

42 (a) Conformity to existing maps or plans. The location and width of all proposed roads
 43 shall be in conformity with official plans or maps of the town and with existing or
 44 amended plans of the planning board.

- (b) Continuation of existing roads. The proposed road layout shall be coordinated with
 the existing road system of the surrounding area and, where possible, existing principal
 roads shall be extended.
- 4 (c) Access to adjacent properties. Where, in the opinion of the planning board, it is
 5 desirable to provide access to an adjoining property, proposed roads shall be extended
 6 by dedication to the boundary of such property and a temporary turnaround shall be
 7 provided.
- 8 (d) Large tracts or parcels. Where land is subdivided into larger parcels than ordinary
 9 building lots, such parcels shall be arranged so as to allow for the opening of future
 10 roads and logical further resubdivision.
- (e) *Contour map.* A subdivider shall submit to the planning board a contour map of a
 specified interval or a grid survey on 200-foot grids, or smaller if specified, to show
 natural drainage and improved street locations.
- (f) Lots. All lots shall front upon a public road or access easement. Double frontage lots
 should be avoided.
- (g) *Road names.* Proposed roads which are obviously in alignment with existing roads
 should shall be given the same name. In assigning new names, the proposed name shall
 not duplicate an existing name or duplication should be avoided and in no case should
 the proposed name be phonetically similar to existing names, irrespective of the use
 of the suffix: street, avenue, boulevard, drive, place, court, etc.
- (h) Solid waste collection. The planning board may require for each 25 lots an easily
 accessible site, not exceeding 400 square feet, to be reserved for the location of a solid
 waste container or containers for the unrestrained use of public or private waste
 collection.
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ARTICLE IV. Statement of Consistency with Comprehensive Plan and Reasonableness.

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The Town's adoption of this ordinance amendment is consistent with the Town's adopted comprehensive zoning ordinance, land use plan and any other officially adopted plan that is applicable. For all of the above-stated reasons and any additional reasons supporting the Town's adoption of this ordinance amendment, the Town considers the adoption of this ordinance amendment to be reasonable and in the public interest.

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35 ARTICLE V. Severability.

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

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43 **ARTICLE VI. Effective Date.**

ATTEST:	Tom Bennett, Mayor	
Town Clerk		
APPROVED AS TO FORM:		
Town Attorney		
Date adopted:		
Motion to adopt by Councilmember:		
Motion seconded by Councilmember:		