminary plat as a step in the planned unit development procedure, shall be submitted to the planning and zoning commission, for public hearing, review and recommendation. The required procedure for review of the preliminary plat shall be:
288 289 290	1. Submission of the items required of a preliminary plat petitioner as identified under the "submission requirements" section of this section. Said submission requirements fall into two general categories:
291 292	a. Submissions of data required at the time application is made for preliminary plat approval;
293 294	b. Submission of data required at the time of the first public hearing pertaining to the specific preliminary plat.
295 296 297 298 299	2. The planning commission shall hold a public hearing on the application for a planned unit development preliminary plat in accord with the procedures established for special uses in this chapter. At the preliminary plat stage precise plans and designs are the subject of scrutiny. The public has the right to witness and voice opinions.
300 301 302 303 304	3. Following the public hearing and review of the preliminary plat submission, the planning commission shall within 90 days, unless an extension is requested by the petitioner, recommend approval, modification, or disapproval of the preliminary plat, and the reasons therefore, or indicate why a report and recommendation cannot be rendered to the town council.
305 306 307 308	In its communication to the town council, the planning commission shall set forth a written report in accordance with the written report section of this chapter, on which the recommendation is based and describing how the preliminary plat meets the standards and objectives stated in this chapter.
309 310 311 312 313 314 315 316 317	4. The town council, after receipt of the preliminary plat from the planning commission, shall approve, modify, or disapprove the plat within 90 days, unless an extension is required by the petitioner. In the case of approval, or approval with modification, the town council shall authorize the planning commission to sign the preliminary plat. If the preliminary plat is the first submission made as part of the planned unit development procedure, the town council shall pass an ordinance for a change in the official town's zoning map indicating that the subject site is approved for a planned unit development and further allowing for any approved zoning amendments,
318	variations, and/or special uses. The petitioner must submit subsequent final

 319 320 321 322 323 324 325 326 	plat data in accordance with the schedule set forth in section 9-806. If same is not done, all map changes authorized by the town council shall revert back to the original zoning designation affixed to the subject property in accordance with same section 9-806. The town council may require such special conditions as it deems necessary to ensure conformance with the objectives and standards established in this chapter. In its deliberations the town officials shall consider the effect the planned unit development shall have on the utility services provided to the citizens of the town.
327	(3) Step 3: final plat procedure.
328 329 330 331 332	 (a) <i>Intent</i>. The purpose of the final plat is to designate with particularity the land subdivided into conventional lots as well as the division of other lands, not so subdivided, into common open space and building sites. The final plat is intended as a document to be recorded. The final plat shows the exact location of facilities, while the preliminary plat shows the general location of the same facilities.
333 334 335 336 337 338	(b) Procedure. The final plat shall be submitted as a planned unit development plat and shall conform substantially to the preliminary plat as approved and, if desired by the petitioner, may be submitted in stages with each stage reflecting the approved preliminary plat which is proposed to be recorded and developed; provided, however, that each stage submitted conforms to all requirements of these regulations. The required procedure for approval of a final plat shall be:
339 340 341 342 343	 Submission of the items shall be required of a final plat petitioner as identified under section 9-806. Said submission shall be made to the planning and zoning commission for certification that the final plat is in conformance with the planned unit development regulations and in agreement with the approved preliminary plat.
344 345 346 347 348	2. The planning and zoning commission shall review the final plat data after submission and after a public hearing. After review of the final plat, the planning and zoning commission shall, unless an extension is requested by the petitioner, recommend approval or disapproval, and the reasons therefore to the town council.
349 350 351 352 353 354 355 356 357 358	3. The town council, after receipt of the final plat from the planning commission, shall approve, or disapprove the final plat, unless an extension is requested by the petitioner. In the case of approval, the town council shall authorize the planning and zoning commission to sign the final plat. Permits are issued only after the final planned unit development plat and any required supporting data have been recorded with the parish recorder of deeds, and shall be issued in full conformance with the planned unit development. Proof of the recording of the final plat shall be provided to the building inspector. The construction authorized by the building permit shall be in compliance with the final planned unit development plat, as recorded.
359	(Ord. No. 231, 4-18-00; Ord. No. 469, 11-17-2015)
360	
361	Sec. 9-804. Submission requirements. <mark>– REPEALED.</mark>
362	(1) Preliminary plat.
363 364	(a) At the time the application is made for preliminary plan approval, the following items must be submitted to the planning and zoning administrator:
365 366	<i>Application</i> . A written application for a planned unit development on forms supplied by the planning and zoning clerk.
367 368 369 370 371 372	<i>Fee.</i> A fee, established by the Town of Abita Springs that is suitable to cover the costs incurred by the town for review of specific proposal. If special planning, engineering, architectural or other consultants must be retained by the town for review of the proposed planned unit development, the petitioner shall be notified, and all costs for said consultants expended by the town, not covered by the filing fee, shall be reimbursed by the petitioner.

Notification list. A list of the names and addresses of owners of all property that is 373 374 situated within 1,000 feet of the property lines of the subject site. This list shall be current as of the date of submission. People appearing on said list will be sent notice of 375 the public hearing in compliance with statutory requirements. Interested community 376 groups, such as homeowner's associations, may request notification for projects within 377 adjoining areas. Such notification shall also be sent to the St. Tammany Parish School 378 District, the St. Tammany Parish Sheriff, or any other law enforcement agency which 379 is responsible for providing municipal law enforcement, the Eight Fire Protection 380 District of St. Tammany, the Eleventh Recreation District of St. Tammany Parish and 381 those entities which are parties to utility franchise agreements with the Town of Abita 382 Springs. Failure to provide an accurate list of names and addresses of owners of all 383 property within 1,000 feet of the property of the subject site shall be cause for 384 immediate dismissal of planned unit development application as well as forfeiture of 385 all fees and expenses incurred. 386 Ownership. A statement of present and proposed ownership of all land within the 387 development. 388 Legal description. A legal description of the subject site. 389 *Taxes.* Proof shall be furnished to indicate that there are no delinquent taxes 390 constituting a lien on the whole or any part of the property. Such proof may take the 391 form of paid tax bills to the date of submission of the planned unit development 392 application and a statement from the title insurance company indicating that no liens 393 affect the subject site. 394 Topography. A topographic map, if possible underlying the plan, at a minimum of one 395 foot contour intervals. (If located in "X" this is not necessary.) 396 Floodplain. Information from the most current source specified by the town indicating 397 the locations and extent of the regulatory floodplain. 398 Soils. Information from the most current U.S. Department of Agriculture-Soil 399 Conservation Service Soils Catalog indicating the location and species of soils. If said 400 information is not available, soil boring may be submitted. 401 Vegetation. Location and extent of existing vegetation. 402 Drainage. A depiction of existing surface drainage patterns and proposed retention and 403 detention areas. 404 Utilities. Statements indicating that sanitary sewer, storm sewer, and water are directly 405 406 available to the site, a statement from a licensed professional engineer indicating that the proposed development can be suitably served by such systems. 407 If utilities are not directly available to the subject site, but can be made available in a 408 manner consistent with the town's comprehensive plan, prudent engineering principles, 409 and with utility capacity parameters, then utilities must be permitted to be extended to 410 the site. The cost of all infrastructure shall be the responsibility of the petitioner unless 411 412 otherwise set out in a development agreement. A development agreement between the town and the developer is required. A statement indicating the improvements and 413 projected source of funding for the necessary improvements will be required. The 414 petitioner shall follow all town guidelines and policies with regards to utilities and their 415 installations. 416 Traffic analysis. A study providing information on the existing road network, and 417 adjunct vehicle volumes, and the effects the proposed planned unit development will 418 have on the existing (or improved) road network. 419 If traffic or roadway improvements external to the subject site are anticipated as a 420 result of the proposed development, the petitioner shall submit a statement indicating 421 the nature and extent of those contemplated improvements. Included in such statement 422 shall be information pertaining to what portion of the external traffic and roadway 423 improvements made necessary as a result of the planned unit development, if any, the 424 developer will pay for. All internal traffic and roadway improvements associated with 425 426 the planned unit development shall be paid for by the developer. Analysis will be required by the planning and zoning commission. 427 Market analysis. Depending upon the types of land uses proposed to be included in a 428

429 430	planned unit development, information shall be provided from one or more of the following categories:					
431 432			a. Planned unit developments proposed to contain any residential uses shall require submission of at least the following market data:			
433 434 435				1.	Details about the proposal pertaining to: housing types, floor area of dwelling, estimated price ranges, number of bedrooms, densities, amenities included, etc.	
436 437 438 439				2.	An evaluation of the historical market pattern for the types of units proposed. Building permits issuance trends and/or surveys of existing recently constructed residential developments shall be used in this evaluation.	
440 441 442 443 444				3.	Total anticipated demands in the town for the type of units proposed shall be estimated for the immediately subsequent five-year period. The percent of that demand which would be absorbed by the proposed planned unit development shall be identified. Methods used in determining the five-year demand shall be indicated.	
445 446			b.		nally, planned unit developments shall require submission of at least the ng market data:	
447 448 449				1.	Details about the proposal pertaining to: number of users, floor areas of each use area, bulk of buildings, price or rent ranges, floor area ratio, place of residence of prospective employees, etc.	
450				2.	Trade area which the commercial development is intended to serve.	
451				3.	Location of comparable development within the trade area.	
452				4.	Population and effective per capita buying income of the trade area.	
453				5.	Anticipated sales volume of the commercial development.	
454 455			c.		l unit development proposed to contain any industrial uses shall require sion of at least the following market data:	
456 457 458 459				1.	Details about the proposal pertaining to: number of users, floor area of each use area, bulk of buildings, price or rent ranges, floor area ratio, approximate number of employees, place of residence of prospective employees, etc.	
460				2.	Location of other industrial development within the community.	
461				3.	Market area for anticipated industries.	
462	(2)	Pre	limin	ary plat.		
463 464		(a)			he application is made for the preliminary plat approval, the following e submitted to the office of the planning and zoning administrator:	
465 466			1.	-	eliminary plat is the first planned unit development submission to be l items listed in preliminary plan requirements shall be required.	
467 468 469 470				to : pla	notarized letter submitted by the owners or their agent indicating the intent file a preliminary plat as soon as a public hearing can be scheduled by the nning and zoning commission. Said letter shall serve as a preliminary plat plication.	
471 472 473 474 475 476				cos pla the sha	preliminary plat filing fee, established by the town council to cover the sts incurred by the town for review of the specific proposal. If special anning, engineering, architectural, or other consultants must be retained by town for review of the proposed planned unit development, the petitioner all be so notified, and all costs for said consultants expected by the town - t covered by the filing fee - shall be reimbursed by the petitioner.	
477 478 479 480				wit cur	list of the names and addresses of owners of all property that is situated thin 1,000 feet of the property lines of the subject site. This list shall be rrent as of the date of submission. People appearing on said list will be at a notice of public hearing in compliance with the statutory requirements.	

481 482 483 484					Failure to provide an accurate list of names and addresses of owners of all property that is situated within 1,000 feet of the property lines of the subject site shall be cause for immediate dismissal of the planned unit development application as well as forfeiture of all fees and expenses incurred.
485 486 487 488 489 490 491 492 493 494 495		(b)	liste Fail fror plan requ unit com mee	ed inf lure to n the nned uested t deve nmiss eting; sched	me of the public hearing on the preliminary plat, ten copies of all subsequent formation shall be submitted (with the exception of non-reproducible exhibits). o submit any of the required information, without a specific written waiver planning and zoning commission, shall constitute grounds for dismissal of the unit development petition. Waiver of specific submission elements may be d of the planning and zoning commission, in writing, at the time the planned elopment preliminary plat application is made. The planning and zoning sion will decide upon the waiver request at its next regularly scheduled the petitioner will be notified of the decision, and the public hearing will then uled. Specific grounds for waiver must be stated by the petitioner. The ary plat submission shall include the following:
496 497			1.		items listed in the preliminary plan submission section shall be required to be mitted at the preliminary plat stage.
498 499 500 501 502 503 504			2.	than shal and area The	rawing of the planned unit development shall be prepared at a scale of not less n one inch = 50 feet unless approved at another scale by the town engineer and ll show such designations as proposed streets (public and private), all buildings their use, common open space, recreation facilities, parking areas, service as, and other facilities to indicate the character of the proposed development. e submission may be composed of one or more sheets and drawings must ude:
505				a.	Boundary lines and dimensions of the subject site.
506				b.	Existing and proposed easements - general purpose and width.
507				c.	Streets on, adjacent, or proposed for the tract.
508 509				d.	Utility extensions of water lines, sanitary sewers, and storm sewers as per town ordinances.
510 511 512				e.	Environmental information. Data identifying existing natural and environmental site conditions, including: (if located in "X" zone = N/A) topography, floodplain, soils, vegetation and drainage patterns.
513				f.	Land use designations for the subject site.
514				g.	Retention and detention areas.
515				h.	Residential lots (average lot size and minimum lot size shall be specified).
516 517				i.	General location, purpose and height, in feet or stories, of each building other than single family residences.
518 519				j.	Map data. Name of development, name of site planner, north point, scale, date of preparation.
520 521 522 523 524			3.	suff desi pro	liminary architectural plans for all primary buildings shall be submitted in ficient detail to permit an understanding of the style of the development, the ign of the buildings, and the manner, size and type of dwelling units. Also vide a letter from the St. Tammany Parish Sheriff's Office affirming that there no delinquent taxes on the property.
525 526 527 528		(c)	be s of t	ubm he re	me of the public hearing, ten copies of all subsequent listed information shall itted (with the exception of non-reproducible exhibits). Failure to submit any quired information, shall constitute grounds for dismissal of the planned unit nent petition.
529 530 531 532 533 534	(3)	that The over feat	prov plan rall la ures	vides shal and u of the	<i>clan.</i> A drawing of the planned unit development shall be prepared at a scale for a clear understanding of the way the property is intended to be developed. I indicate a concept of the development with the refinements to indicate the use pattern, general circulation system, open space or park system, and major e development. This section does not require detailed site buildings, walks, etc. and include:

535		(a)	Boundary lines and dimensions of the site.		
536		(b)	Existing and proposed easements - general location and purpose.		
537		(c)	Streets on, adjacent, or proposed for the tract, including all rights-of-way and pavement		
538			widths.		
539		(d)	Land use patterns proposed for the subject site.		
540 541		(e)	Map data. Name of development, name of site planner, north point, scale and date of preparation.		
542		(f)	Site data. A list of pertinent site data, including:		
543			1. Description and quantity of land use.		
544			2. Acreage of site.		
545			3. Number of dwelling units proposed and anticipated population.		
546			4. Area of industrial, commercial, institutional, recreation land uses proposed.		
547			5. Densities of residential areas.		
548			6. Bedroom mixes.		
549 550 551		(g)	Objectives. A statement indicating how the proposed planned unit development corresponds to and complies with objectives for planned unit developments as previously stated in this chapter.		
552		(h)	Schedule. Development scheduled indicating:		
553 554 555 556			1. States in which projects will be built with emphases on area, density, use and public facilities such as open spaces to be developed with each stage. Overall design of each stage shall be shown on the plat and through supporting graphic material.		
557			2. Approximate dates for beginning and completion of each stage.		
558 559 560			3. If different land uses types are to be included within the planned unit development, the schedule must indicate the mix of uses anticipated to be built in each state.		
561 562 563		(i)	Environmental information. Date identifying existing natural and environmental site conditions, including floor area of building types and total ground coverage of buildings.		
564 565 566 567 568		(j)	Adjacent property information. Topography of property within 500 feet of the subject site, at a minimum of five contour intervals, with natural drainage patterns indicated and with the subject site's topography and drainage patterns depicted. The location, size and invert elevation of adjacent, or the closest sanitary sewer, storm sewer, and water main, as well as documentation of these facilities' points of origin.		
569 570 571 572 573 574 575 576 577 578		(k)	Community benefit statement. A written statement comparing the relative benefits that will accrue to the community as a result of this site being developed under planned unit development provisions as opposed to conventional zoning. Specific mention should be made of open space, natural features, and architectural design. This statement supplements the "objectives" statement that may be required with the submission of the preliminary plat. The "objectives" statement differs from this statement, in that each of the objectives listed previously must be specifically addressed. In contrast, the "community benefit statement," which accompanies a detailed site plan, provides a developer to define with particularity why his proposal merits approval and how it will serve the community better than a conventional development.		
579 580	(4)		al plat stage. At the time the final plat is filed with the planning and zoning commission review and recommendation, the following items must be submitted:		
581 582 583 584 585		(a)	<i>Final detailed plan.</i> A final planned unit development plat, suitable for recording with the St. Tammany Recorder of Deeds, shall be prepared. The purpose of the final plat is to designate with particularity the land subdivided into conventional lots as well as the division of other land, not so treated, into common open areas and building areas. The final plat shall include:		

586 587			1.	An accurate legal description of the entire area under immediate development within the planned development.		
588 589 590 591			2.	A planned unit development plat of all lands which are a part of the final plat being submitted, and meeting all the requirements for the final plat. If lands which are a subject of the final plat are to be subdivided, than a subdivision plat is also required.		
592 593			3.	An accurate legal description of each separate unsubdivided use area, including common open space.		
594 595			4.	Designation of the location of the building pads, or areas, or setback lines standards for all buildings to be constructed.		
596 597			5.	Certificates, seals, and signatures required for the dedication of lands and recording the document.		
598 599 600			6.	Tabulation of separate unsubdivided use area, including land area, number of buildings, number of dwelling units, number of bedrooms, and dwelling units per acre.		
601 602 603 604 605		(b)	mur esta the	<i>nmon open space documents</i> . All common open space shall be either conveyed to a nicipal or public corporation, conveyed to a nonprofit corporation or entity blished by the developer with legally binding guarantees, in a form approved by town attorney, verifying that the common space will permanently be preserved as n space.		
606		(c)	Fine	al systems plan. Final systems plan, with all details, shall be submitted, including:		
607			1.	Engineering plans showing how the site is to be serviced with sewer and water.		
608			2.	Lighting plans.		
609			3.	Drainage and storm water retention and detention plans.		
610 611 612			4.	Road plans, including curbs and gutters, on-site/off-site signalization, acceleration, deceleration lanes, and any other information deemed necessary according to the planning and zoning commission.		
613			5.	Sidewalks, paths and cycle trails.		
614 615			6.	Landscaping plans showing the type and location of plant material, berms, and other aesthetics treatments.		
616 617 618		(d)	inst	<i>astruction plans</i> . Detailed plans shall be submitted for the design, construction, or allation of site amenities; including buildings, landscaping, lakes and other site rovements.		
619 620		(e)		<i>astruction schedule</i> . A final construction schedule shall be submitted for that tion of the planned unit development for which approval is being requested.		
621 622 623 624 625 626 627 628 629		(f)	equa shal plar the shal be r faci	<i>urantee deposit.</i> A deposit shall be made to the town in cash, or cashier's check al to 15-percent of the estimated cost of public facility installations. The deposit Il be a guarantee of satisfactory performance of the facilities constructed within the aned unit development and shall be held by the town for a period of 18 months from date of acceptance of the facilities by the town. After such 18 months, the deposits Il be refunded if no defects have developed, then the balance of such deposit shall efunded after reimbursement for amounts expended in correcting defective lities. In lieu of cash or cashier's check a letter of credit or performance bond, roved by the town attorney may be posted as a guarantee deposit.		
630 631 632 633		(g)	She con	<i>inquent taxes.</i> A certificate shall be furnished from the St. Tammany Parish riff's Office that no delinquent taxes exist and that all special assessments stituting a lien on the whole or any part of the property of the planned unit elopment have been paid.		
634 635 636 637		(h)	mai app	<i>cenants</i> . Final agreements, provisions, or covenants which will govern the use, ntenance and continued protection of the planned unit development shall be roved by the town and recorded at the same time as the final planned unit elopment plat.		
638 639	(5)	5) <i>Submission requirements</i> . All documents, required by this chapter to be submitted by the applicant, shall be reviewed for recommendations to the town by a person whose				

Page 12

- qualifications meet the standards of the American Institute of Certified Planners. The fees ofsuch person shall be paid by the applicant.
- 642 (Ord. No. 231, 4-18-00; Ord. No. 469, 11-17-2015; Ord. No. 512, 1-21-2020)

643 Sec. 9-805. Changes in the planned unit development. – REPEALED.

The planned unit development shall be developed only according to the approved and recorded final plat and all supporting data. The recorded final plat and supporting data together with all recorded amendments shall be binding on the applicants, their successors, grantees, and assigns and shall limit control the use of premises and location of structure in the planned unit development project as set forth therein. Changes to the recorded planned unit development may be as follows:

- (1) *Major changes.* Changes which alter the concept or intent of the planned unit
 development including increases in density, changes in the height of buildings,
 reductions of proposed open space, changes in total bedroom count of more than five
 percent, changes in road standards, or changes in the final governing agreements,
 provisions, or covenants, may be approved only by submission and reconsideration of
 a new preliminary and/or final planned unit development plat and supporting data and
 following the preliminary or final plat procedure.
- If the major change alters data or evidence submitted during the preliminary plan or
 preliminary plat stage, then the resubmission must begin at the preliminary plat stage.
 If only final plat evidence or data is altered as a result of the major change, then the
 resubmission shall begin at the final plat stage.
- 661All changes to the "original" final plat shall be recorded with the clerk of court as well662as all amendments to the final plat or reflected in the recording of a new "corrected"663final plat.
- *Minor changes.* The town may, in accordance with procedures established in their
 ordinance, approve minor changes in the planned unit development which do not
 change the concept or intent of the development. Minor changes shall be any change
 not defined as a major change.
- 668 (Ord. No. 231, 4-18-00; Ord. No. 469, 11-17-2015)
- 669

670 Sec. 9-806. Revocation and extension. – REPEALED.

A planned unit development special use shall become null and void and the subject property shall thereupon be rezoned to its most appropriate district classification, as deemed suitable by the town council acting upon the recommendation of the planning and zoning commission, in any case where said planned unit development has:

- (1) Received preliminary plan approval and where the preliminary plat of said planned
 unit development, or the first phase of the preliminary plat if construction is to take
 place in phases, has not been submitted for approval within two years after the date of
 approval of said preliminary plan.
- (2) Received preliminary plat approval and where the final plat of said planned unit
 development, or the first phase of the final plat if construction is to take place in
 phases, has not been submitted for approval within one year after the date of approval
 of said preliminary plat; or
- 683 (3) Received final plat approval and where the construction of said planned unit
 684 development, as authorized by the issuance of a building permit, has not begun within
 685 one year after the date of approval of said final plat dealing with such construction.

Further, if construction of a planned unit development falls more than two years behind 686 the building schedule filed with the final plat of said planned unit development, the 687 town council acting upon the recommendation of the planning and zoning commission 688 shall either extend said schedule or initiate action to revoke the planned unit 689 development's special use. In doing so, one-year extensions in the building schedule 690 filed with the final plat of a planned unit development may be granted by the town 691 council, acting upon the recommendation of the planning and zoning commission. If 692 the town council stipulates when acting favorably on a planned unit development, the 693

- 694 planning and zoning commission may be delegated the authority of granting such one 695 year extensions in said building schedule of said planned unit development.
- 696 (Ord. No. 231, 4-18-00)

697 Sec. 9-807. Findings of fact. – REPEALED.

The planning and zoning commission shall, after a public hearing, set forth to the town council the reasons for the recommendation, and said recommendations shall set forth with particularity what respects the proposal would be in the best interest, including but not limited to findings of fact on the following:

- (1) In what respects the proposed plan is consistent with the stated purpose of the planned
 unit development regulations and with the objectives stated prior.
- 704 (2) The extent to which the proposed plan meets the standards of the planned unit development regulations as set forth.
- (3) The extent to which the proposed plan departs from the zoning and subdivision
 regulations otherwise applicable to the subject property, including but not limited to
 density, dimension, areas, bulk, and use, and the reasons why such departures are
 deemed to be in the public interest.
- (4) The method by which the proposed plan makes adequate provisions for public services,
 provides adequate control over vehicular traffic, provides for and protects designed
 common open space, and furthers the amenities of light and air, recreation and visual
 enjoyment.
- (5) The relationship and compatibility of the proposed plan to the adjacent properties and neighborhood.
- (6) The desirability of the proposed plan as regards physical development, tax base and economic well-being of the town.
- 718 (7) The conformity with the town's objectives.
- 719 (Ord. No. 231, 4-18-00)
- 720

721 Sec. 9-808. Conditions and guarantees. – REPEALED.

Prior to the granting of any planned unit development, the planning and zoning commission 722 may recommend, and the town council may stipulate, such conditions and restrictions upon the 723 establishment, location, design, layout, height, density, construction, maintenance, aesthetics, 724 operation, and other elements of the planned unit development as deemed necessary for the 725 protection of the public interest, improvements of the development, protection of the adjacent 726 area and secure compliance with the standards specified previously. In all cases in which planned 727 unit developments are granted, the town council may require such evidence and guarantees as it 728 may be deemed necessary as proof that the conditions stipulated in connection with the approval 729 730 of the planned unit development are being, and will be, complied with.

- 731 (Ord. No. 231, 4-18-00)
- 732

733 Sec. 9-809. Prohibited uses. – REPEALED.

- 734 Modular homes are prohibited in the PUD district.
- 735 (Ord. No. 323, 8-21-07)

736

- 737 Secs. 9-801—9-900. Reserved.
- 738
- 739 Introduced on a motion of Alderman Patterson, and seconded by Alderman Boudreaux, on the740 16th day of July 2024.
- 741

742 743	Adoption on a motion of day of, 2024.	_and seconded by,
744		
745	The vote was as follows:	
746		
747	YAYS:	
748	NAYS:	
749	ABSTAIN:	
750	ABSENT:	
751	ATTEST:	
752		
753		
754	Janet Dufrene	Dan J. Curtis
755	Town Clerk	Mayor



RESOLUTION TO RAISE AWARENESS OF THE ABITA SPRINGS SAFE STREETS ACTION PLAN DEVELOPMENT AND UPCOMING COMMUNITY ENGAGEMENT OPPORTUNITIES

WHEREAS the Town of Abita Springs received funding from the U.S. Department of Transportation Safe Streets and Roads for All (SS4A) grant program to develop the comprehensive Abita Springs Safe Streets Action Plan; and

WHEREAS SS4A grant program is guided by the Safe System Approach, which involves a paradigm shift to improve safety culture, increase collaboration across all safety stakeholders, and refocus transportation system design and operation towards anticipating human mistakes and lessening impact forces to reduce crash severity and save lives; and

WHEREAS the final outcome of the project will be a Safety Action Plan which identifies and prioritizes projects and policies to impact the safety and accessibility of streets in the Town. It commits to reducing crashes and injuries, utilizes data collection and analysis, collaborates with community members, implements equity considerations, and supports continual progress of tracking; and

WHEREAS meaningful community engagement is essential to the planning process and includes information sharing, a Safety Task Force, two community meetings, stakeholder interviews, and survey and map exercises; and

WHEREAS the members of the volunteer Safety Task Force are Stewart Eastman, Katie Weaver, Terri Fancey, Eddie Dowd, Beth Ryan, Cindy Knight, Michael Calecas, Liz Hall, Arielle Davis, and Marie Dessommes; and

WHEREAS additional information, community engagement opportunities, and the project timeline can be found at AbitaSpringsSafeStreets.com.

NOW, THEREFORE, LET IT BE RESOLVED by the Board of Alderman of the Town of Abita Springs, that awareness is raised for the Abita Springs Safe Streets Action Plan development and upcoming community engagement opportunities.

This resolution adopted on motion of _____, seconded by _____, on the 20th day of August 2024.

Ayes: Nays: Absent: Abstain:



Governor's Office of Homeland Security and Emergency Preparedness

Temporary Housing and Shelter Assistance Program Expedited Temporary Housing Assistance Waiver of Land Use/Permitting Form

This waiver of land use/permitting form addresses the requirement in the following statue: La. R.S. 29: 726(F)(3)(b)(iii)(aa):

The parish governing authority has submitted a certification to GOHSEP that the local governing authority will waive any land use regulation relative to permitting for mobile homes, recreational vehicles, and other temporary housing directly adjacent to the survivor's damaged dwelling to allow for **expedited temporary housing assistance in the parish**.

Date		
First Name	Last Name	Title of Authorized Official
Email	Phone #	
Local Governing Authority Nar	ne	
Mailing Address		
City	State	Zip
Parish Location		

* Parishes and municipalities shall be given the opportunity to change the selection regarding the waiver each year.

Opt In to allow for expedited temporary housing assistance:

In accordance with La. R.S. 29: 726(F)(3)(b)(iii)(aa) and La. R.S. 29: 726(F)(4) (Act 526, 2022), I hereby certify, as the governing authority for the above listed parish/municipality, to **waive any land use regulations** relative to permitting for the temporary placement and occupancy of mobile homes, recreational vehicles (RV's), and/or other temporary housing directly adjacent to the disaster survivor's damaged dwelling to allow for expedited temporary housing assistance in parish/municipality referenced above.

Opt Out of allowing for expedited temporary housing assistance:

In accordance with La. R.S. 29: 726(F)(3)(b)(iii)(aa) and La. R.S. 29: 726(F)(4) (Act 526, 2022), I hereby certify, as the governing authority for the above listed parish/municipality, to **opt out of waiving any land use regulations** relative to permitting for the temporary placement and occupancy of mobile homes, recreational vehicles (RV's), and/or other temporary housing directly adjacent to the disaster survivor's damaged dwelling to allow for expedited temporary housing assistance in parish/municipality referenced above.



A RESOLUTION BY THE TOWN OF ABITA SPRINGS, BOARD OF ALDERMEN, SUPPORTING THE WAIVING OF LAND USE REGULATIONS RELATIVE TO PERMITTING FOR MOBILE HOMES, RECREATIONAL VEHICLES, AND OTHER TEMPORARY HOUSING DIRECTLY ADJACENT TO THE SURVIVOR'S DAMAGED DWELLING TO ALLOW FOR EXPEDITED TEMPORARY HOUSING ASSISTANCE IN THE TOWN, UPON DECLARATION OF A MAJOR DISASTER OR EMERGENCY.

WHEREAS, the Governor's Office of Homeland Security and Emergency Preparedness (GOHSEP) has established the Temporary Housing and Shelter Assistance Program to provide expedited temporary housing assistance for individuals affected by disasters; and

WHEREAS, La. R.S. 29:726(F)(3)(b)(iii)(aa) stipulates that in order to facilitate the provision of expedited temporary housing assistance, the parish governing authority must submit a certification to GOHSEP affirming that the local governing authority will waive any land use regulations related to permitting for mobile homes, recreational vehicles, and other forms of temporary housing located adjacent to the survivor's damaged dwelling; and

WHEREAS, the Town of Abita Springs, as part of St. Tammany Parish, acknowledges the necessity to support disaster survivors by adhering to the requirements outlined in La. R.S. 29:726(F)(3)(b)(iii)(aa) and ensuring timely and effective relief through the waiver of certain land use and permitting regulations.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF ALDERMEN OF THE TOWN OF ABITA SPRINGS, that the Board of Aldermen hereby certifies that it will waive any land use regulations and permitting requirements related to mobile homes, recreational vehicles, and other temporary housing directly adjacent to the dwelling of disaster survivors, as necessary to facilitate expedited temporary housing assistance in compliance with La. R.S. 29:726(F)(3)(b)(iii)(aa).

BE IT FURTHER RESOLVED, that the Board of Aldermen directs that this certification be submitted to the Governor's Office of Homeland Security and Emergency Preparedness to meet the statutory requirements and to ensure that disaster survivors receive timely assistance.

This resolution shall take effect immediately upon its adoption.

This resolution adopted on motion of _	, seconded by	_, on the 20 th day of August
2024.		

Ayes: Nays: Absent: Abstain:

ATTEST JANET DUFRENE, TOWN CLERK