



# Town of Southern Shores

"A Town of Volunteers"

6 Skyline Road, Southern Shores, NC 27949

Telephone: (252) 261-2394 Fax: (252) 261-0452

Web Site: southernshores.org

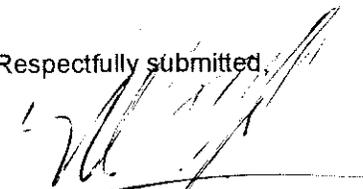
E-mail: toss@beachlink.com

January 31, 2000

## MONTHLY PERMIT SUMMARY

TYPE CONSTRUCTION	NO.	COST	FEES
<b>SOUTHERN SHORES</b>			
New	4	845,000.00	5,562.64
Add/Alt	3	225,600.00	790.65
Other	13	157,691.00	855.00
<b>TOTAL SS</b>	<u>20</u>	<u>1,228,291.00</u>	<u>7,208.29</u>
<b>CUMULATIVE FY2000</b>	<u>188</u>	<u>12,060,982.55</u>	<u>88,506.62</u>
<b>TOTAL HOMES SS</b>	1887	*(9 Certificate(s) of Occupancy issued this month)	
<b>MARTIN'S POINT</b>			
New	2	503,000.00	2,883.24
Add/Alt	1	5,250.00	124.50
Other	2	18,309.00	100.00
<b>TOTAL MP</b>	<u>5</u>	<u>526,559.00</u>	<u>3,107.74</u>
<b>CUMULATIVE FY2000</b>	<u>20</u>	<u>2,077,481.00</u>	<u>14,229.92</u>
<b>TOTAL HOMES MP</b>	163	(0 Certificate(s) of Occupancy issued this month)	
CAMA PERMITS	1		50.00
PLAN REVIEW FEE	14		1,100.00
ADD TO PERMITS	2		176.24
RE-INSPECTIONS	0		-
OUTSTANDING	1		50.00
<b>TOTAL MONTH</b>		<u>1,754,850.00</u>	<u>11,692.27</u>
<b>TOTAL YEAR</b>		<u>14,134,663.55</u>	<u>113,776.68</u>

Respectfully submitted,

  
 Michael Hejduk  
 Building Inspector

\*1 replaced a house that was demolished.

**PLANNING BOARD REPORT**  
**January 17, 2000**

1. The Planning Board heard from the Chief Brazell and Officer Jason Holland to discuss community policing. The Board has heard from the public about many nuisances (dogs, trash, parking, etc.) in regard to large homes and rental homes. We wanted to understand how the existing ordinances are being enforced. Chief Brazell said they are addressing these complaints when they receive them. The problem is having the community communicate with the police. We suggested using the two civic association newsletters as well as the Town's newsletter. The Chief said he would have an officer assigned to our meetings. We hope to work on the large home issue with their help.
2. The Planning Board saw Draft #2 of the Telecommunications Tower Ordinance. This issue came about because President Clinton in 1996 signed a bill that deregulates telecommunications. Local planning boards are the first line of regulation for this legislation. We are using the criteria handed down by the State. We are looking at allowing telecommunication towers of 35 ft. only in the commercial district. Many changes in language were made at the meeting. Elsa and I are meeting to redraft the ordinance.
3. The draft amendment regarding non-conformities (grandfathering) passed unanimously. The language was changed to allow a person to build back their home on its original footprint if destruction was due to natural disaster. If a homeowner were to raze a home, the homeowner would be subject to the new 15 ft. sideyard setback.
4. Regarding the large home issue, Mr. Richter and Mr. Padrick conveyed their enthusiasm in dealing with this issue. I took them on a tour of Town and to the Currituck Outerbanks. I explained to them the real fear we have of turning into this type of development/redevelopment. Mr. Richter said they have several thoughts of how to deal with the issue and want to get these ideas on paper. He and Mr. Padrick will be back in touch with us soon. They also assured Mike Hedjuk that they can help him do the paperwork on the Flood Plain Management Plan.
5. Public Hearings scheduled for February:
  - a. Sexually Oriented Businesses
  - b. Outer Banks Resort Hotel request - add parking lots and drain fields as permitted uses when they occur on property owned in two municipalities where the principal structure is in the other municipality. The other part of the ordinance deals with allowing the same buffer that is there now to stay with only the current fence separating the property from Pelican Watch.

Please sign in if you wish to speak

Pub Hearing  
2-1-00

6.a. SOB (Sexually Oriented Business)

~~Dick Wood~~

~~Ursula Zdzienicki~~

~~Jim Morrison~~

~~Pat Storey~~

~~Bruce Green~~

- OTHER SPEAKERS?
- SUBMITTED WRITTEN COMMENTS -

Dick Wood - Strong support. Small population base. No place

Ursula - on behalf of SPCA - Land Use plan  
Unqualified support

9 acres 150/Du Dan - Future recreational use  
↓ ↓  
Deny intended use

Morrison - doc into record  
Land use plan question regards SOB

Storey - Remarks for record  
Look at Dan County for ordinance revision?

February 1, 2000

Good morning. My name is Ursula Zdziarski, and I am speaking this morning on behalf of ~~the Board of Directors of~~ the Southern Shores Civic Association, of which I am the Recording Secretary. ~~\_\_\_\_\_~~

The general purpose of the SSCA, as defined in its Bylaws, is to "promote the interests and welfare of its members and of the owners of property located within the confines of the incorporated Town of Southern Shores...", and, more specifically, "to represent the property owners and residents of Southern Shores in relations ... with government officials and agencies at municipal, county, state, and federal levels, including representation at judicial proceedings and public hearings..."

In repeated land use plans and surveys conducted both by the Town and the SSCA, the residents and property owners of this town have consistently expressed their wish to maintain the family residential character of the Town. The Town has prepared a draft ordinance on sexually oriented businesses, which lays out in detail the adverse secondary effects such adult uses would have on this community. You have heard ~~a number of~~ speakers this morning <sup>and in a previous public meeting</sup> support ~~the~~ proposed ordinance, and on behalf of the SSCA ~~Board of Directors, and by extension, the membership,~~ I would like to offer our unqualified support of that ordinance.

There is, in addition to those adverse effects already listed in the Town document, another specific issue that I would like to bring to your attention. The SSCA holds numerous common areas within the Town in trust for the property owners of Southern Shores, for their use as access to the beach, for recreation, and for their enjoyment as natural areas. One of those parcels of land is located at the intersection of Duck Woods Drive and Highway 158. It is about 9 acres in size, and was expressly conveyed to the Association for the purpose of "...public and non-commercial uses benefiting the residents of Southern Shores". Because of its size and relative isolation from abutting residences, this parcel represents a valuable resource as the most suitable and likely site for any future community recreational facilities such as tennis courts, swimming pool, community center, etc. It is also easily accessible by foot or bicycle traffic on the multi-use path which runs along its southern boundary. Since there are no public transit facilities on the Outer Banks, this path is the most likely route that children would use to access these recreational facilities. Unfortunately, that multi-use path also runs directly along the front of the only commercial lots in Southern Shores where a sexually

oriented business could be situated; lots which, incidentally, are less than two tenths of a mile away from and within visual distance of the Duck Woods parcel. I doubt there is a parent in Southern Shores who would be willing to allow their children to travel on this path, or to permit their children to use a recreational facility within such close proximity to an adult use business located there.

Therefore, establishment of a sexually oriented business in this Town would effectively deny to its citizens the intended use of this parcel of land on Duck Woods Drive, i.e., those "public and non-commercial uses benefiting the residents of Southern Shores".

In light of this fact, and those facts presented by previous speakers, and the findings detailed in the Town's report, the SSCA ~~Board~~ therefore urges the Town Council to adopt the proposed ordinance prohibiting sexually oriented businesses in the Town of Southern Shores.

Thank you.

**PUBLIC HEARING**  
**SEXUALLY ORIENTED BUSINESSES**  
**SOUTHERN SHORES TOWN COUNCIL MEETING**  
*Tuesday, February 1, 2000*

I am Pat Storey, and I have been a permanent resident of Southern Shores for more than 12 years.

The Planning Board is to be commended for tackling head on -- very early on -- a ticklish situation: the possibility of sexually oriented businesses within the confines of our town. In the face of unreasonable mandated legislation, they have chosen to take a stand and "just say no" before the fact, rather than have to scramble when it might be too late.

In reviewing the proposed ordinance amendment, I was led at first to question the necessity of what appears to be an excess of explicit detail. In my own naive perception, sexually oriented businesses were limited to "dirty" book stores, peep shows, and such. I don't think there is any logical place or need in our town for those types of businesses and certainly not for any of the more bizzare ones made reference to in the proposed ordinance.

It is comforting to realize that we are not alone in our approach to the issue. The county's adopted ordinance regulating adult businesses (their term for it) in unincorporated Dare is even more descriptively explicit. In the event it ever comes to a test, it is conceivable that they, not we, will be the first ones challenged.

My one suggestion in the matter: Unless there is some legal reason for not doing so, can't the format for the ordinance be revised to emulate the county's? The context in its entirety would then be as a completely new Article rather than fragmented, part of it (definitions) in Article III and the rest of it as an amendment to Article VI. Southern Shore's ordinance for Planned Unit Developments was written in that manner, and this subject is sufficiently unique unto itself to be accorded similar treatment.

Congratulations to the Planning Board for undertaking a difficult task, and hopefully the Council will see fit to support fully their recommendations.

Thank you for the opportunity to voice my comments.

Pat Storey  
(Mrs. William F. Storey)  
362 Sea Oats Trail

**MY NAME IS BRUCE GREEN AND I AM A RESIDENT OF THE TOWN OF SOUTHERN SHORES, NC.**

**I WISH TO SPEAK ON THE TOPIC OF THE ORDINANCE AMENDING THE ZONING ORDINANCE OF THE TOWN OF SOUTHERN SHORES TO REGULATE SEXUALLY ORIENTED BUSINESSES.**

**SPECIFICALLY I WISH TO SUPPORT SECTION 6.10 SEXUALLY ORIENTED BUSINESS, PART B. SEXUALLY ORIENTED BUSINESS PROHIBITED.**

**IT IS MY OPINION THAT IF SEXUALLY ORIENTED BUSINESSES WERE TO BE ESTABLISHED IN SOUTHERN SHORES IT WOULD IMPACT NEGATIVELY ON THE OVERALL DESIRABILITY OF PRESENT AND FUTURE PROPERTY OWNERS IN THE TOWN, AND IT WOULD DEGRADE THE PROPERTY VALUES OF THE CURRENT OWNERS. WHILE ALL PROPERTY IS OWNED BY SOMEONE, THE DESIRABILITY TO ATTRACT NEW OWNERS WOULD BE DĒMINISHED. THE SWITCH OF OWNERSHIP IS PREDICATED ON THE PRINCIPLE THAT THERE ARE PERSONS WILLING AND ABLE TO EXCHANGE THEIR WEALTH (MONEY/MORTGAGE) FOR THE REAL PROPERTY IN SOUTHERN SHORES. IN MY VIEW, THE ESTABILISHMENT OF SEXUALLY ORIENTED BUSINESSES IN THIS TOWN WOULD HAVE A DELETERIOUS AFFECT, IN THE DESIROUSNESS OF PROPERTY OWNERSHI[P HERE AND WOULD, IN ADDITION, TEND TO CAUSE A DIMINUTION IN REAL PROPERTY VALUES, THAT ONLY TIME CAN SHOW THE REAL ECONOMIC IMPACT.**

**MY WIFE AND I ESTABLISHED OUR HOME HERE BECAUSE OF THE CURRENT NATURE OF THE COMMUNITY, AND I DARE SAY THAT IF SEXUALLY ORIENTED BUSINESSES WERE TO BE ESTABLISHED HERE, WE WOULD CONSIDER RELOCATION TO SOME OTHER COMMUNITY. THE TOWN OF SOUTHERN SHORES IS JUST TOO SMALL, AND ITS VERY NATURE AS A "FAMILY ORIENTED COMMUNITY" IS ONE OF ITS BIGGEST ASSETS AND ATTRACTIVENESS.**

**THANK YOU FOR PERMITTING ME TO EXPRESS MY FEELINGS ON THIS ISSUE.**

Pub Hearing  
2-1-00

Please sign in if  
you wish to speak

6b non-conforming - grandpathing

No one signed up - Carrie Gordin, town clerk



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## AN ORDINANCE AMENDING THE ZONING ORDINANCE OF THE TOWN OF SOUTHERN SHORES

**BE IT ORDAINED** by the Town Council of the Town of Southern Shores, North Carolina, that the Zoning Ordinance of the Town of Southern Shores be amended as follows:

**PART I.** Article III. Interpretation and Definition of Terms, Section 3.02 Definition of Specific Terms and Words is amended by adding the following definition:

“FOOTPRINT: An area as located on the ground directly beneath a structure, as measured on the vertical plane along the outside perimeter of the structure, including the areas of any raised, elevated, or cantilevered portions of the structure located on or above the ground or on pilings.

**PART II.** Article V. Non Conformities, Section 5.02.C. Non-Conforming Structures, Paragraph #2 is amended by deleting the current Paragraph #2 and substituting the following:

2. Should such non-conforming structure or non-conforming portion of a structure be destroyed by any means to an extent of more than 50 percent of its replacement cost at time of destruction, it shall not be reconstructed except in conformity with the provisions of this Ordinance. An exception is that a non-conforming structure (or non-conforming portion of a structure) which is destroyed due to fire, flood, windstorm, or natural disaster to an extent greater than 50% of its replacement cost at the time of destruction may be reconstructed on the same footprint existing at the time of its destruction, except as provided in Article XVI, Hurricane and Storm Reconstruction and Redevelopment and General Use Standards for Ocean Hazard Areas. If the footprint cannot be verified by an on site inspection, then an “as built” survey made prior to destruction must be provided in order to utilize the benefits of this provision.

**PART III.** All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

**PART IV:** This ordinance shall be in full force and effect from and after the 1<sup>st</sup> day of February, 2000.

ATTEST:

Carrie Jordan  
Town Clerk

P.L. Seabuland  
Mayor

DATE ADOPTED: 2/1/00

Vote: 5 AYES 0 NAYES

Approved as to form:

Thomas J. White  
Town Attorney

Please sign in if you wish to speak  
Public Hearing

2-1-00

6C. Parking lot, Drainfield, lot size & buffer - P.D. Hill

Gerald George

Joe Lomb

Sterling Webster -

Joe Campbell

Don Smith.

Did we approve drain field already?

January 29, 2000

Mayor: Paul Sutherland  
Councilmen: Joseph Campbell  
Eugene Kennedy  
Hal Denny  
Don Smith

Dean Mayor and Councilmen,

Due to a Town of Nags Head Public Hearing on Tuesday February 1, 2000, regrettably I will not be able to attend the meeting. I have several general comments regarding proposed amendments to Section 7.10 C-General Commercial District for the Public Hearing I would like you to consider.

While I was chairman of the Planning Board, we recommended several changes to the zoning ordinance which were adopted. These changes specifically prohibited the use of land in Southern Shores for a use approved in any other municipality. At that time the Town was very concerned about the use of the "Burledge" tract (a five-acre area adjacent to Southern Shores Realty extending into Kitty Hawk) being used as a sewage treatment plant and drain field to support a hotel development in Kitty Hawk. As you all know, that case took several years to resolve and involved potential litigation.

Part I, Section 7.10, C 7 of the proposed ordinance, is somewhat arbitrary. In my mind there is no such thing as an "incidental sewage treatment drain field". Normally a drain field is a required accessory to a principal use and not an incidental use. Sewage disposal facilities generally fall into two categories: those that are regulated by the County, and those that are regulated by the State of North Carolina.

The Dare County Department of Environmental Health typically regulates on-site systems using the typical 1000 to 2000 septic tank. Larger systems are, in most cases, regulated by the State of North Carolina Division of Environmental Management.

The proposed ordinance, if adopted, allows a sewer treatment plant located in another municipality to place their drain fields in the Town. If the proposed sewage treatment system is not regulated by Dare County Department of Environmental Health, but is regulated by the State of North Carolina Division of Environmental Management, *state* regulations may preempt *local* regulations for the control, siting and operation of the treatment facility once the use is allowed by the Town of Southern Shores. In other words, once these drain fields are allowed, the Town may be powerless to regulate these facilities due to state preemption.

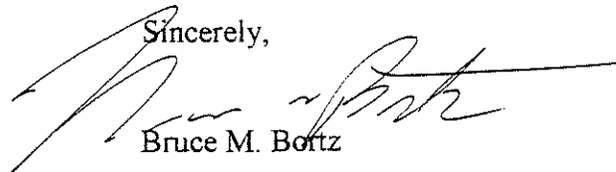
Parking lots and drain fields, originating from development in another municipality and located in Southern Shores, will not enhance our quality of life. There will be demands placed upon the Town for police services to enforce various activities that occur in parking lots (illegal parking, loitering, fights, trash, etc). If the parking lot is in Southern Shores, we are responsible for policing it. There will be little, if any, tax benefit to the Town, and certainly not enough to off-set our costs of enforcement. While initially incidental (if there is such thing as incidental), parking lots and drain fields soon become necessary when businesses are successful and they wish to expand, ultimately depending upon those "incidental" facilities to satisfy the requirements of a zoning ordinance.

I would like to remind the Board that the Town of Kitty Hawk municipal boundary line is on the **north** side of US 158, thus possibly facilitating the placement of parking lots and drainfields in Southern Shores. Prior to my leaving the planning Board and throughout the Burledge case, the hotel property Mr. Burledge owned was in Kitty Hawk, extended into Southern Shores, went under NC 12 (by easement), and up to a five-acre tract fronting lots on Skyline Road and the Town-owned land. It was on this five-acre tract that Mr. Burledge needed to place his drain field and treatment plant to make his hotel project in Kitty Hawk work. Unless the property boundaries have changed and if this ordinance is passed, it is quite possible that we could have several acres of drain fields in the Town.

Several years ago the Town of Southern Shores funded a study that addressed these types of issues (*Policies Available to Local Government for Sewage Treatment and Disposal Systems on Coastal Barrier Islands, Southern Shores, North Carolina*, 1989, David J. Brower, Anna K. Schwab and Ann B Weeks). If you have time, you may want to peruse this publication and especially look at the question and answer chapter in the front of the publication.

Prior to taking action, I would respectfully request that Council review in more detail these proposed amendments and determine what benefits, if any, the proposed amendments will have for the residents of Southern Shores.

Sincerely,

A handwritten signature in black ink, appearing to read "Bruce M. Bortz", written over a horizontal line.

Bruce M. Bortz

44 Skyline Road  
Southern Shores



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## RESOLUTION OF THE TOWN COUNCIL OF SOUTHERN SHORES SUPPORTING THE URGENT CONSTRUCTION OF A BEACH HIGH SCHOOL

**WHEREAS**, Manteo High School is overcrowded, has inadequate core facilities, and is approximately sixteen miles from the demographic center of the student population and approximately twenty five miles from Southern Shores; and

**WHEREAS**, the Dare County Board of Education has voted for and submitted to the Dare County Board of Commissioners a recommendation for a two high school solution for Dare County; and

**WHEREAS**, the Town of Southern Shores Town Council have been elected to represent the needs and desires of the citizens of Southern Shores; and

**WHEREAS**, the Dare County Board of Education and Dare County Board of Commissioners are elected by the citizens of Dare County to represent the desires and needs of the citizens of Dare County;

**WHEREAS**, the Town of Southern Shores Town Council fully supports the decision made by the Dare County Board of Education.

**NOW THEREFORE, BE IT RESOLVED** that the Town of Southern Shores Town Council urges the Dare County Board of Commissioners to fully support the two high school decision of the Dare County Board of Education and submit the issue to the voters of Dare County with a bond referendum in November 2000.

Adopted by the Southern Shores Town Council this the 1<sup>st</sup> day of February 2000.



Paul Sutherland, Mayor

ATTEST:



Carrie Gordin, Town Clerk



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## RESOLUTION

### TOWN OF SOUTHERN SHORES MEETING SCHEDULE

**WHEREAS**, Meeting in Retreat on January 10 and 11, 2000 the Town Council of Southern Shores considered, and hereby resolves to implement, certain changes to its regular monthly meeting agenda and to confirm monthly scheduling of its regular monthly meetings and agenda workshop meetings;

**BE IT RESOLVED**, that the regular monthly meetings of the Town Council of the Town of Southern Shores will continue to take place on the first Tuesday of each month, being called to order at 9:00 a.m. on even numbered months and at 7:30 p.m. on odd numbered months. All meetings will normally be held in the Kern P. Pitts Center;

**BE IT FURTHER RESOLVED**, that the regular monthly agenda workshop meetings of Council will continue to take place on the last Tuesday of each month, being called to order at 9:00 a.m. in the Kern P. Pitts Center;

**BE IT FURTHER RESOLVED** that, to process routine actions in an expeditious manner, a consent agenda will be implemented and administered by the Town Manager for its regular meeting agenda;

**BE IT FURTHER RESOLVED**, to insure public comment is heard, a Public Comment section will be added to the normal agenda at regular monthly meetings of Council. Such comments shall not address matters on the current day's agenda and shall be brief and to the point.

Adopted this 1st day of February 2000.

Paul Sutherland, Mayor

ATTEST:

Carrie Gordin, Town Clerk

# Code of Ethics For Town of Southern Shores Council Members

The proper operation of democratic government in the Town of Southern Shores requires that Public Officials and employees: a) be independent, impartial and responsible to the people, b) make decisions and policy in public, c) not use public office for personal gain and d) conduct all duties and direct all actions to maintain public confidence in the integrity of Southern Shores Government.

In recognition of these requirements a Code of Ethics and Standards of Conduct is hereby adopted.

As an elected official in the Town of Southern Shores:

1. I will always obey the law and will not try in any way to influence application of the law by any of the town's authorities.
2. I will always uphold the integrity and independence of my office.
3. I will always avoid any impropriety or the appearance of impropriety in all of my activities.
4. I will manage and spend the town's funds as if they were my own and will have the best interests of all Southern Shores taxpayers in the expenditure of these funds.
5. I will always minimize the risk of conflict of my private life dealings with my official duties. This particularly applies to any private employment or service for private interests when incompatible with the proper discharge of my official duties.
6. I will never use my elected position to harass or adversely influence any of the Town's employees.
7. I will always respond promptly to any concern brought to me by any employee or Town resident. In this regard I will grant no special consideration, treatment or advantage to any citizen beyond that which is available to any other citizen.
8. I will not engage in any contractual dealing with the Town or try to influence any such dealing on the behalf of any constituent.
9. I will accept no gift or other gratuity, including meals, from any one that could do business with the Town or that is presently conducting business with the Town. This will also apply to any gift that a reasonable person believed was intended to influence a council member in the performance of official duties.

Exempted from the provision concerning gifts are advertising items or souvenirs of nominal value or meals furnished at banquets. Gifts between officials and their friends and relatives are also exempted. Legitimate political contributions shall also not be considered as gifts.

Two copies of this code shall be provided annually to every Council member each of whom shall sign one copy acknowledging receipt and return it to the Town Clerk.

Adopted this 1st day of February 2000

Attest:

\_\_\_\_\_  
Carrie Gordin, Town Clerk

\_\_\_\_\_  
Paul Sutherland, Mayor

Acknowledged \_\_\_\_\_ Date: \_\_\_\_\_  
Council Member Signature



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### Town of Southern Shores Policy With Respect to Job Protection

This policy pertains to those individuals within an organization who may come forward and report activity known to be illegal, action contrary to policy, harassment by any employee or elected official, and/or any impropriety or appearance of impropriety by Town employees or officials.

It is the policy of the Town of Southern Shores to encourage employees who have knowledge of any situation as outlined above, to disclose it by reporting the circumstances to their immediate supervisor. If there is no satisfaction at that level the employee is encouraged to follow the chain of command up through and including the Town Manager, if necessary, and finally to any of the elected Town Council members. Current North Carolina laws protects individuals making such disclosures.

In addition to current law, this written policy is promulgated to reassure Town of Southern Shores employees that:

- a. Reporting of anything as outlined above will not bring a threat to the reporting individual's job.
- b. Taking or threatening to take an unfavorable personnel action solely because an employee came forward as noted above is prohibited and will not be tolerated.
- c. Any allegation of reprisal against any Town employee for making a legitimate disclosure will be fully investigated and resolved.

Investigations undertaken under this policy will be performed by a member of the Town Council duly appointed to do so by the Council at large. If the allegation is against a member of the Town Council, then the Town's attorney shall be appointed to carry out the investigation. Results of any investigation shall be presented to the council in closed session and be acted upon as appropriate.

Two copies of this policy shall be provided annually to every Town employee and Council member each of whom shall sign one copy acknowledging receipt and return it to the Town Clerk.

Adopted this 1st day of February 2000

Attest:

\_\_\_\_\_  
Carrie Gordin, Town Clerk

\_\_\_\_\_  
Paul Sutherland, Mayor

Acknowledged \_\_\_\_\_ Date: \_\_\_\_\_  
Employee/Council Member Signature



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### RESOLUTION TOWN OF SOUTHERN SHORES

The Town Manager (Budget Officer) is hereby authorized to transfer appropriations between line items within each department's annual budget but in no case may he transfer appropriations between departments. Transfer of appropriations between departments requires a budget amendment approved by vote of Town Council. A periodic report to Town Council should be made of all line item budget transfers. The Town Manager may authorize and execute the purchase of goods and services that are within budgeted departmental appropriations.

This the 1<sup>st</sup> day of February, 2000

Paul Sutherland, Mayor

SEAL

ATTEST:

Carrie Gordon  
Town Clerk



**SOUTHERN SHORES VOLUNTEER FIRE DEPARTMENT  
15 S. DOGWOOD TRAIL  
SOUTHERN SHORES, NC 27949  
252 261-2272**

Greg, Solesbee, Chief 261-7139  
David Sanders, Chairman 261-4649

**MONTHLY REPORT TO TOWN FOR FIRE DEPT. CALLS FOR JANUARY 2000**

<b>CALLS ANSWERED THIS MONTH:</b>	<b>23</b>
<b>Structure (111)</b>	<b>1</b>
<b>Rescue/EMS (311)</b>	<b>13</b>
<b>Vehicle Accident (322)</b>	<b>1</b>
<b>False Malfunction (735)</b>	<b>2</b>
<b>False Unintentional (740)</b>	<b>6</b>
<b>Mutual Aid Given</b>	<b>6</b>
<b>Mutual Aid Received</b>	<b>8</b>
<b>Casualties</b>	<b>0</b>
<b>\$ Property Loss</b>	<b>0</b>
<b>Volunteer Hours</b>	<b>948</b>