



**Town of Southern Shores**

5375 N. Virginia Dare Trail, Southern Shores, NC 27949

Phone 252-261-2394 / Fax 252-255-0876

info@southernshores-nc.gov

www.southernshores-nc.gov

2012-02-01

**EVENT FACILITIES  
AMENDING THE ZONING ORDINANCE  
OF THE TOWN OF SOUTHERN SHORES**

**ARTICLE I. Purpose(s) and Authority.**

**WHEREAS**, the Town of Southern Shores (the "Town") may enact and amend ordinances to protect the health, safety, and welfare of its citizens under North Carolina General Statutes § 160A-174; and

**WHEREAS**, the Town may enact and amend ordinances regulating the zoning and development of land within its jurisdiction under North Carolina General Statutes § 160A-381; and

**WHEREAS**, the Town Council finds that it is in the interest of the public's health, safety, and general welfare that the Town's Zoning Ordinance be amended as stated below.

**ARTICLE II. Construction.**

For purposes of this Ordinance, underlined words (underline) shall be considered as additions to existing Town Code language and double strikethrough words (~~double strikethrough~~) shall be considered deletions to existing language. Any portions of the adopted Town Code which are not repeated herein, but are instead replaced by a "..." shall remain as they currently exist within the Town Code.

**ARTICLE III. Amendment of Town Code.**

**NOW, THEREFORE, BE IT ORDAINED** by the Town Council that the Town's Code of Ordinances shall be amended as follows:

**Part I.** That Chapter 36, Article III, Section 36-57, Definition of specific words and terms be amended as follows:

**Sec. 36-57. Definition of specific terms and words.**

*Establishment* means that portion of a building owned or held through tenancy used for the purpose specified.

*Event facility* means an establishment for weddings, rehearsal dinners, corporate meetings, retreats, community uses, and private parties. Food and beverage service for purchase by individual patrons from the establishment owner, whether seated or non-seated, shall

constitute a restaurant as defined in Section 36-57 which shall require a conditional use permit.

*Family* means one or more persons occupying a single-family dwelling unit, provided that unless all members are related by blood or marriage, no such family shall contain more than five persons.

**Part II.** That Chapter 36, Article VI, Section 36-163, Off-street parking requirements be amended as follows:

**Sec. 36-163. Off-street parking requirements.**

At the time of erection of any building or structure, or at the time any main building or structure is enlarged or increased in capacity by adding dwelling units, guest rooms, seats or floor area, or before conversion from one zoning use or occupancy to another, permanent off-street parking space shall be provided according to the amounts and specifications provided by this section.

(1) *General provisions.*

- a. Each parking space, for other than single-family residential homes, shall have a minimum length of 18 feet and a minimum width of ten feet. Drive aisle width shall be a minimum of 22 feet. It shall have vehicular access to a publicly dedicated or town approved private street and be located outside of any dedicated right-of-way.
- b. When a parking space abuts an open space, the two feet at the end of the parking space shall be left unpaved to allow for drainage, in which case a bumper or wheel stop shall be installed.
- c. Sufficient maneuvering space shall be provided so that no vehicle will be required to back into the public right-of-way. Such space shall be a minimum dimension of ten feet by ten feet and contiguous with the driveway if a required parking space is located in the driveway.
- d. No parking spaces for residential use, except for single-family and two-family use, shall be located in the required front yard.
- e. Required parking spaces and driveways for other than single-family and two-family uses shall be graded, improved with concrete or I-2 asphalt and maintained in a manner which will provide a surface permitting safe and convenient use in all weather conditions.
- f. Required off-street parking spaces are permanent areas and shall not be used for any other ground purpose.
- g. All space requirements which are based upon employment shall be computed on the basis of the greatest number of persons on duty at any one period during time of peak use. In instances where calculations indicate a portion of one space is required, an additional full space shall be

provided.

- h. Each application for a zoning permit submitted to the zoning administrator shall include information as to the location and dimensions of off-street parking and loading space and the means of ingress and egress to such space. This information shall be in sufficient detail to enable the zoning administrator to determine whether or not the requirements of this section are met. All required parking and drive areas shall be shown on the site plan application.
  - i. The required parking space for any number of separate uses may be combined in one lot, but the required space assigned to one use may not be assigned to another use, except that one-half of the parking space required for churches, theaters, or assembly halls whose peak attendance will be at night or on Sundays may be assigned to a use which will be closed at night or on Sundays.
  - j. Any off-street parking space required by a use permitted in any residential district shall be provided on the same lot with the use by which it is required. Off-street parking space in conjunction with commercial uses in other districts shall not be permitted in a residential district.
  - k. Where off-street parking is provided between the building line and the street right-of-way line for any business use, a buffer strip of at least five feet in width shall be provided adjacent to such street right-of-way line. Curb cuts through such buffer strips shall be separated by a minimum of 50 feet unless otherwise approved by the town council.
  - l. All parking spaces which abut open space or buffer space shall have a fixed wheel stop of concrete, plastic or chemically-treated wood six inches in height. Allowances shall be made for two feet of overhang within the parking space so that no part of any car can be located within the required yard.
  - m. Where a driveway meets the paved street in the town right-of-way there may be not more than two flares or aprons constructed. The sum of the two flares shall not exceed the width of the driveway by more than five feet. The sum of all construction in the town right-of-way on one platted lot cannot exceed 20 feet.
- (2) *Requirements for parking lots.* Where parking space for five or more cars is permitted or required (other than single-family detached dwellings and townhouses), the following provisions shall be complied with:
- a. *Curb bumpers.* The required front and side yards shall be set off from the parking area by a fixed curb approved by the zoning administrator, not less than six inches or more than two feet high.
  - b. *Drainage.* Parking lots shall not drain onto or across public sidewalks,

roadways or into adjacent property except where a drainage easement has been provided or obtained.

- c. *Entrances.* On all corner lots, no vehicular openings shall be located at closer than 15 feet from the point of intersection of the established street right-of-way lines. No entrance or exit, whether on a corner lot or not, shall exceed 30 feet in width at the property line, or 40 feet at the curblineline. There shall be a minimum distance between one-way driveways of 50 feet measured along the curblineline.
- d. *Internal circulation.* The internal circulation plan of parking lots shall be approved by the town council.
- e. *Lighting.* Any lighting shall be so arranged as to direct the light and glare away from streets and adjacent property.
- f. *Markings.* Each parking space shall be marked off and maintained so as to be distinguishable.
- g. *Off-street loading.*

1. One or more loading spaces shall be provided for standing, loading and unloading operations, either inside or outside a building and on the same premises with every building or structure erected after the enactment of this article, and shall be in accordance with the requirements of the following table. A loading berth shall have minimum plan dimensions of 12 feet by 60 feet and a 14 foot overhead clearance. A loading space need not be necessarily a full berth but shall be sufficient to allow normal loading and unloading operations of a kind and magnitude appropriate to the property served thereby. The town engineer shall determine the sufficiency of loading space but in no case shall the use of such space hinder the free movement of vehicles and pedestrians over a street, sidewalk, parking lot or alley.

Use Classification	Space Requirements
Retail operations, and all first floor non- residential uses, with a gross floor area of less than 20,000 square feet.	A loading space (not necessarily a full berth) as defined in this section.
Retail operations, including restaurant and office buildings with a gross floor area of 20,000 square feet or more.	One loading berth for every 20,000 square feet, or fraction thereof, of floor area.
Office building with a gross floor area of 100,000 square feet or more.	One loading berth for every 100,000 square feet of floor area.

- 2. Loading spaces shall be located at least 50 feet from any street right-of-way and shall be paved with asphalt, concrete, or porous paving as approved by the town engineer or an open-face paving

block over sand and filter-cloth base, provided the open-face paving block is equivalent to turfstone with regards to compressive strength, density, absorption and durability.

- h. *Planting.* Buffer strips (subsection (1)k of this section) and not less than 15 percent of any parking lot land area shall be planted with trees or shrubs. The buffer shall be comprised of planting material placed ten feet on center and having minimum height of five feet when planted and expected to reach a height of eight feet within three years. Suitable plant types shall be those recommended for the coastal area by the U.S. Department of Agriculture. The vegetation plan shall be approved by the town council.
  - i. *Solid waste and recycling container requirements.* Sufficient space shall be provided on the premises for the location of a solid waste container. Such solid waste container location may be in a required parking lot provided, however, that such location does not occupy a required parking space or maneuvering space and further provided that such solid waste container location shall provide convenient and safe access to the servicing vehicle.
  - j. *Surfacing.* All parking lots shall be provided and maintained with concrete or I-2 asphalt surface and paved drainage facilities adequate to provide safe and convenient access in all weather conditions.
  - k. *Yards.* No parking lot shall be located closer than five feet to a public right-of-way. The area between the parking lot and the street right-of-way shall be planted in accordance with subsection (2)h of this section and maintained with lawn or other appropriate planting, or shall be improved otherwise as approved in site plan review.
- (3) *Minimum parking requirements.* The number of off-street parking spaces required by this section shall be provided on the same lot with the principal use and the required number of off-street parking spaces specified for each use shall be considered as the absolute minimum. Where a fraction of a space is required by this article, the next whole number shall be provided. In addition, a developer shall evaluate his own needs to determine if they are greater than the minimum specified by this article.
- a. *Residential and related uses.*
    - 1. Single-family detached dwelling units and townhouses: three parking spaces for each dwelling unit with up to four bedrooms (including all areas used for sleeping), and one additional space for each two bedrooms (including areas useable for sleeping), or fraction thereof, in excess of four.
      - (i) Bedrooms and/or areas useable for sleeping shall be defined and determined by the county health department in

establishing residence occupancy limits for wastewater/septic system.

- (ii) An eight-foot-wide drive aisle shall be provided, which must be separate from any parking spaces, such that no vehicle will be required to back into the public right-of-way. The following exception shall apply: one required parking space may be located behind each parking space in an under house parking area or enclosed garage, or lined up outside in such a manner that it is located in the drive aisle.
  - (iii) Each parking space shall have a minimum length of 18 feet and a minimum width of eight feet.
- 2. Multifamily residence group housing projects and condominiums: 2 1/2 parking spaces on the same lot for each unit.
  - 3. Hotel, motel: 1 1/2 parking spaces for each room to be rented plus one additional parking space for each employee.
  - 4. Dwelling, large home: one parking space for each bedroom. Bedrooms and/or areas useable for sleeping shall be defined and determined by the county health department in establishing residence occupancy limits for wastewater/septic system. A ten-foot-wide drive aisle shall be provided, which must be separate from any parking spaces, such that no vehicle will be required to back into the public right-of-way. Each parking space shall have a minimum length of 18 feet and minimum width of ten feet. The drive aisle and one-half of the required parking spaces shall have an improved surface of concrete or asphalt. Other required and additional spaces may be either gravel, perforated paving blocks, or polymer open-cell soil stabilization systems. Such porous parking areas shall be excluded from lot coverage calculations.

b. *Public and semipublic uses.*

- 1. Churches: one parking space for each three seats in the sanctuary.
- 2. Clinic (medical and dental): five parking spaces for each doctor assigned plus one parking space for each employee, but not less than ten spaces total.
- 3. Elementary school: one parking space for each classroom and administrative office.
- 4. Event facilities: one space for each 150 square feet of floor area
- 45. Nursing home: one parking space for each five beds intended for patient use, and one space for each three employees.

56. Public or private clubs: one parking space for each 200 square feet of gross floor space.
  67. Telephone switching stations or electric substations: one parking space for each employee.
- c. *Retail and office uses.*
1. Animal hospitals: five spaces per veterinarian, plus one space for each employee, but not less than 16 spaces.
  2. Funeral home: one parking space for each four seats in the chapel or parlor.
  3. Garden center/nursery: one space for every 500 square feet of outdoor retail display area.
  4. General or professional offices, banks (doctors and dentists, see clinic requirements): one parking space for each 200 square feet of gross floor space, plus one space for each two employees.
  5. Grocery or appliance stores: one parking space for each 500 square feet of gross floor area.
  6. Municipal building: one parking space for each 200 square feet of net office area, plus one space for each two seats in municipal council chambers.
  7. Municipal complex: one parking space for each 200 square feet of gross floor space.
  8. Restaurant: one parking space for each three customer seats, plus one additional parking space for each employee.
  9. Retail uses not otherwise listed: one parking space for each 200 square feet of floor area.
  10. Theaters: one parking space for each three seats.
  11. Nonprofit entities: a minimum of three parking spaces shall be provided.
- d. *Off-street parking and/or storage of certain vehicles prohibited.*
1. Trucks, trailers, semitrailers, (self-propelled or detached) and prefabricated cargo shipping containers or similar containers shall not be used as a storage or other type of accessory structure in any zoning district.

2. Nothing in this section shall apply to any vehicle stored in compliance with applicable town codes. This regulation shall not be interpreted to prohibit the timely unloading and loading of commercial trailers in any district.

(Code 1988, § 11-6.01; Ord. No. 2006-09-02, art. V, 11-28-2006; Ord. No. 2007-07-01, art. IV, 8-7-2007; Ord. No. 2007-09-02, art. III, 9-4-2007; Ord. No. 2011-01-01, art. VIII, pts. III, IV, 1-4-2011)

**Part III.** That Chapter 36, Article VII, Section 36-207, C general commercial district be amended as follows:

**Sec. 36-207. C general commercial district.**

(a) *Intent.* The C district is established to provide for the proper grouping and development of commercial facilities to serve permanent and seasonal residents.

(b) *Permitted uses.* The following uses shall be permitted by right:

(1) Offices, including such uses as:

- a. Business.
- b. Financial.
- c. Governmental.
- d. Medical and professional.

(2) Retail stores, including such uses as:

- a. Antiques.
- b. Books.
- c. Cameras.
- d. Candy.
- e. Clothing.
- f. Craft goods.
- g. Delicatessens.
- h. Drugs.
- i. Flowers.

- j. Food stores.
- k. Gifts.
- l. Hardware.
- m. Health and beauty aids.
- n. Hobby goods.
- o. Household appliances.
- p. Jewelry.
- q. Leather goods.
- r. Magazines.
- s. Medical supplies.
- t. Music and musical instruments.
- u. Office supplies.
- v. Sporting goods.
- w. Tobacco products.
- x. Toys.
- y. Video rentals.
- z. Wines.

(3) Service establishments, including such uses as:

- a. Barbershops and beauty shops.
- b. Business service--copying, photocopying and computer services.
- c. Churches.
- d. Dry cleaning and laundry pickup stations.
- e. Funeral homes.
- f. Indoor motion picture theaters.
- g. Pharmacy.

- h. Radio and television broadcasting studios (excluding transmitter sites).
  - i. Shoe repair.
- (4) Single-family dwellings, two-family (duplexes) dwellings, multifamily dwellings, large home dwellings, and accessory buildings, according to the dimensional requirements of RS-8 multifamily residential district. Large home dwellings shall be exempt from section 36-203(d)(8) requirements. For multifamily dwellings, the lot coverage shall not exceed 40 percent.
  - (5) Town-owned or leased facilities.
  - (6) Planned unit developments in accordance with article IX of this chapter.
  - (7) Parking lots and sewage treatment drainfields, when located on a lot which is adjacent to and adjoins real property in an adjacent municipality, upon which a principal building or use has been approved by the municipality, and to which the parking lot and sewage treatment drainfields are necessary or incidental.
  - (8) Collocated wireless facilities permitted to use streamlined processing in compliance with section 36-175(b).
  - (9) Estuarine bulkheads must be permitted by all applicable local, state and federal agencies having jurisdiction.
  - (10) Dwelling, large homes.
  - (11) Event facilities
    - a. Customer parking requirements for Event Facilities shall be one space for each 150 square feet of floor area;
    - b. A septic permit must be obtained from the county health department to accommodate the maximum number of attendees permitted.
    - c. Food preparation shall meet all local and State requirements.
    - d. All events in which alcohol is to be served shall not be held until an approved State ABC permit has been issued.
    - e. All events shall be in compliance with all Town Code requirements, including the Town Noise Ordinance.

(c) *Conditional uses.* The following uses shall be permitted as a conditional use, subject to the requirements of this district; shall be subject to conditions and modifications relating to impacts on adjacent properties, transportation and transportation systems, transportation interconnectivity, stormwater, utilities and telecommunications facilities (including capacity), vegetation and other elements of the natural environment, noise, hours of

operation, and other factors that the town council finds applicable; and additional regulations and requirements imposed by the town council, as provided in article X of this chapter:

- (1) Restaurants.
- (2) Veterinary clinic, provided that all boarding runs and kennels are in an enclosed, heated, and air conditioned building.
- (3) Child day care center, subject to other requirements of this chapter and provided the following conditions are met:
  - a. The facility shall adhere to the minimum requirements of and be licensed by the state department of human resources.
  - b. Pickup and dropoff areas shall be provided separate from the drive aisle. The pickup and dropoff areas shall be designed so that no child is required to cross the parking lot or any other traffic areas.
- (4) Sewage system effluent disposal subsurface drainfields and repair areas, under the following conditions:
  - a. The lot shall be in existence and recorded at the time of adoption of this provision;
  - b. The drainfield shall not exceed a total area of 14,400 square feet;
  - c. There shall be no sewage treatment facilities other than the disposal drainfields;
  - d. There shall be no aboveground appurtenances;
  - e. A buffer strip shall be planted between the drainfield and/or repair area and any adjacent right-of-way, in accordance with the technical requirements of section 36-163(2)h (parking lot planting), and maintained;
  - f. Maintenance and operation of the drainfields, in compliance with state, county and town laws, rules and regulations, shall be a continuing condition of approval; failure to do so shall result in revocation of approval of the development by the town, and the owner and/or operator of the drainfield shall cease all use of the drainfield until such use is authorized by the town.
- (5) Group development of town-owned or leased facilities.
- (6) Group development of commercial buildings, provided:
  - a. Minimum size of any building shall be 2,500 square feet.
  - b. All buildings are to be connected by a breezeway or covered walkway.

- (7) Garden center/nursery, provided:
  - a. A ten-foot high solid fence must surround all storage areas for business vehicles, equipment and bulk storage.
  - b. All principal and accessory structures must conform to the building code (e.g., greenhouses) with no agricultural exceptions.
  - c. Outdoor plant displays (retail/nursery areas) access walks shall comply with site accessibility requirements of the building code (e.g., wheelchairs and motorized carts).
  - d. Required parking spaces and drive aisles shall be asphalt or concrete. Business vehicle and equipment parking and drive area shall be gravel/crush and run.
  - e. Customer parking requirements for outdoor retail display areas shall be one space for every 500 square feet of retail space.

(8) Wireless telecommunications sites in compliance with section 36-175.

(9) Wind generation facility in compliance with the requirements of section 36-176.

(d) *Dimensional requirements.*

(1) Minimum lot size: Commercial lots shall be of sufficient size to meet requirements of the Dare County Health Department, to provide adequate siting for structures, and to provide parking, loading and maneuvering space for vehicles as required by section 36-163. In addition, a visual buffer strip is required where a commercial use or zone abuts a residential zone.

(2) Minimum front yard: 25 feet.

(3) Minimum side yard: ten feet. No side yard required if commercial building constructed with a common wall. An additional five-foot-yard adjacent to the street is required for a corner lot.

(4) Minimum rear yard: 20 feet.

(5) Maximum allowable lot coverage by principal use and all accessory structures: 60 percent.

(6) Height:

Height, Top Plate	26 feet
Height, Maximum	35 feet

- (7) No building or other facility (such as parking areas, incinerators, trash collection areas, etc.) shall be located nearer than 50 feet to boundaries of residential districts.
- (8) Where a commercial use or zone abuts a residential zone, a buffer of dense vegetative planting or natural vegetation is required. The buffer area shall have a minimum width of 20 feet with two rows of planting material placed ten feet on center that are a minimum of five feet in height when installed that expect to achieve a height of eight feet within three years. Suitable plant types shall be those recommended for the coastal area by the U.S. Department of Agriculture which can be expected to reach a mature growth of eight to ten feet. Vegetation plan to be approved by the town council.
- (9) All uses and improvements for commercial facility(ies) including, but not limited to parking areas, vehicular access ways, active and repair septic areas and required open spaces shall be contained entirely within the general commercial zoning district, except as provided in section 36-26, Rules governing the interpretation of district boundaries.

(Code 1988, § 11-7.10; Ord. No. 01-10-016, pt. II, 10-2-2001; Ord. No. 01-11-018, pt. I, 11-5-2001; Ord. No. 05-04-03, art. IV, 5-3-2005; Ord. No. 07-01-01, art. III, 2-6-2007; Ord. No. 2009-08-01, pts. IV, V, 1-5-2010; Ord. No. 2011-04-01, art. III, pt. VIII, 4-5-2011)

**ARTICLE IV. Severability.**

All Ordinances or parts of Ordinances in conflict with this Ordinance are hereby repealed. Should a court of competent jurisdiction declare this Ordinance or any part thereof to be invalid, such decision shall not affect the remaining provisions of this Ordinance nor the Zoning Ordinance of the Town of Southern Shores, North Carolina which shall remain in full force and effect.

**ARTICLE V. Effective Date.**

This ordinance shall be in full force and effective from and after the 7<sup>th</sup> day of February, 2012.

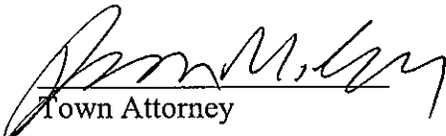
ATTEST:  **SEAL**  
*Camei York*  
 Town Clerk

  
 Mayor

Date: 2/7/2012

Vote: 5 Ayes 0 Nays

Approved as to form:

  
 Town Attorney