REGULAR COUNCIL MEETING A G E N D A

TOWN OF CHINCOTEAGUE

August 3, 2015 - 7:00 P.M. - Council Chambers - Town Hall

CALL TO ORDER

INVOCATION BY COUNCILMAN TAYLOR

PLEDGE OF ALLEGIANCE

PRESENTATIONS

OPEN FORUM / PUBLIC PARTICIPATION

STAFF UP-DATE

AGENDA ADDITIONS/DELETIONS AND ADOPTION:

- 1. Consider Adoption of the Minutes
 - Regular Council Meeting of July 6, 2015

(Page 2 of 18)

- 2. Certificate of Appreciation of the History Tour Founders (Nancy Payne & Ronald Mason) (Page 8 of 18)
- 3. Certificate of Special Recognition to Mr. Bryan Rush

(Page 10 of 18)

4. Certificate of Recognition Farmers Market Week

(Page 11 of 18)

- 5. Update on the Island Wireless Broadband by Eastern Shore Communications (Ronald van Geijn)
- 6. Discuss Changes to Chapter 26, Fire Prevention and Protection, Article III, False Alarms (Page 14 of 18)
- 7. Mayor & Council Announcements or Comments

ADJOURN:

MINUTES OF THE JULY 6, 2015 CHINCOTEAGUE TOWN COUNCIL MEETING

Council Members Present:

John H. Tarr, Mayor Ellen W. Richardson, Vice Mayor J. Arthur Leonard, Councilman Gene W. Taylor, Councilman Ben Ellis, Councilman John N. Jester, Jr., Councilman James T. Frese, Councilman

CALL TO ORDER

Mayor Tarr called the meeting to order at 7:00 p.m.

INVOCATION

Councilman Ellis offered the invocation.

PLEDGE OF ALLEGIANCE

Mayor Tarr led in the Pledge of Allegiance.

PRESENTATION

Mayor Tarr read a resolution:



A RESOLUTION OF THE CHINCOTEAGUE TOWN COUNCIL

WHEREAS, Royce L. Jones served Chincoteague well for many years in many capacities; and

WHEREAS, he served faithfully as a member of the Town Council from 1996 to 2000, and throughout his life played a vital role in the development of this community; and

WHEREAS, his commendable conduct and sense of fairness furthered the cause of better understanding and was an influence for good in the growth and progress of our community;

NOW, THEREFORE BE IT RESOLVED, that by the sad and untimely death of Brother Royce Jones, the Chincoteague Town Council lost a valuable friend, whose energies and initiative contributed tremendous service to the people of the Town of Chincoteague by his work with the Council and this community; and

DATED this 6th day of July, 2015.

John H. Tarr, Mayor

ATTEST:

BE IT FURTHER RESOLVED, that this Resolution be spread upon the minutes of this

OPEN FORUM/PUBLIC PARTICIPATION

Robert G. Ritter, Jr., Town Manager

Mayor Tarr opened the floor for public participation.

meeting and published in the Chincoteague Beacon.

• Ms. Barbara Thackray from Coley's Lane, asked Council for help with drainage issues behind her property along Coley's Lane and Circle Drive. She presented Council with a letter that she read and a map showing the glade, drainage and ditch issues. She feels that the grade on her property and adjacent affected properties should be restored.

Councilman Taylor asked if the drainage was a Town easement.

Ms. Thackray was unsure. She further explained the map.

Councilman Taylor advised that the Town has to find out if there is a drainage easement. He feels that if there isn't, there probably should be.

There was discussion between Councilman Taylor and Roads Supervisor Fitchett regarding the drainage along Deep Hole Road and Chicken City Road.

Mayor Tarr stated that he will ask Public Works Director Spurlock and Roads Supervisor Fitchett to investigate this matter and report back to Council at the next meeting.

- Mr. Ray Rosenberger thanked the Eastern Shore Post and would like to see the Eastern Shore News and Beacon will follow suit. He advised that the Tidewater Emergency Medical Council recognized Mr. Bryan Rush as a stellar performer/leader for the Tidewater region. He stated that it was well deserved.
- Mrs. Mitzi Fitchett discussed the bicycles, mopeds and golf carts on the causeway. She expressed her extreme concerns as there could be a fatal accident because of this. She feels it's a matter of time before someone gets hit or a head-on collision occurs. She pleaded with Council to work with the County and the State to stop bicycles, mopeds and now golf carts on the Causeway.

Councilman Jester advised that he spoke with Chief Mills about 2 mopeds traveling 30 miles per hour on the causeway toward the Island. He added that there was a long line of traffic passing on double lines.

Mayor Tarr stated that mopeds and golf carts are illegal on the Causeway.

Chief Mills stated that golf carts aren't allowed on any road. He added that the low speed vehicles aren't allowed on a road if the speed limit is more than 25 miles per hour. He stated that there is no law that stops a bicycle from driving there. He doesn't believe that there is a law about mopeds but will check into it.

Roads Supervisor Fitchett stated that there used to be a minimum speed posted of 45 miles per hour.

Chief Mills advised that if the minimum speed was posted they could enforce it.

Mayor Tarr advised that they sent a letter requesting a minimum speed limit sign to be posted on the Causeway about a year ago. He stated that the engineers conducted a study and turned the request down.

Councilman Frese asked if there was a law regarding the speed limit on a limited access highway. He feels that the Causeway is a limited access highway.

Chief Mills stated that there is none to his knowledge. He explained that this refers to an interstate highway. He stated that the quickest way to get the most results is for the Police Department to visit the local moped rental businesses. He suggested asking them to develop their own policy telling their renters not to ride the mopeds on the Causeway or at least recommend that they don't.

Mayor Tarr asked Chief Mills to research the moped laws.

Chief Mills added that the low speed vehicles are not allowed on the Causeway at all because the speed limit is 40 miles per hour.

Mayor Tarr asked Town Manager Ritter to research the last time the Town sent a letter regarding the minimum speed limit.

There were brief comments.

Mayor Tarr advised that the Town is working on a grant with Accomack County, the Park Service and Fish & Wildlife to get a shoulder/bicycle route on Rt. 175 out the Rt. 13. Councilman Leonard mentioned the TEA-21 Grant "Bikes Belong" to help get a bike path along the Causeway.

STAFF UPDATE

Police Department

Chief Mills stated that the Police Department had an increase of 47 calls for service in June. He added that the Park Service had increased calls also.

Councilman Leonard asked Chief Mills that due to the lack of inspection stations, if there was any leeway on the state inspection stickers.

Chief Mills stated that the Code doesn't allow anything but it is at the discretion of the officer. He added that he has been discussing ideas with Mr. Rush that will help the Town with fleet inspections. He also stated that he will discuss this with Assistant Chief Lewis as he has experience and contacts with the State Police.

Councilman Leonard asked if the citizens know where to go.

There was discussion regarding the mainland inspection stations and the feasibility of fleet inspections.

Mayor Tarr asked Chief Mills for a list of all inspection stations within Accomack County.

Chief Mills advised that he would gather that information.

Public Works Department

Roads Supervisor Fitchett advised that the report is in the packet.

Mayor Tarr stated that the mosquitoes are bad.

Planning Department

Town Manager Ritter reported for Town Planner Neville that there is a Planning Commission recommendation report in the packet. He reviewed the recommendations.

General Government

Town Manager Ritter reported that EMS responses were 97 for the month of June which were 11 more than June of 2014. He stated that they had 42 ALS calls and 38 BLS and all other calls were 17. He mentioned that they have added wind speed to the tide gauge. He also reported on the progress of the Robert Reed extension project which is on hold until the pavilion, benches and tables arrive. He explained the parking issues causing signage for 2 hour parking to go up. He discussed the end of fiscal year transfers. Town Manager Ritter reported that the newsletter will go out in this week's Beacon.

Vice Mayor Richardson complimented Town Planner Neville and the Planning Commission on the information.

Councilman Ellis asked about the revision in wording of the Fire Alarm Ordinance.

Town Manager Ritter stated that Town Attorney Burge gave her recommendation and Mr. Rush reviewed and commented on those revisions. He added that they need to discuss this with Town Attorney Burge at the next regular Council meeting.

Councilman Ellis also asked about the cost of the appeal to the Board of Zoning Appeals.

Town Manager Ritter advised that it is on his desk to review.

Councilman Ellis mentioned the discussions regarding the Waterman's Memorial and getting back with Mrs. Bott.

Town Manager Ritter stated that the actual sign was ordered about a month and a half ago. He added that they are still in the process of having the sign redone. He stated that young Mr. Bott had extra money that will cover the new sign and it will be placed on the hill.

Councilman Taylor stated that Council beats-up on Town Manager Ritter, however he treats the Town and its funds like it's his own. He complimented Town Manager Ritter on a good job of managing the Town.

Town Manager Ritter stated that he didn't want to take all of the credit. He added that the Town has excellent staff.

Councilman Taylor agreed.

AGENDA ADDITIONS/DELETIONS AND ADOPTION

Councilman Leonard motioned, seconded by Councilman Jester to adopt the agenda as presented. Unanimously approved.

1. Consider Adoption of the Minutes

- Regular Council Meeting of June 1, 2015
- Special Council Meeting of June 18, 2015

Vice Mayor Richardson advised that on page 8, item 5 of the packet, instead of the VFW it should be the American Legion Auxiliary.

Councilman Leonard motioned, seconded by Councilman Ellis to adopt the minutes of the June 1, 2015 and June 18, 2015 Special Council Meeting as corrected. Unanimously approved.

2. Public Safety Committee Report of June 4, 2015

Mayor Tarr advised that the report is included in the packet. He stated that Mr. Rush was supposed to be in attendance to receive his award. He stated that he was working on his 4th of July event duties and was unable to attend.

Councilman Jester stated that congratulated Mr. Rush.

3. Budget and Personnel Committee Report of June 8, 2015

Mayor Tarr advised that the report is included in the packet.

4. Mayor & Council Announcements or Comments

Councilman Jester mentioned the wayside stand and stated that the Town should require some sort of apron or pavement set back from the bike path.

There was discussion regarding the apron requirements.

Councilman Jester suggested defining the material. He also stated that there should be an Ordinance about sunken boats within the corporate limits of the Island. He asked if the Town

could talk to the VMRC. He suggested looking at the Ordinances from Cape Charles and Virginia Beach.

There was further discussion and staff was instructed to research this matter.

Councilman Ellis commended Mr. Rush as the Tidewater's Region Nominee for the EMS Administrator. He also mentioned the traffic control officer at Maddox and Main Street. He feels he is doing an excellent job.

Councilman Taylor advised of internet speed complaints. He asked if anything can be done.

Town Manager Ritter stated that Mr. Ronald Van Geijn with Eastern Shore Communications will attend the next meeting to give an update of what's going on here. He stated that there is Eastern Shore Communications, Charter and Verizon. He mentioned issues this past weekend with Verizon.

Councilman Taylor thanked all the Town employees. He added that he appreciates all they do.

Councilman Frese asked if there was any information regarding the fiber optic.

Town Manager Ritter explained that Eastern Shore Communications is operating off of the broadband. He stated that they will be at the next Council meeting on August 3rd for a presentation of what they're doing on the Island.

Mayor Tarr stated that there is a new wireless service currently operating in Exmore. He added that Eastern Shore Broadband has recently lowered their rates which may open up other avenues for others to go into business also.

Adiourn

Aujourn Councilman Leonard motioned, seconded by Vic approved.	e Mayor Richardson to adjourn.	Unanimously
Mayor	Town Manager	



CERTIFICATE OF APPRECIATION



PRESENTED TO THE

Ronald Mason

for countless hours of dedicated service to
envision, organize and implement the
Town of Chincoteague's History Tour
aboard the Pony Express. This program has provided many
visitors with a greater understanding of our community.

Dated this 6th day of July 2015.

Mayor John H. Tarr



CERTIFICATE OF APPRECIATION



PRESENTED TO THE

Nancy Payne

for countless hours of dedicated service to
envision, organize and implement the
Town of Chincoteague's History Tour
aboard the Pony Express. This program has provided many
visitors with a greater understanding of our community.

Dated this 6th day of July 2015.

Mayor John H. Tarr



CERTIFICATION OF SPECIAL RECOGNITION

ERNEST "BRYAN" RUSH

WHEREAS, Ernest "Bryan" Rush has served the Town faithfully as a Paramedic since 1992, EMS Supervisor since 1993, and adding the responsibilities of Emergency Management Coordinator in 2004 and,

WHEREAS, The Tidewater EMS Council, representing the cities of Chesapeake, Franklin, Norfolk, Portsmouth, Suffolk, and Virginia Beach, along with the Counties of Accomack, Isle of Wight, Northampton, and Southampton recently selected Ernest "Bryan" Rush as the recipient of the 2015 Bruce W. Edwards Outstanding EMS Administrator award as nominated by his EMS staff and,

WHEREAS, throughout his career with the Town of Chincoteague, Mr. Rush has worked diligently to assure the safety and well-being of the citizens and visitors of Chincoteague Island.

NOW, THEREFORE, I, John H. Tarr, as Mayor and speaking on behalf of Town Council and all our citizens, do hereby convey to Ernest "Bryan" Rush our congratulations for such a well-deserved recognition.

DATED this 3rd day of August, 2015.

John H. Tarr, Mayor	
Joint 31. 2011, 5.100901	



Town of Chincoteague Proclamation

Virginia Farmers' Market Week, August 2-8, 2015

To recognize Virginia Farmers' Market Week 2015 in the Commonwealth of Virginia and the continued tradition of a Farmers' Market in the Town of Chincoteague.

WHEREAS, farmers' markets play a vital role in giving farms direct access to consumers and consumers direct access to farmers; and

WHEREAS, farmers' markets provide the public with a convenient, fresh, competitively-priced source for high quality fruits, vegetables, eggs, honey, herbs, flowers, organic items, cheeses, baked goods, meats, seafood, homemade preserves and more; and

WHEREAS, farmers' markets reinforce and maintain community identity and help to foster new businesses and encourage and support the growth of new entrepreneurs; and

WHEREAS, the economic impacts of farmers' markets include direct benefits to farmers and business owners, but also indirect benefits to the community in stimulating downtown revitalization, enhancing parks and waterfronts and preserving farmland through economic viability; and

WHEREAS, farmers' markets are good for the economy, good for consumers' health and good for the community; and

WHEREAS, through the hard work and support of the Chincoteague Cultural Alliance, Chincoteague Island benefits from a farmers' market on Saturdays from April to October and Wednesdays from May to September;

NOW, THEREFORE, BE IT RESOLVED that the Town of Chincoteague joins Virginia Governor Terrance R. McAuliffe in formally recognizing August 2-8, 2015, as Virginia Farmers' Market Week in Chincoteague Island, Virginia.

Given under my hand and Seal of the Town of Chincoteague, Virginia this 3rd Day of August, 2015.

John H. Tar
Mayor



CERTIFICATE of RECOGNITION

By virtue of the authority vested by the Constitution of Virginia in the Governor of the Commonwealth of Virginia, there is hereby officially recognized:

VIRGINIA FARMERS' MARKET WEEK

WHEREAS, the popularity of Virginia's farmers' markets has grown dramatically in recent years, from 88 markets in 2006 to nearly 250 in 2015; and

WHEREAS, farmers' markets play a vital role in giving farms direct access to consumers and consumers direct access to farmers; and

WHEREAS, farmers' markets provide the public with a convenient, fresh, competitively-priced source for high quality fruits, vegetables, eggs, honey, herbs, flowers, organic items, cheeses, baked goods, meats, homemade preserves and more; and

WHEREAS, farmers' markets reinforce and maintain community identity and help to foster new businesses and encourage and support the growth of new entrepreneurs; and

WHEREAS, the economic impacts of Farmers' Markets include direct benefits to farmers and business owners, but also indirect benefits to the community in stimulating downtown revitalization, enhancing parks and waterfronts and preserving farmland through economic viability; and

WHEREAS, farmers' markets are good for the economy, good for consumers' health and good for the community;

NOW, THEREFORE, I, Terence R. McAuliffe, do hereby recognize August 2-8, 2015, as VIRGINIA FARMERS' MARKET WEEK in our COMMONWEALTH OF VIRGINIA, and I call this observance to the attention of all our citizens.



Secretary of the Commonwealth

Chincoteague Cultural Alliance Ca





Bringing you fresh foods and plants from farm, field and bay!

Vendor Information

April 4 to May 16 - Saturdays, 9:00 AM to 1:00 PM May 23 to September 5 - Wednesdays and Saturdays, 8:00 AM to 12:00 PM September 12 to October 17 - Saturdays, 9:00 AM to 1:00 PM

CCA hosts the Chincoteague Island Farmers Market at CCA Headquarters on Church St — Look for fresh fruits and vegetables, seafood, eggs and meats, baked goods, jams, plants and flowers plus arts and crafts — all from local producers. With plenty of free parking.

























Chincoteague Cultural Alliance PO Box 257 • Chincoteague Island •

Volunteer Event Calendar

TOWN OF CHINCOTEAGUE, VA

ORDINANCE No.

August 3, 2015

AN ORDINANCE REGULATING ALARM SYSTEMS IN THE TOWN OF CHINCOTEAGUE, VA

WHEREAS, the Town Council of the Town of Chincoteague desires to promote the public health, safety, and welfare of the residents of the Town of Chincoteague; and

WHEREAS, under the authority of $\S 15.2 - 1102$ (Uniform Charter Powers), the Town Council of the Town of Chincoteague may exercise its powers to secure and promote the general welfare of the inhabitants of the Town as well as the safety, health, peace, good order, comfort, convenience, morals, trade, commerce and industry of the Town and its inhabitants; and

WHEREAS, it is declared to be in the public interest to exercise those powers to regulate fire alarm systems of the Town of Chincoteague; and

WHEREAS, under the authority of \$15.2 - 911 of the Code of Virginia, the Town of Chincoteague may enact an ordinance to regulate the use of alarm systems;

BE IT THEREFORE ORDAINED, by the Town Council of the Town of Chincoteague that the following provisions be enacted regulating alarm systems in the Town of Chincoteague.

State law references; Uniform Charter Powers, § 15.2-1102; Regulating alarm systems, §15.2-911.

Chapter 26

FIRE PREVENTION AND PROTECTION

Article III. - False Alarms.

Sec. 26-40. - Purpose. Sec. 26-41. - Definitions. Sec. 26-42. - Penalty. Sec. 26-43. Training of persons using system; maintenance of system. Sec. 26-44. - Automatic dialing devices. Sec. 26-45. - Deliberate false alarms. Sec. 26-46. - Service fee for false alarms. Sec. 26-47 – Exceptions. Sec. 26-48. – Billing; interest on unpaid charges.

Sec. 26-40. - Purpose.

The purpose of this article is to reduce the number of nuisance fire alarms and thereby protect public safety by minimizing unnecessary use of the Town's emergency services (Volunteer Fire Company and Emergency Medical Services Division). This Article governs the installation and maintenance of alarm systems, establishes service fees for false alarms and provides a system of administration.

Sec 26-41. - Definitions.

The following words, terms and phrases, when used in this Article, shall have the meaning ascribed to them herein, except where the context clearly indicates a different meaning:

Alarm system means any device or system, including but not limited to an answering service, automatic dialing service or indirect alarm transmittal system, which transmits a signal visibly, audibly, electronically, mechanically or by any combination of these methods which indicates a hazard or occurrence requiring urgent attention and to which law enforcement personnel or firefighters are expected to respond. The term "alarm system" shall not include a personal, direct telephonic call requesting emergency services.

Alarm user or user means the owner or occupant of premises protected by an alarm system.

Answering service means a telephone answering service that receives emergency signals from alarm systems and informs the Eastern Shore of Virginia 911 Communications Center.

Automatic dialing service means a device interconnected to a telephone line and programmed to select a predetermined telephone number and transmit by voice message or code signal an emergency message indicating a need for emergency response.

Chief means any one of the volunteer fire department fire chiefs or their designee.

Commercial means any building/business required to have a Town Business License (Sec. 18-36)

False alarm means any alarm signal received by the Eastern Shore of Virginia 911 Communications Center which is not in response to an actual or possible emergency. False alarms include negligently activated signals, signals due to faulty, malfunctioning or improperly installed or maintained equipment, and signals purposely activated to summon fire, rescue and/or law enforcement personnel in non-emergency situations. False alarms do not include signals activated by unusually severe weather conditions, utility conditions or other causes which the chief determines were beyond the user's control.

Indirect alarm transmittal means any alarm system which causes a third party or answering service to notify the Eastern Shore of Virginia 911 Communications Center of an alarm activation.

Installer means any person who installs, services, monitors, sells or leases any alarm system.

Interconnect means to connect an alarm system to a voice-grade telephone line, either directly or through a mechanical device that utilizes a standard telephone, for the purpose of using the telephone line to transmit an emergency message upon the activation of the alarm system.

Negligently activated signals means signals transmitted due to carelessness or negligence in installation, maintenance or operation of an alarm system, such signals being the result of the doing of an act where ordinary care suggests that the act should not have been done at all or that it should have been done in some other way.

Non-emergency situations means situations where an immediate response to a hazard or occurrence by fire personnel and/or rescue personnel is not deemed necessary to protect life or property.

Sec. 26-42. - Penalty.

Violations of Sections 26-43, 26-44, 26-45 and 26-48 shall be punishable as a Class 1 misdemeanor.

Any other violation of this Article shall constitute a Class 4 misdemeanor.

The Town Council may institute in the Circuit Court of Accomack County or in any other court of competent jurisdiction to restrain, enjoin or otherwise prevent a violation of this Article.

Sec 26-43. - Training of persons using system; maintenance of system.

It shall be the responsibility of alarm system users to provide training to employees, tenants or other persons about activation of the alarm system in emergency situations and about proper operation of the alarm system, including setting, activating and resetting the alarm. All instructions about alarm systems and procedures shall be in writing, suitable for distribution, and shall be available for inspection by the appropriate Town employees or agents of the Town herein being the chief of the Chincoteague Volunteer Fire Company Department. The user shall also be responsible for maintaining the alarm system in proper working order.

Sec 26-44. - Automatic dialing devices.

It shall be unlawful for any person to install, sell, lease, use or cause or allow to be installed, sold, leased or used, within the Town, automatic dialing devices or systems which are set or programmed to directly contact the Eastern Shore of Virginia 911 Communications Center without the prior approval of the Eastern Shore of Virginia 911 Communications Center and the Town's Building and Zoning Department.

Sec 26-45. - Deliberate false alarms.

It shall be unlawful for any person to knowingly activate or cause to be activated an alarm system in a non-emergency situation without just case. This shall not prohibit periodic testing of direct transmittal systems when the Eastern Shore of Virginia 911 Emergency Communications Center has been notified in advance.

Sec 26-46. - Service fee for false alarms.

Response by fire and/or rescue personnel to a false alarm shall result in fees in the following amount being assessed against alarm system users for false alarms resulting in response by fire and/or rescue personnel and occurring during any period of 365 successive days. Alarm system users shall pay such service fee for false alarms within thirty days of billing.

- A. Commercial Response by fire and/or rescue personnel:
 - 1. First false alarm... No charge
 - 2. Second false alarm... \$150
 - 3. Third false alarm... \$250.00
 - 4. Fourth false alarm... \$350.00
 - 5. Fifth false alarm... \$500.00 and each subsequent false alarm...
- B. Residential Response by fire and/or rescue personnel:
 - 1. First false alarm... No charge
 - 2. Second false alarm... No charge
 - 3. Third false alarm... \$50.00
 - 4. Fourth false alarm... \$100.00
 - 5. Fifth false alarm... \$200.00 and each subsequent false alarm...

26-47. - Exceptions.

Service fees shall not be charged for false alarms from alarm systems in premises owned, leased, occupied or under the control of the United States, the Commonwealth of Virginia, political subdivisions of the Commonwealth of Virginia, or any of their officers, agents or employees while they are acting or are employed in their official capacity. However, all other requirements of this article shall apply to such systems.

26-48. - Billing; interest on unpaid charges.

The chief shall notify the Town's Emergency Management Coordinator of each false alarm to which they respond by submitting the designated report form (EMFA-Form 1) and such information shall be retained and maintained by the Emergency Management Coordinator. At the end of each month, the Emergency Management Coordinator shall notify the Town Manager of the Town of Chincoteague of service fee assessments for false alarms by submitting form EMFA-Form 2. The form shall provide the date of the each false alarm, name of the alarm system user, the address of the false alarm, and the amount due for the false alarm. The Town of Chincoteague Town Manager shall bill for any due service fees. Any account more than thirty

days in arrears shall be subject to interest at the legal rate provided by the Code of Virginia, commencing when the account is more than thirty days in arrears. All monies collected as a result of enforcement of this ordinance shall be earmarked for Emergency Management (EOC Operations/Training).

26-49.	Effective date.
	This ordinance shall become effective upon passage.
Enacte	d this, 2015.
	John H. Tarr, Mayor
Attest:	
Robert	Ritter, Town Manager
2015 b	I certify that the foregoing is a true copy of an ordinance adopted on
	Robert Ritter, Town Manager
Counc	il Voting:
	E. Richardson J. Jester, Jr J. Leonard J. Frese

B. Ellis, Jr. G. Taylor