

ORDINANCE NO. 698-X

AN ORDINANCE TRANSFERRING FUNDS FOR USE ON CIVIC CENTER CONSTRUCTION AND FURNISHINGS.

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina;

Section 1. That the sum of \$197,000 is hereby transferred from Bond Fund 4185 (Civic Center) to Account No. 551.02 (Civic Center Construction Account) for the purpose of providing funds for construction and furnishings.

Section 2. That the sum of \$189,000 is hereby transferred from Account No. 530.01 (Social Security and Retirement) to Account No. 551.02 (Civic Center Construction Account) for the purpose of providing funds for construction and furnishings until interest earnings and sales tax refunds are available in the Civic Center bond fund.

Section 3. That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 4. That this ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Underhill Jr.  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 435.

Ruth Armstrong, City Clerk

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ORDINANCE 699

AN ORDINANCE REPEALING CHAPTER 3, "ANIMALS AND FOWL" OF THE CODE OF THE CITY OF CHARLOTTE, AND SUBSTITUTING IN LIEU THEREOF, A NEW CHAPTER 3, ENTITLED "ANIMALS".

BE IT ORDAINED by the City Council of the City of Charlotte,  
North Carolina:

Section 1. That Chapter 3, entitled "Animals and Fowl" of the City Code of the City of Charlotte is hereby repealed, and that a new Chapter 3, entitled "Animals" be substituted in lieu thereof, to read as follows:

"Chapter 3

ANIMALS

Article I. In General

Sec. 3-1. Department of Animal Control -- Created; appointment of superintendent.

The presence of any stray animal, as hereinafter defined, within the corporate limits of the city is hereby declared to be a public nuisance. Such animals are a threat to the health of the community and to the safety of persons and property alike. In order to abate this problem there is hereby created the department of animal control of the city, which shall be composed of a superintendent appointed by the city manager to serve as head of the department, and such other employees as the city council shall deem necessary.

Sec. 3-2. Duties; personal liability.

(a) The department of animal control shall be charged with the responsibility of:

- (1) Seeing that all dogs in the city are duly licensed and adequately inoculated against rabies;

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(2) Seeing that all equine animals are duly licensed;

(3) Cooperating with the health director and county health officers and assisting in the enforcement of the laws of the State of North Carolina with regard to the control of animals and especially with regard to the vaccination of dogs against rabies and the confinement or leashing of vicious dogs (without limiting the foregoing, reference is particularly made to the state laws as set out and contained in sections 67-1 to 67-29 and 106-304 to 106-405 of the General Statutes of North Carolina);

(4) Investigating all complaints with regard to animals covered by this chapter;

(5) Making such canvasses of the city, including the homes in the city, as it deems necessary, but at least once each year, for the purpose of ascertaining that all dogs and equine animals are properly licensed and that all dogs are vaccinated against rabies;

(6) Enforcing within the city all of the state laws and ordinances enacted by the city for the care, control and custody of animals covered by this chapter;

(7) Supervising and being in charge of the city's animal shelter;

(8) Receiving applications for and issuing licenses for all dogs and equine animals. Also issuing licenses to city approved North Carolina licensed veterinarians doing business in Mecklenburg County. Such veterinarians shall inoculate a dog at the time of sale of the city dog license tax tag. No veterinarian shall inoculate dogs belonging to residents of the city that are regularly housed in the city unless the owner purchases a city dog license tax tag for the dog at the time of inoculation.

(b) Except as may otherwise be provided by statute or local law or ordinance, no officer, agent or employee of the municipality charged with the duty of enforcing the provisions of this chapter or other applicable law

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shall be personally liable for any damage that may accrue to persons or property as a result of any act required or permitted in the discharge of such duties unless he acted with actual malice.

Sec. 3-3. Department members as peace officers; issuing badges; firearms.

(a) In the performance of their duties, the superintendent and his authorized representatives shall have the power, authority and immunity of peace officers as referred to in Sec. 2-10 of this Code, and Sections 15-41 and 160A-285 of the General Statutes of North Carolina in regard to enforcing the provisions of this Code and the General Statutes of North Carolina which relate to the care, treatment and impounding of animals and making arrests for violations of such provisions.

(b) Each such person while performing his respective duties shall wear a metallic badge of a size and design to be determined by the superintendent.

(c) Notwithstanding the prior provisions of this section, the superintendent and his authorized representatives shall not and are not hereby authorized to carry on their persons any firearms of any kind unless otherwise authorized under Sections 3.62 or 7.61 of the City Charter. However, the superintendent and his authorized representatives may store at the animal shelter or carry in department vehicles, firearms approved for use by the superintendent and use such firearms when necessary to enforce sections of this chapter or other applicable law for the control of wild, vicious or diseased animals.

Sec. 3-4. Definitions.

For the purpose of this chapter, the following words and phrases are defined and shall be construed as hereinafter set out unless it shall be apparent from the context that a different meaning is intended.

(1) Animal. Animal shall mean any dumb creature which is commonly or actually domesticated; however, the term shall not be construed to include within its meaning any cat which is actually domesticated.

(2) Domesticated. Domesticated shall refer to any animal kept, cared for, sheltered, fed or harbored for use as a pet, work or as a source of food, raw materials or income.

(3) Department. Department shall mean the Department of Animal Control unless otherwise specifically designated.

(4) Impounded. Impounded shall mean having been received into the custody of the department or any authorized representative thereof.

(5) Inoculation or Inoculation against rabies. These terms shall mean the vaccination or inoculation of a dog with an antirabic vaccine approved by the United States Bureau of Animal Industry, the North Carolina State Department of Agriculture and the North Carolina State Board of Health at such time or times as shall be required by the General Statutes of North Carolina, the North Carolina State Board of Health and/or the local health director, as defined in Section 106-364(2) of the General Statutes of North Carolina.

(6) Owner. Owner shall mean any person, groups of persons or any entity possessing, keeping, having charge of, sheltering, feeding,

harboring or taking care of any animal covered by this chapter.

(7) Running at large or stray. These terms shall refer to any animal which does not wear a tag or other emblem, or which has not been vaccinated, as required by this chapter or other applicable law, or which is not cared for or harbored or maintained according to the provisions of this chapter or other applicable law.

Sec. 3-5. Inspections.

(a) Whenever it is necessary to make an inspection to enforce any of the provisions of or perform any duty imposed by this chapter, or other applicable law, or whenever the superintendent or his authorized representatives has reasonable cause to believe that there exists in any building or upon any premises any violation of the provisions of this chapter or other applicable law, the superintendent or his authorized representative is hereby empowered to enter such property at any reasonable time and to inspect the same and perform any duty imposed upon the superintendent or his representative by this chapter or other applicable law, but only if the consent of the occupant or owner of the property is freely given or a search or inspection warrant is obtained as hereinafter provided:

(1) If such property be occupied, he shall first present proper credentials to the occupant and request entry, explaining his reasons therefor; and

(2) If such property be unoccupied, he shall first make a reasonable effort to locate the owner or other persons having charge or control of the property, present proper credentials and request entry, explaining his reasons therefor; and

(3) If such entry is refused or cannot be obtained because the owner or other person having charge or control of the property cannot be found after due diligence, the superintendent or his authorized representative shall obtain a warrant to conduct a search or inspection of the property.

(b) Notwithstanding any other provision of this chapter, the superintendent or his authorized representative shall have the authority to enter upon any property to enforce the provisions of this chapter or other applicable law if a violation of such law is being committed in the presence of such officers of the department. "Committed in the presence of such officers of the department" shall not be construed to refer to any alleged violation of this chapter or other applicable law which is committed within any building or other enclosed structure unless such officer is also lawfully within such building or enclosed structure.

Sec. 3-6. Impounding - Duty of department members and police.

It shall be the duty of the superintendent or his authorized representatives to take up and impound in the animal shelter, and it shall be the duty of members of the Police Department on duty during the hours when the animal shelter is open, to take up and immediately deliver to the department or to notify the department of the presence of those animals which are authorized and directed to be taken up and impounded by this chapter, or which are found or kept contrary to the provisions of this chapter. Such officers are authorized to go upon unenclosed lots or lands when necessary to enforce the provisions of this chapter.

Sec. 3-7. Animals at large.

No person owning or having possession, charge, custody or control of any animal shall cause, permit or allow the animal to stray or in any manner to run at large in or upon any public street, sidewalk or park or upon the property of another, if such animal is not under sufficient physical restraint as to allow the animal to be controlled.

Sec. 3-8. Restraint of Dogs.

Every person owning or having possession, charge, care, custody, or control of any dog shall keep such dog exclusively upon his own premises; provided, however, that such dog may be off such premises if it be under the control of a competent person and restrained by a chain or leash or other means of adequate physical control.

Sec. 3-9. Animals on unenclosed premises.

No person shall stake out, herd, or graze any animal, except licensed dogs, upon any unenclosed lot or land in any manner so that said animal may be or go beyond the boundary of such lot or land.

Sec. 3-10. Cruelty to animals.

It shall be unlawful for any person to mistreat, drive or work, or allow to be worked, any beast of burden that is physically disabled for labor or work.

It shall also be unlawful for any person to work or allow to be worked, any beast of burden, or to compel same to work after having been notified by the superintendent or his authorized representative to discontinue or stop the working of such animal, or after any animal has been condemned.

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Sec. 3-11. Setting animals free for chase prohibited.

It shall be unlawful for any person to set free any rabbit, hare or other animals in the streets of the city for the purpose of chasing or having a race thereafter.

Sec. 3-12. Keeping and displaying regulated.

(a) It shall be unlawful for any person in the city to exhibit, keep, or display pets, animals, birds or fowl of any kind in glass show windows for a period longer than six hours per day.

(b) It shall be unlawful for any person in the city to exhibit, keep or display pets, animals, birds, or fowl of any kind in any manner without shading said animals from the sun, and providing adequate food, water, and ventilation for their use.

(c) It shall be unlawful for any person in the city to exhibit, keep, or display pets, animals, birds, or fowl of any kind in glass show windows on Sundays and holidays.

Sec. 3-13. Keeping cows and goats prohibited.

It shall be unlawful for any person to keep or maintain any cow or goat within the corporate limits of the city.

Sec. 3-14. Keeping swine prohibited.

It shall be unlawful for any person to keep any hogs or pigs within the city limits.

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Sec. 3-15. Reckless riding and driving.

It shall be unlawful for any person to run, drive or ride any animal in a reckless, disorderly or careless manner through or over any of the streets of the city.

Sec. 3-16. Driving loose or unaltered horse, mule or cow on streets.

No person shall drive, or cause to be driven, through the streets of the city any loose or unaltered horse, mule or cow; nor shall the owner of any horse, mule or cow knowingly permit the same to be driven loose through the streets of the city; nor shall the keeper of any public stable knowingly permit any loose or unaltered horse, mule or cow to be driven from his stable into the streets of the city.

Sec. 3-17. Stallion, jack and bull exhibitions regulated.

It shall be unlawful for any person to show or exhibit a stallion, jackass or bull in any of the streets of the city, or to stand a stallion, jackass or bull within the limits of the city, except at such places as shall be approved by the city manager.

Sec. 3-18. Squirrels and song birds protected.

It shall be unlawful for any person to wilfully or wantonly kill or maim any squirrel, or song bird, or rob the nest of either. Provided, however, with the approval of the superintendent or his authorized representative, any person shall be allowed to kill any squirrel which has become a nuisance upon the person's premises, except during the time or season such killing may be prohibited by state law.

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Sec. 3-19. Dead animals.

No person shall place or leave the carcass of any dead animal or fowl in any street, alley or lot, or allow the same to remain on his lot.

Sec. 3-20. Sale or gift of fowl or rabbits under certain conditions prohibited; changing their natural color also prohibited.

It shall be unlawful for any person, firm or corporation to sell, offer for sale, barter, or give away baby chickens, ducklings, or other fowl, under three (3) weeks of age, or rabbits under two (2) months of age, as pets, toys, premiums or novelties; provided, however, that this section shall not be construed to prohibit the sale or display of such baby chickens, ducklings, or other fowl, or such rabbits, in proper facilities by breeders or stores engaged in the business of selling for purposes of commercial breeding and raising.

It shall also be unlawful to color, dye, stain or otherwise change the natural color of baby chickens, or other fowl, or rabbits.

Sec. 3-21. Permitting animals to go without care.

(a) Whenever any animal is kept within any building or on any premises without food, water, or proper care and attention, it shall be the duty of any animal control officer to enter said building or premises to take possession of and remove said animal so abandoned or neglected. Such entry shall be effected in accordance with Section 3-5 of this chapter.

(b) Every person maintaining a pet shop shall post a notice clearly visible from the ground level adjacent to the store, containing the names, addresses and telephone numbers of persons to be notified during any hour

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of the day or night by an animal control officer acting under the authority of Sec. 3-5,

Sec. 3-22. Impounding animals - sale or destruction.

(a) The department shall hold any stray animal, including any horse, mule, burro, cattle, goat, sheep and other livestock, except dogs, rabbits, birds, poultry or any other miscellaneous stray animal impounded under the provisions of this chapter for a period of eight (8) days during such time the owner of the animal, if known, shall be notified and allowed to redeem the animal upon the payment of any applicable fees.

(b) In the case of dogs, the department shall hold such animal for a period of three (3) days during such time the owner of the animal, if known, shall be notified and allowed to redeem the animal upon the payment of any applicable fees.

(c) Rabbits, birds, poultry and other animals not hereinbefore specifically mentioned shall be disposed of as in the case of dogs, except that no license fee shall be charged.

(d) As soon as possible after any stray animal as referred to in the preceding subsections (a), (b) and (c) is impounded, a written or printed notice, stating that the animal is in the department's possession and will be sold (in the case of animals described in subsections (b) and (c), to the first member of the public paying for it as hereinafter provided, and in the case of other animals described in subsection (a) at public auction), if not redeemed by the owner within the applicable period of redemption, and containing the following information, shall be posted on the bulletin board

of the city animal shelter and, in the case of animals described in subsection (a), also at the bulletin board of the County Courthouse:

A description of the animal, the date, time and place that the animal was picked up, the date and time of posting the notice, and in the case of stray animals described in subsection (a) the time, date and place of the public auction, if such animal is not redeemed.

(e) If a stray animal is not redeemed by the owner during the applicable period of redemption, such animals shall be disposed of according to the following provisions:

(1) In the case of animals described in subsection (a), the animal shall be held until such time as it can be sold at public auction. The date and time of the public auction shall not be less than eight (8) days after the date and time of posting the notice describing such animal. The place of the public auction shall be the animal shelter and the animal shall be sold by the superintendent or his authorized representative to the member of the public who shall enter the highest bid.

(2) In the case of animals described in subsections (b) and (c), the animal shall be offered for sale immediately after the expiration of the period of redemption to any member of the public and sold to such member of the public first paying for the same at a price which shall include boarding of the animal, and in the case of dogs, shall also include current city tag and inoculation by authorized rabies inspector or veterinarian for a fee of nine dollars (\$9.00).

(3) The superintendent or other authorized representative of the department shall execute a bill of sale to the purchaser of any animal sold and thereupon the title to such animal shall be vested in the purchaser.

(4) The time for redemption shall not begin to run until the notice, defined under subsection (d) above, has been posted.

(5) If any animal is not redeemed or sold, the superintendent may continue to hold that animal for subsequent sale or order the destruction of such animal in a humane manner.

(6) No member of the department shall directly, or indirectly, purchase any animal impounded by the department and offered for sale under the provisions of this section.

(f) All proceeds thus derived by the department shall be turned over to the city treasurer and placed to the account of the department in addition to its other funds and appropriations.

(g) Any dog impounded which appears to be suffering from rabies, or if affected with hydrophobia, shall not be redeemed or sold but shall be kept for ten (10) days under observation; and thereafter if the superintendent of the department determines that the dog is affected with such disease, such dog shall be destroyed by the department in a humane manner. Otherwise it shall be subject to redemption or sale as hereinabove provided, and any dog which is suffering from any infectious, contagious or dangerous disease shall not be sold but may be redeemed by the owner to provide proper treatment for such dog.

Sec. 3-23. Redemption.

The department shall charge and collect the following fees from owners who redeem their animals:

For taking up and impounding each dog	\$ 7.00
For taking up and impounding each horse	\$12.00
For taking up and impounding each jack, jenny and calf	\$ 12.00

For taking up and impounding each sheep, lamb, hog and goat	\$ 7.00
For taking up and impounding each other animal, excepting rabbits, birds or poultry	\$ 5.00
For feeding and caring for each dog per day	\$ 1.00
For feeding and caring for each horse, mare, colt, mule, bovine animal, jack, jenny, calf, sheep, lamb, goat and hog per day	\$ 2.00
For feeding and caring for rabbits, birds, poultry or other animals not specified in this section	\$ 1.00

The above fees do not include applicable charges for any license or inoculation that may be required by this chapter or other applicable law. If the animal to be redeemed is not licensed or inoculated as required by law, the owner shall secure a proper license and have the animal inoculated before the animal may be redeemed.

For each animal that is impounded more than one time within a twelve-month period, the fee for taking up and impounding such animal shall be increased by five dollars (\$5.00).

No fees whatsoever shall be charged or collected for or on account of any animal which has been unlawfully taken up or impounded, and any such animal shall be immediately delivered upon demand therefore to the owner or person entitled to the custody thereof.

Sec. 3-24. Uncared for animals - impounding.

Whenever the department finds that any animal is or will be without proper care because of injury, illness, incarceration or other involuntary

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absence of the person responsible for the care of such animal, the department may impound such animal until reclaimed by its owner. The owner must pay the applicable fees in the same manner as any other owner would redeem an impounded animal prior to the release of such animal by the department. Any animal which has been impounded and not reclaimed for ten days after the circumstances causing the impounding have ceased to exist may be disposed of by the department pursuant to Sec. 3-22, except that the animal may be sold immediately after the expiration of ten days from the time of impounding without the posting of any notice whatsoever.

Sec. 3-25. Records of impounded animals.

The department shall keep a record of each animal impounded by it, the date of receipt of such animal, the date and manner of its disposition, and if redeemed, reclaimed or sold, the name of the person by whom redeemed, reclaimed, or purchased, the address of such person and the amounts of all fees received or collected for or because of the impounding, reclaiming, or purchasing thereof, together with the number of any tag and the date of any license exhibited or issued upon the redemption or sale of any such animal.

Sec. 3-26. Acts deemed public nuisance.

It shall be unlawful for any dog owner to keep or have within the city a dog that habitually or repeatedly chases, snaps at, attacks or barks at pedestrians, bicyclists or vehicles, or turns over garbage pails, or damages gardens, flowers or vegetables or conducts itself so as to be a public nuisance,

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or permits a female dog to run at large during the erotic stage of copulation.

Sec. 3-27. Tags, license and rabies vaccination.

(a) It shall be unlawful for any dog owner:

(1) To permit any dog over four (4) months old to appear or be on any street, park, or public way of the city, or in any public place therein, unless the dog is wearing a collar or harness to which is attached a current city dog license tax tag and a rabies vaccination tag which have been issued for such dog, one tag for both license and vaccination.

(2) To fail to provide any dog, over four (4) months old, with a city license as provided in Chapter 11 of this Code; provided that, any dog owner who shall move into the city for purposes of establishing residency or who shall become a resident as a result of any annexation shall have thirty (30) days from and after moving into the city or the effective date of annexation to obtain such license.

(b) It shall be unlawful for the owner of any equine animal:

(1) To permit any equine animal over four (4) months old to appear or be on any street, park, or public way of the city, or in any public place therein, unless such animal is wearing a collar or harness to which is attached a current city equine animal license tax tag which has been issued for such equine animal.

(2) To fail to provide any equine animal over four (4) months old with a city license as provided in Chapter 11 of this Code; provided that, any owner of any equine animal who shall move into the city for purposes of establishing residency or who shall become a resident as a result of any annexation shall have thirty (30) days from and after moving into the city or the effective date of annexation to obtain such license.

Sec. 3-28. Replacing tags.

If the owner of any animal required to have a license tag, as provided in Chapter 11, has paid for and procured the license tax tag and/or

the rabies vaccination tag and the animal has been taken to the animal shelter by reason of the loss of either of said tags, the owner of such animal shall have the privilege of identifying his animal and proving the payment for and procurement of said tags prior to the date said animal was taken up an, in that event, said animal shall be returned to the rightful owner upon the payment of seven dollars (\$7.00) for dogs, and twelve dollars (\$12.00) for equine animals, as the cost of taking said animals to the shelter.

Sec. 3-29. Keeping stray animals; requirements; failure to surrender.

It shall be unlawful for any person in the city to knowingly and intentionally to harbor, feed, keep in possession by confinement, or otherwise, any animal, which does not belong to him unless he has, within twenty-four (24) hours from the time such animal came into his possession, notified the department. Upon receiving such notice, the department shall take such animal and place it in the animal shelter and shall deal with it as provided in section 3-22.

It shall be unlawful for any person to refuse to surrender any such stray animal to an authorized representative of the department upon demand of such representative.

Sec. 3-30. Rabies; hydrophobia; duty of owner of custodian and procedure in suspected cases; penalty.

(a) Any dog which shows symptoms of rabies, or which has bitten anyone, shall be penned up immediately by its owners, or by the person having charge of the animal, or by the person sheltering, feeding, harboring, or taking care of said animal, and the department shall be notified immediately. The animal shall be confined in a place approved by the superintendent of the

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department or his authorized representative, and under conditions approved by him or his authorized representative for not less than ten (10) days.

The animal shall be subject to observation by the department, or a person designated by the superintendent of the department at all times during said period.

(b) If rabies or hydrophobia does not develop within said period, then the animal shall be released to his owner, but if either of them does develop, the said animal shall be destroyed by the department in a humane manner.

Sec. 3-31. Barking dogs.

It shall be unlawful for any dog owner to keep or have within the city a dog that habitually or repeatedly barks in such manner or to such extent that it is a public nuisance.

Sec. 3-32. Vicious animals.

It shall be unlawful for any person to own, keep, have charge of, shelter, feed, harbor or take care of any vicious animal within the city limits.

Sec. 3-33. Teasing and molesting.

It shall be unlawful for any person to tease, molest, bait, or in any way bother any animal not belonging to him or legally under his control.

Sec. 3-34. Injuring animals; notice required.

It shall be unlawful for any person injuring an animal by running over, or into, same or coming into contact with same, with an automobile,

motorcycle, bicycle, or other vehicles, to fail to notify immediately the owner of said animal, the department of animal control, or the police department of the city.

Sec. 3-35. Animals - exemptions.

The provisions of this chapter requiring certain animals to be licensed or inoculated shall not apply to those animals owned by or in charge or care of persons who are non-residents of this city traveling through said city or temporarily sojourning therein for a period not exceeding thirty days; nor to animals temporarily brought into this city for the exclusive purpose of entering the same in a show or other exhibition and entered for and kept at such show or exhibition.

Sec. 3-36. Wild animals - permit.

No person shall have, keep or maintain any wild, exotic, dangerous or non-domestic animal or reptile without first applying to and receiving from the department a permit to do so.

Provided, however, that the keeping or maintenance of such animals shall conform to any applicable zoning regulations.

Sec. 3-37. Wild animals - authority of department.

The department is hereby invested with the authority to issue permits to any person for the keeping or maintaining of any wild, exotic, dangerous or non-domestic animal or reptile when, in the opinion of the superintendent, any such animal or reptile may be kept or maintained without menacing the safety of any person or property; provided, however,

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that the department may require any such animal or reptile to be properly caged or secured or may make additional rules or regulations regulating the keeping or maintaining of any such animal or reptile, and may revoke any such permit for any violation of any of the provisions of this chapter or of any of the rules and regulations of the department, or when, in the opinion of the superintendent, the safety of any person or property is menaced by the keeping of any such animal or reptile.

Provided, further, that the department shall also have authority to issue permits for the keeping or maintaining, on a temporary basis, of all types of wild animals or reptiles in connection with a circus, amusement enterprise or animal exhibition when located in a zone wherein such uses are permitted.

Sec. 3-38. Licenses - right to sue for recovery or penalty.

The amount of any license tax imposed by this chapter shall be deemed a debt to the city. Any person owning, having or keeping any animal in the city without having obtained a license so to do shall be liable to an action in the name of the city in any court of competent jurisdiction for the amount of any license tax or penalty imposed by and required by this chapter to be paid for the privilege of keeping and having such animal. The superintendent is authorized to cause a complaint to be filed against any person violating any of the provisions of this chapter and to cause an action to be brought against any person failing to pay any license tax required by the provisions of this chapter for the recovery of such tax. Such action shall be

cumulative and shall not be deemed as a bar to or a waiver of the right to institute any other civil or criminal proceeding for a violation of this chapter.

Sec. 3-39. Public Spay and Neuter Clinic.

(a) Authority for clinic and fees.

The superintendent is hereby authorized and empowered to establish a clinic at which members of the public may have dogs and cats spayed or neutered in a humane manner upon payment of the following fees:

- |                                    |                |
|------------------------------------|----------------|
| 1. For spaying a female dog or cat | <u>\$15.00</u> |
| 2. For neutering a male dog or cat | <u>10.00</u>   |

(b) Consent form and waiver.

Persons submitting dogs or cats for the above service shall sign a consent form certifying thereon under penalty of perjury that they are the owner of said animals or are otherwise authorized to present the animal for the above operation and such persons may be required to furnish proof of such ownership or authority.

Such consent shall contain a waiver of any and all liability of the city, the department and any city employees for any injury or death to an animal arising out of the aforementioned operation or any services provided incidental thereto.

(c) Board and care charge.

The department shall establish a return date by which persons submitting animals for the above operation shall pick up said animals or be subject to a reasonable board and care fee to commence the day after such return date.

Failure to pick up an animal within seven (7) days of said return date shall be deemed abandonment of such animal and the superintendent may dispose of it by sale or destruction.

Sec. 3-40. Animals - disposal of.

It shall be the duty of the superintendent of the department to order the humane destruction by any employee of the department, of any animal lawfully taken into the custody of the department which in the opinion of the superintendent is by reason of old age, unfit for further use, or which is affected with any dangerous or communicable disease, or which is in an incurably crippled condition, or which is adjudged by a written report of a licensed veterinarian to be afflicted with any painful or incurable disease.

The superintendent shall issue and sign an authorization for the destruction by a police or animal control officer of any animal inflicted with any dangerous or communicable disease or which is determined to be dangerous to the safety of the community.

Sec. 3-41. Notice of violations - procedure.

(a) In discharging their duties under this chapter, the superintendent and his authorized representatives are hereby empowered to issue citations to any person if there is reasonable cause to believe that he has violated any of the provisions of this chapter. Citations so issued may be delivered in person to the violator by the superintendent or his representatives, or they may be mailed to the person so charged, if he cannot be readily found. Any notice or citation so delivered or mailed shall direct the alleged violator to

appear at the violations bureau of the city on or before a specific day and hour named in the notice; and the period so specified shall be not less than seventy-two (72) hours after its delivery to the violator.

(b) The superintendent of the department shall cause all notice forms to be serially numbered in triplicate and shall cause the records with respect to the said notice forms and the disposition of the same to be so maintained that all such forms shall be capable of being accounted for.

The city accountant, or his representative, shall periodically investigate the records of the department for the purpose of determining the disposition of the said notice forms, and shall report the result of such investigation to the city manager. For the purpose of making this investigation, he shall have access to the necessary records of the department.

The city accountant's reports to the city manager shall be public records.

(c) If an alleged violator of any section of this chapter does not appear in response to the notice described in subsection (a) at or before the day and hour named in said notice, the officer in charge of the records division of the police department shall send to such violator a notice informing him of the violation and warning him that he will be held responsible to appear in answer to said notice, and that in the event that such notice is disregarded for a period of five (5) days from the date of the mailing of this second notice, a complaint will be filed and a warrant of arrest issued.

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(d) If a violator does not appear in response to the above described notices and citation, the superintendent of the department shall forthwith have a complaint entered against such person and secure and issue a warrant for his arrest.

Sec. 3-42. Civil penalty; receipt; disposition of money.

Any person who violates any section of this chapter shall suffer and pay a civil penalty of five dollars (\$5.00).

When a person charged with the violation of any section of this chapter appears before the clerk on duty at the violations bureau in response to a notice as hereinabove provided, such clerk is authorized, if such person desires to do so, to allow him or her to sign on the docket which is kept in connection with traffic violations and pay the civil penalty above stated. Upon such payment the clerk shall give to him or her a receipt for the money paid showing what it was paid for, and shall deliver such amount to the collector of revenue of the city."

Section 2. That this ordinance shall become effective upon  
adoption.

Approved as to form:

Henry W. Underhill Jr.  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Pages 436 through 459.

Ruth Armstrong, City Clerk

December 18, 1972  
Ordinance Book 19 - Page 460

ORDINANCE 700

AN ORDINANCE AMENDING CHAPTER 11, LICENSES, OF THE CITY CODE.

BE IT ORDAINED by the City Council of the City of Charlotte,  
North Carolina.

Section 1. That the classification (95), Article II, of Chapter 11  
be and is hereby amended by the addition of the following paragraph under  
the line "Male and female":

"No license shall be issued to any person who has  
been found to have twice violated Sections 3-26, 3-27  
and 3-31 of this code for a period of two years after  
the time of the last violation. No license shall be  
issued to any person who has been found to have violated  
Section 3-30 of this code for a period of three years  
after the violation."

Sec. 2. That this ordinance becomes effective on July 1, 1973

Approved as to form:

Henry W. Underhill Jr.  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 460.

Ruth Armstrong, City Clerk

December 18, 1972  
Ordinance Book 19 - Page 461

ORDINANCE 701

AN ORDINANCE AMENDING CHAPTER 11, LICENSES, OF THE CITY CODE.

BE IT ORDAINED by the City Council of the City of Charlotte,  
North Carolina:

Section 1. That Article II of Chapter 11 be amended by the addition  
of a new classification (107.1) to read as follows:

"(107.1) EQUINE LICENSE TAG ----- not prorated  
Male and female . . . . . \$5.00."

Sec. 2. That this ordinance becomes effective on July 1, 1973.

Approved as to form:

Henry W. Underhill, Jr.  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North  
Carolina, in regular session convened on the 18th day of December, 1972, the  
reference having been made in Minute Book 58, and recorded in full in Ordinance  
Book 19, at Page 461.

Ruth Armstrong, City Clerk

December 18, 1972  
Ordinance Book 19 - Page 462

#5

ORDINANCE NO. 702-X

AN ORDINANCE TO AMEND ORDINANCE NO. 520-X, THE 1972-73 BUDGET ORDINANCE, AUTHORIZING THE TRANSFER OF FUNDS FOR PAYMENT OF A JUDGEMENT IN THE UTILITIES DEPARTMENT.

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina;

Section 1. That Section 1, Schedule B. (Water and Sewer Fund Expenditures) is hereby amended to transfer the sum of \$10,000 from Account 610.93 (Utilities - Water Distribution) to Account 630.82 (Non-Departmental - Awards and Damages), these funds to be used for payment of a judgement in the case of Mr. H. P. Mumford vs. The City of Charlotte.

Section 2. That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 3. That this ordinance shall become effective upon its adoption.

Approved as to form:

  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 462.

Ruth Armstrong, City Clerk

ORDINANCE NO. 703-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE I, SECTION 10-9 OF THE CITY CODE AND CHAPTER 160-200 OF THE GENERAL STATUTES OF NORTH CAROLINA

Section 1.

WHEREAS, trash and rubbish located on the premises at (address) 1711 East 8th St., Charlotte, N. C. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has (have) failed to comply with the said order served by registered mail on October 27, 1972: and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of trash and rubbish

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte.

Section 2. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Woodruff, Jr.  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 463.

Ruth Armstrong, City Clerk

December 18, 1972  
Ordinance Book 19 - Page 464

ORDINANCE NO. 704-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE I, SECTION 10-9 OF THE CITY CODE AND CHAPTER 160-200 OF THE GENERAL STATUTES OF NORTH CAROLINA

Section 1.

WHEREAS, trash and rubbish located on the premises at (address) Cor., West Morehead & South Mint Sts. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has (have) failed to comply with the said order served by registered mail on October 31, 1972 : and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of trash and rubbish

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte.

Section 2. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Caldwell, Jr.  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 465.

Ruth Armstrong, City Clerk

ORDINANCE NO. 705-X

AN ORDINANCE ORDERING THE REMOVAL OF WEEDS AND GRASS PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE I, SECTION 10-9 OF THE CITY CODE AND CHAPTER 160-200 OF THE GENERAL STATUTES OF NORTH CAROLINA

Section 1.

WHEREAS, weeds and grass located on the premises at (address)

Cor. Walker & McAlway Roads has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte; and

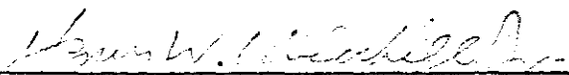
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has (have) failed to comply with the said order served by registered mail on September 25, 1972: and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds and grass

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department is hereby ordered to cause removal of weeds and grass from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte.

Section 2. That this Ordinance shall become effective upon its adoption.

Approved as to form:



City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 465.

Ruth Armstrong, City Clerk

ORDINANCE NO. 706-X

AN ORDINANCE ORDERING THE REMOVAL OF WEEDS AND GRASS PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE I, SECTION 10-9 OF THE CITY CODE AND CHAPTER 160-200 OF THE GENERAL STATUTES OF NORTH CAROLINA

## Section 1.

WHEREAS, weeds and grass located on the premises at (address) 2815 Idlewood Circle, Charlotte, N.C. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has (have) failed to comply with the said order served by registered mail on September 6, 1972: and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds and grass

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department is hereby ordered to cause removal of weeds and grass from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of Charlotte.

Section 2. That this Ordinance shall become effective upon its adoption.

Approved as to form:

James W. [Signature]  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 466.

Ruth Armstrong, City Clerk

December 18, 1972

Ordinance Book 19 - Page 467

Ord. No. 707-X

## CITY OF CHARLOTTE

## 1972 MODEL CITIES BUDGET ORDINANCE

AN ORDINANCE TO AMEND ORDINANCE NO. 363-X, THE 1972 MODEL CITIES BUDGET ORDINANCE, REVISING APPROPRIATIONS TO MEET ACTUAL AND PROJECTED EXPENDITURES AND REVENUES, AND PROGRAMMING FUNDS FOR SIX NEW PROJECTS.

BE IT ORDAINED by the City Council of the City of Charlotte,  
North Carolina;

Section 1. That Section 1, Schedule A., City Administered Activities, and Schedule B., Model Cities Contractual Agreements, shall be revised according to the following schedule:

SCHEDULE A. - CITY ADMINISTERED ACTIVITIES

<u>Account No.</u>	<u>Account Title</u>	<u>Appropriation Ordinance 363-X</u>	<u>Revised Appropriation</u>
310.06	Neighborhood Agent Program	\$ 126,027	\$ 107,475
315.06	Neighborhood Center System	295,278	295,278
340.00	Citizen Participation	120,174	108,685
350.00	Evaluation and Information	133,910	93,654
390.00	Model Cities Department - Administration	473,499	473,499
390.01	Model Cities Financial Management Division	64,869	92,867
Sub-Total - City Administered Activities		\$1,213,757	\$1,171,458

SCHEDULE B. - MODEL CITIES CONTRACTUAL AGREEMENTS

<u>Account No.</u>	<u>Account Title</u>	<u>Appropriation Ordinance 363-X</u>	<u>Revised Appropriation</u>
310.01	Education Program	\$ 340,000	\$ 370,550
310.03	Adult Education Program	5,695	8,137
310.04	Leadership Training Program	1,825	1,825
310.05	Upward Bound	19,656	19,656
310.07	P.T.A. Tutoring	11,662	11,662
311.01	Model Cities Mental Health Program	33,518	17,917
311.02	Neighborhood Based Health Unit	151,513	146,720
311.03	Model Cities Night Medical Service	27,500	13,566
311.04	Open House Therapeutic Community	41,755	38,913
311.05	Prevention of Alcoholism	5,000	4,871
311.06	Night Medical/Memorial Hospital	106,180	106,180
311.07	Night Medical/Westside Project	31,920	19,243

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Ordinance Book 19 - Page 468

Ordinance No. 707-X (Continued)

SCHEDULE B. - MODEL CITIES CONTRACTUAL AGREEMENTS  
(Continued)

311.08	Night Medical/Eckerd Drugs	18,840	18,840
315.01	Senior Citizens Opportunity	50,028	50,332
315.02	Pre-School Day Care	18,750	21,000
315.03	Home and Family Life Support	49,441	98,852
315.04	Teenage Parent Service	134,827	166,274
315.05	Community Relations	41,538	41,538
315.07	Summer Enrichment Program	11,503	11,503
315.08	Summer Camp	15,500	15,500
315.09	Music Development	7,707	7,707
316.01	Culture and Recreation Program	221,665	210,824
317.01	Police Community Relations	38,644	49,449
317.02	Work Release Building Maintenance	16,939	16,939
320.01	Manpower Services	131,748	132,648
320.02	Model Cities Construction Training Program	112,418	95,336
321.01	Business Development Center	134,305	124,554
330.01	MOTION, Inc.	141,364	126,073
351.00	Summer Recreation and Feeding	97,000	78,169
352.00	Relocation Program	<u>114,376</u>	<u>- 0 -</u>
	Sub-Total - Contractual Agreements	\$2,132,817	\$2,024,778

TOTAL APPROPRIATIONS - MODEL CITIES FUND (CURRENT PROGRAM) - \$3,346,574

Section 2. That the following additions are hereby made to Schedule B.,  
Model Cities Contractual Agreements.

<u>Account No.</u>	<u>Account Title</u>	<u>Appropriation</u>
311.09	Sickle Cell Anemia	\$ 15,344
315.10	Girl Scouts	30,898
315.11	Boy Scouts	20,970
315.12	Brandon Day Care	5,000
320.03	Model Cities Heavy Training Program	16,564
333.01	Neighborhood Improvement	<u>20,525</u>
	Sub-Total	\$ 109,301

TOTAL APPROPRIATIONS - MODEL CITIES FUND - \$3,305,537

December 18, 1972  
Ordinance Book 19 - Page 469

Ordinance No. 707-X (Continued)

Section 3. That Section 2 of the 1972 Model Cities Ordinance detailing estimated revenues is amended as follows:

<u>Revenue Source</u>	<u>Original Estimate</u>	<u>Revised Estimate</u>
Federal Share (HUD)	\$3,168,000	\$3,168,000
State Department of Public Instruction	72,900	32,264
City Share	105,674	105,273
Unencumbered Balance	- 0 -	- 0 -
	<u>\$3,346,574</u>	<u>\$3,305,537</u>

Section 4. Copies of this ordinance shall be furnished to the Finance Director, City Treasurer, City Accountant, and Budget Director to be kept on file by them for their direction in the administration and disbursement of these funds.

Section 5. All ordinances, or parts of ordinances in conflict herewith are hereby repealed.

Section 6. This ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Underhill, Jr.  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Pages 467 through 469.

Ruth Armstrong, City Clerk

December 18, 1972  
Ordinance Book 19 - Page 470

ORDINANCE NO. 708-X

CITY OF CHARLOTTE

1973 MODEL CITIES BUDGET ORDINANCE

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHARLOTTE, NORTH CAROLINA

Section 1. The following amounts are hereby appropriated for the operation of the Model Cities Program and its activities for the year beginning January 1, 1973 and ending December 31, 1973, according to the following schedule.

SCHEDULE A. - CITY ADMINISTERED ACTIVITIES

<u>Account No.</u>	<u>Account Title</u>	<u>Appropriation</u>
410.06	Neighborhood Agent Program	\$ 113,168
415.06	Neighborhood Centers System	433,803
440.00	Citizens Participation	158,036
450.00	Evaluation and Information	135,000
490.00	Model Cities Department - Administration	475,958
490.01	Model Cities Financial Management Division	96,180
	Sub-Total - City Administered Activities	\$1,412,145

SCHEDULE B. MODEL CITIES CONTRACTUAL AGREEMENTS

<u>Account No.</u>	<u>Account Title</u>	<u>Appropriation</u>
410.01	Education Program	\$ 177,676
410.02	Helping Hand	50,000
410.03	Adult Education Program	6,304
410.04	Leadership Training Program	1,825
410.05	Upward Bound	17,395
411.01	Model Cities Mental Health Program	35,000
411.02	Neighborhood Based Health Support Unit	161,557
411.03	Night Medical Service - Visual Care	21,500

December 18, 1972  
Ordinance Book 19 - Page 471

Ordinance No. 708-X (Continued)

SCHEDULE B. MODEL CITIES CONTRACTUAL AGREEMENTS  
(Continued)

411.04	Open House Therapeutic Community	38,000
411.05	Teenage Parents	181,431
411.06	Sickle Cell Anemia	1,000
411.07	Night Medical Service - Memorial Hospital	186,100
411.08	Night Medical Service - Westside Professional	29,120
411.09	Night Medical Service - Eckerd Drugs	28,260
411.10	Night Medical Service - Dental Group	30,000
415.01	Senior Citizen Opportunity Program	25,000
415.02	Pre-School Day Care	24,000
415.05	Community Relations	44,598
415.07	Culture and Recreation Program	65,795
415.03	Special Activities for Golden Agers	50,000
421.02	Model Cities Skills and Training	350,517
421.01	Business Development Center	138,327
430.01	MOTION, Inc.	131,323
417.03	Jobs for Ex-Offenders	35,712
417.04	Juvenile Diversion	31,842
	Sub-Total - Contractual Agreements	\$1,862,282

TOTAL APPROPRIATIONS - MODEL CITIES FUND - \$3,274,427

Section 2. It is estimated that the following revenues will be available during the year beginning January 1, 1972, and ending December 31, 1972 to meet the foregoing appropriations, according to the following schedule.

Federal Share	\$3,168,000
City Share	106,427
Unencumbered Balance	<u>- 0 -</u>
TOTAL MODEL CITIES FUND	\$3,274,427

Section 3. Copies of this ordinance shall be furnished to the Finance Director, City Treasurer, City Accountant, and Budget Director to be kept on file by them for their direction in the administration and disbursement of these funds.

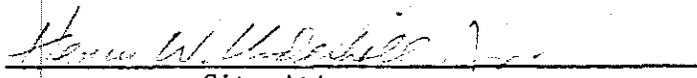
December 18, 1972  
Ordinance Book 19 - Page 472

Ordinance No. 708-X (Continued)

Section 4. All ordinances, or parts of ordinances in conflict herewith are hereby repealed.

Section 5. This ordinance shall become effective upon its adoption.

Approved as to form:

  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Pages 470 through 472.

Ruth Armstrong, City Clerk

December 18, 1972

Ordinance Book 19 - Page 473

ORDINANCE NO. 709-X

AN ORDINANCE TO AMEND ORDINANCE NO. 520-X, THE 1972-73 BUDGET ORDINANCE, TO PROVIDE AN APPROPRIATION FOR THE OPERATION OF PHASE TWO OF THE LEAA SPONSORED COMPREHENSIVE DRUG ABUSE PREVENTION PROGRAM FOR MECKLENBURG COUNTY.

BE IT ORDAINED by the City Council of the City of Charlotte,  
North Carolina;

Section 1. That Section 1, Schedule A. (General Fund Expenditures) is hereby amended to add an appropriation of \$105,000 for the operation of the Comprehensive Drug Abuse Prevention Program.

Section 2. That the sum of \$26,250 is hereby transferred from Account 530.75 (Drug Abuse Prevention Program) to Account 820.34 (Comprehensive Drug Abuse Prevention Program), these funds to be used as the City's twenty-five percent matching contribution to the Drug Abuse Prevention Project.

Section 3. That Section 2, Schedule A (General Fund Revenue) is hereby amended to increase Intergovernmental Revenues by \$78,750, the amount of the grant award contract.

Section 4. That the authorized strength of the Police Department - Investigations Bureau is hereby amended to add three Vice Officers, Class No. 584, Pay Range 31 for the execution of the project.

Section 5. That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 6. That this ordinance shall become effective upon its adoption.

Approved as to form:

  
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 18th day of December, 1972, the reference having been made in Minute Book 58, and recorded in full in Ordinance Book 19, at Page 473.

Ruth Armstrong, City Clerk