Ordinance No. 542-Z

An Ordinance Amending Chapter 23 of the City Code-Zoning Ordinance

An Ordinance Amending the City Code with respect to the Zoning Ordinance

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHARLOTTE:

Section 1. That, Chapter 23, Section 23-8, of the Code of the City of Charlotte is hereby amended by changing from R-6MF to 0-6 on the Official Zoning Map, City of Charlotte, N. C. the following described property:

BEGINNING at the southwesterly corner of the intersection of Vail Avenue and Chase Street, and running thence with the westerly margin of Chase Street in a southerly direction 155 feet, more or less, to the northerly boundary of an existing 0-6 zoning district; thence with said northerly boundary in a westerly direction 652 feet to the easterly margin of Colonial Avenue and a boundary of an existing 0-6 zoning district; thence with said boundary in a northerly direction 360 feet, more or less, to a southerly boundary of said 0-6 zoning district; thence with said boundary in an easterly direction 600 feet, more or less, to the westerly margin of Chase Street; thence with said margin in a southerly direction 250 feet, more or less, to point of BEGINNING.

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 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 205.

Ordinance No. 543-Z

An Ordinance Amending Chapter 23 of the City Code - Zoning Ordinance

An Ordinance Amending the City Code with respect to the Zoning Ordinance

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHARLOTTE:

Section 1. That, Chapter 23, Section 23-8, of the Code of the City of

Charlotte is hereby amended by changing from R-9 to 0-15 on the Official

Zoning Map, City of Charlotte, N. C. the following described property:

BEGINNING at the southeasterly corner of the intersection of Billingsley Road and Randolph Road and running thence with the southerly margin of Billingsley Road in an easterly direction 700.21 feet: thence S.4-08-00W. 261 feet to the northerly boundary of an existing 0-15 zoning district; thence N.16-15-20W. 311 feet; thence S.54-33-00W. 174 feet; thence S.84-56-20W. 244.32 feet to the easterly margin of Randolph Road; thence with said margin N.4-40W. 272.57 feet to point of BEGINNING.

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

Approved as to form:

Stemy W. Ch. Label Jr.

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 206.

Ordinance No. 544-Z

An Ordinance Amending Chapter 23 of the City Code - Zoning Ordinance

An Ordinance Amending the City Code with respect to the Zoning Ordinance

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHARLOTTE:

Section 1. That, Chapter 23, Section 23-8, of the Code of the City of Charlotte is hereby amended by changing from R-15 to R-12 on the Official Zoning Map, City of Charlotte, N. C. the following described property:

Being all of lots 12 and 13 in Block E of Providence Park as shown on a plat recorded in Map Book 3, page 105 in the County Public Registry.

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

Approved as to form:

How W. Markell V. City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 207.

ORDINANCE NO. 545-X

AN ORDINANCE TRANSFERRING FUNDS WITHIN THE CAPITAL IMPROVEMENT PROJECTS ACCOUNTS TO PAY FOR THE DOWNTOWN PLANNING STUDY.

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

Section 1. That the sum of \$8,277.54 is hereby transferred from Account 535.09 (Downtown Redevelopment Project) into Account 535.11 (Ponte, Travers, Wolf Project), these funds to be used to pay for services performed by Ponte, Travers, and Wolf in connection with the presentation of their Downtown Development Plan in Charlotte and Atlanta.

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

Section 3. This ordinance shall become effective upon its adoption.

Approved as to form:

Caty Attorney Caty

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 208.

ORDINANCE NO. 546-X

AN ORDINANCE TRANSFERRING MONEY WITHIN THE AIRPORT FUND TO PAY FOR THE TELCO ROOM ADDITION.

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

Section 1. That the sum of \$38,332 is hereby transferred from the fund balance of the Airport Fund (Account 4110) to Account 562.11 (Telco Room Addition), these fund to be used for the expansion and renovation of the Airport facility as approved by the City Council.

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

Section 3. This ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Uffelilly.

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 209.

ORDINANCE NO. 547-X

AN ORDINANCE TRANSFERRING FUNDS FROM THE PROCEEDS OF THE SALE OF 1969 REDEVELOPMENT BONDS TO PAY FOR THE DEVELOPMENT OF MARSHALL PARK.

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

Section 1. That the sum of \$624,826 is hereby transferred from Bond Fund 4183 (1969 Redevelopment Bonds) to Account 535.02 (Brooklyn Section 2), these funds to be used for the development of Phase I and Phase II of Marshall Park in accordance with the intent of the 1969 bond referendum.

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

Section 3. This ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Washill fr.

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 210.

ORDINANCE \_\_\_548

AN ORDINANCE AMENDING CHAPTER 17, ENTITLED "STREETS AND SIDEWALKS" BY THE ADDITION OF ARTICLE IV, "SIDEWALK AND DRAINAGE FACILITIES CONSTRUCTION".

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

Section 1. That Chapter 17 of the City Code of the City of Charlotte be and is hereby amended by the addition of Article IV to read as follows:

"ARTICLE IV. SIDEWALK AND DRAINAGE FACILITIES CONSTRUCTION.

Sec. 17-60. Construction of Sidewalks and Drainage Facilities.

From and after the effective date of this ordinance, construction of sidewalks and the necessary drainage facilities shall be required in conjunction with the construction of any new structure or building to be used for office, institutional, retail sales, retail services or any other business or commercial purposes. Construction of sidewalks and the necessary drainage facilities shall be required along the entire length of any developed frontage of any publicly maintained street or streets.

Sidewalks and drainage facilities shall be constructed in accordance with the current construction standards as established by the Engineering Division of the Department of Public Works.

Sec. 17-61. Approval of Plans.

Approval of sidewalk and drainage construction plans shall be obtained from the Engineering Division, Department of Public Works, at the same time application is made for a building permit with the Building Inspection Department.

Sec. 17-62. <u>Variances</u>.

Where, because of the topography or other unusual physical conditions, strict compliance with the provisions of this ordinance shall cause an unusual and unnecessary hardship on the applicant, the Director of the Department of Public Works or the City Council may vary the requirements set forth herein. In granting variances, the Director or the City Council may require such conditions as will

-2-

secure, insofar as practicable, the objectives of the requirement varied. Any variances authorized by the Director shall be reported to the City Council and entered into the minutes of the City Council at its next regular meeting. Any variances authorized by the City Council shall likewise be entered into the minutes of the meeting at which the variance is granted."

Sec. 2. That this ordinance shall become effective October 1, 1972.

Approved as to form:

Herry W. Chasefull Y.

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Pages 211-212.

RDINANCE	NO.	549-X

AN ORDINANCE TRANSFERRING FUNDS FROM THE LOCAL IMPROVEMENT ASSESSMENT REVOLVING FUND TO INITIATE A SIDEWALK CONSTRUCTION AND REPAIR PROGRAM.

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

Section 1. That the sum of \$50,000 is hereby transferred from the Local Improvement Assessment Revolving Fund to Account 537.46 (Sidewalk Construction), these funds to be used for the purpose of initiating a sidewalk construction and repair program.

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

Section 3. This ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Confidence

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 213.

Ruth Armstrong City Clerk

ORDINANCE NO. 550-X

AN ORDINANCE TO AMEND ORDINANCE NO. 520-X, THE 1972-73 BUDGET ORDINANCE, ESTABLISHING AN ADDITIONAL PLANNER III POSITION WITHIN THE CHARLOTTE-MECKLENBURG PLANNING COMMISSION BUDGET.

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

Section 1. That the authorized strength of the Charlotte-Mecklenburg Planning Commission is hereby changed by adding one Planner III, Class No. 438 and that the 1972-73 appropriation for the Charlotte-Mecklenburg Planning Commission is hereby changed by adding \$12,750.

Section 2. That the sum of \$12,750 is hereby transferred from the 1972-73 General Fund Contingency Account into Account 114.011 (Planning Commission - Personal Services).

Section 3. This ordinance shall become effective upon its adoption.

Approved as to form:

City Attorney

y: Charles R. Bucky Ed. Desirbort City Cottons

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 214.

#### AMENDING CHAPTER 13

ORDINANCE 551

AN ORDINANCE AMENDING CHAPTER 13 OF THE CODE OF THE CITY OF CHARLOTTE ESTABLISHING ARTICLE IV, ENTITLED "THE REGULATION OF CONDUCT IN PUBLIC PARKS".

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

Section I. That Chapter 13 of the Code of the City of Charlotte be amended by the addition of a new article to be known as "Article IV. The Regulation of Conduct in Public Parks", to read as follows:

"Article IV. The Regulation of Conduct in Public Parks
Sec. 13-56. Definitions.

For the purposes of this ordinance, the following terms, phrases, words and their derivatives shall have the meaning given herein. When not inconsistent with the context, words used in the present tense include the future, words in the plural number include singular number, and words in the singular number include the plural number. The word "shall" is always mandatory and not merely directory.

The following definitions shall apply in the interpretation and the enforcement of this Article:

- (a) "City" is the City of Charlotte, North Carolina.
- (b) "Commission" is the Park and Recreation Commission of the City of Charlotte.
- (c) "Superintendent" is the Superintendent of the Parks and Recreation Department of the City and is the person immediately in charge of any park area and its activities, and to whom all park attendants and park officers of such area are responsible.

- (d) "Park" is a park, reservation, playground, community center, recreation center, stadium, or any other area or structure in the City, owned or leased or used by the City or the Commission and devoted to active or passive recreation, including property owned by others and devoted to park purposes under the jurisdiction of the Commission, including without limitation the Charlotte-Mecklenburg Board of Education.
- (e) "Person" is any individual, firm, partnership, association, corporation, company or organization of any kind.
- (f) "Vehicle" is any wheeled conveyance, whether motor-powered, animal-drawn, or self-propelled; except wheel chairs and similar vehicles, baby carriages and vehicles in the service of the City Parks.
- (g) "Park Officer" is an employee of the Commission who is vested with the powers of a Special Peace Officer in the City Parks and shall wear such uniform as specified by the Superintendent.

# Sec. 13-57. Park Property.

(1) Buildings and other property.

- (a) Wilfully mark, deface, disfigure, adulterate, injure, tamper with, or displace or remove, any buildings, bridges, tables, benches, fireplaces, railings, swimming pools or wading pools, paving or paving material, water lines, or other public utilities or parts of appurtenances thereof, fences, signs, notices or placards whether temporary or permanent, receptacles, monuments, stakes, posts, or other boundary markers, or other structures, improvements or equipment, facilities or park property or appurtenances whatsoever, either real or personal.
- (b) Force entry into any restroom or washroom that is locked or bolted; and no person over the age of five years shall use any restroom, washroom, or locker room designated for the opposite sex.

- (c) Dig, or remove any soil, rock or stones, (except in areas designated for that purpose), or any trees, shrubs, plants, plantings, grass, down-timber or other wood or materials, or make any excavation by tool, equipment, blasting, or other means or agency.
- (d) Construct or erect any building or structure of whatever kind, whether permanent or temporary in character, or run or string any public service utility into, upon or across such lands, except on special written permit issued hereunder.
- (2) Trees, Shrubbery, Lawns.

No person in a park shall:

- (a) Damage, cut, carve, transplant or remove any tree or plant or injure the bark, or pick the flowers or seeds of any tree or plant; attach any rope, wire, or other contrivance to any tree or plant; or tie or hitch an animal to any tree or plant.
- (b) Climb, stand or sit upon monuments, vases, fountains, railings, fences, gun-carriages, trees or upon any other property not designated or customarily used for such purposes.
- (3) Wild Animals, Birds.

- (a) Hunt, molest, harm, frighten, kill, trap, chase, tease, shoot or throw missiles at any animal, reptile or bird; remove or possess the young of any wild animal, or the eggs or nest, or young of any reptile or bird; except snakes known to be deadly poisonous, such as rattle snakes, moccasins, coral snakes, or other deadly reptiles may be killed on sight.
- (b) Give or offer, or attempt to give to any animal or hird any tobacco, alcohol or other known noxious substances.

### Sec. 13-58. Sanitation.

No person in a park shall:

- (1) Throw, discharge, or otherwise place or cause to be placed in the waters of any swimming pool, wading pool, fountain, pond, lake, stream, bay or other body of water in or adjacent to any park or any tributary stream, storm sewer, or drain flowing into such waters, any substance, matter or thing, liquid or solid, which will or may result in the pollution of said waters.
- (2) Dump, deposit or leave any bottles, broken glass, ashes, paper, boxes, cans, dirt, rubbish, waste, garbage or refuse, or other trash anywhere on the park grounds; except such matter may be placed in proper receptacles where provided. Where receptacles are not provided, all such rubbish or waste shall be carried away from the park by the person responsible for its presence, and properly disposed of elsewhere.

# Sec. 13-59. Traffic.

- (1) Fail to comply with all applicable provisions of the motor vehicle traffic laws of the State of North Carolina and ordinances of the City in regard to equipment and operation of vehicles.
- (2) Fail to obey all Police officers and Park officers, such persons being hereby authorized and instructed to direct traffic whenever and wherever needed in the parks in accordance with the provisions of these regulations and such supplementary regulations as may be issued subsequently by the Superintendent.
- (3) Fail to observe carefully all traffic signs indicating speed, direction, caution, stopping or parking, and all others posted for proper control and to safeguard life and property.
- (4) Ride or drive a vehicle at a rate of speed exceeding fifteen miles an hour, except upon such roads as the Superintendent may specifically designate, by posted signs, for speedier travel.

- (5) Drive any vehicle on any area except the paved park roads or parking areas, or such other areas as may on occasion be specifically designated as temporary parking areas by the Superintendent.
- (6) Park a vehicle in other than an established or designated parking area, and such use shall be in accordance with the posted directions and with the instructions of any traffic officer or park officer who may be present.
- (7) Fail to immediately notify an attendant or park officer of an emergency in the nature of a breakdown requiring the assistance of a tow truck, mechanic or other persons.
- (8) Operate any go-cart or minibike at any location within any park other than such places, if any, as are specifically designated for such purpose by the Commission, except that regularly licensed vehicles and operators may have access to streets and roadways within parks to the same extent as public streets, subject to the traffic rules of this ordinance.
- (9) Ride a bicycle on other than the right-hand side of a paved vehicular road or path designated for that purpose; or fail to keep in single file when two or more bicycles are operating as a group. A bicyclist shall be permitted to wheel or push a bicycle by hand over any grassy area or wooded trail or on any paved area reserved for pedestrian use.
- (10) Ride any other person over the age of six (6) years on a single passenger bicycle in any park.
- (11) Leave a bicycle unattended in a place other than a bicycle rack when such is provided and there is space available.
- (12) Leave a bicycle lying on the ground or paving, or set against trees, or in any place or position where other persons may trip over or be injured by it.
- (13) Ride a bicycle on any road between thirty (30) minutes after sunset and thirty (30) minutes before sunrise without an attached headlight plainly visible at least 200 feet from the front, and without a red tail light or red reflector plainly visible from at least 100 feet from the rear of such bicycle.

## Sec. 13-60. Recreational Activities.

(1) Bathing and swimming.

No person in a park shall:

- (a) Swim, bath, or wade in any waters or waterways in or adjacent to any park, except in such waters and at such places as are provided therefor, and in complaince with such regulations as are herein set forth or may be hereafter adopted.
- (b) Frequent any waters or places designated for the purpose of swimming or bathing, or congregate thereat, except between such hours of the day as shall be specifically designated by the Superintendent for such purposes for each individual area.
- (c) Dress or undress at any bathing area, or in any vehicle, toilet or other place, except in such bathing houses or structures as may be provided for that purpose.
- (2) Boating.

No person in a park shall:

- (a) Bring into or operate any boat, raft, or other water craft, whether motor-powered or not, upon any waters, except at places specifically designated for boating by the Superintendent. Such activity shall be in accordance with applicable regulations as are now or may hereafter be adopted.
- (b) Navigate, direct, or handle any boat in such a manner as to unjustifiably or unnecessarily annoy or frighten or endanger the occupants of any other boat.
- (3) Fishing.

No person in a park shall:

(a) Engage in commercial fishing, or the buying or selling of fish caught in any waters.

- (b) Fish in any waters, whether by the use of hook and line, net, trap, or other device, except in waters specifically designated by the Superintendent for that use and under such regulations and restrictions as have been or may be prescribed by the Commission or the Superintendent.
- (4) Open picnic areas and use.

No person in a park shall:

- (a) Picnic or lunch in a place other than normal picnic areas within the parks. Attendants shall have the authority to regulate the activities in such areas when necessary to prevent congestion and to secure the maximum use for the comfort and convenience of all. Visitors shall comply with any directions given to achieve this end.
- (b) Violate the regulation that the use of the individual unenclosed picnic areas and shelters, together with fireplaces, tables and benches follows generally the rule of "first come, first served"; provided that the Commission may designate certain unenclosed picnic areas as reservable, in which case the provisions of subheading (5) below shall apply to such areas.
- (c) Leave a picnic area before the fire is completely extinguished and before all trash in the nature of boxes, papers, cans, bottles, garbage and other refuse is placed in the disposal receptacles where provided.
- (5) Picnic shelters and use.

- (a) Use or occupy a permanent, enclosed picnic shelter except by reservation made with the caretaker of the park in which such picnic shelter is located, and then only in accordance with regulations established for such use by the Commission or the Superintendent.
- (b) Fail to vacate a picnic shelter when the specified time for which it was reserved has elapsed, or fail to leave such shelter in a neat and orderly condition.

- (c) Interfere with the use of any picnic shelter, including the connected porches and patios, by the persons for whom it is reserved during the time for which they reserved it, or obstruct in any manner the access to and from such shelters.
- (6) Other activities.

No person in a park shall:

- (a) Take part in or abet the playing of any games or activities involving thrown or otherwise propelled, injurious objects such as balls, stones, arrows, javelins or model airplanes except in areas set apart for such forms of recreation. The playing of rough or comparatively dangerous games such as football, baseball, golf and quoits is prohibited except on the fields and courts or areas provided therefor. Roller skating shall be confined to those areas specifically designated for such pastime.
- (b) Ride a horse except on designated bridle trails; horses shall be thoroughly broken and properly restrained, ridden with due care, and shall not be allowed to graze or go unattended.
- (c) Participate in any activity for which an admission or fee is charged without having paid the full admission or fee so payable.

## Sec. 13-61. Behavior.

- (1) Bring alcoholic beverages, illegal drugs, beer or wine into a park; or be under the influence of intoxicating liquor, beer, wine or illegal drugs in a park.
- (2) Solicit alms or contributions for any purpose, whether public or private, in any park, except charitable solicitations specifically approved by the Commission.
- (3) Build or attempt to build a fire in any park except in such areas and under such regulations as may be designated by the Superintendent; drop, throw or otherwise scatter lighted matches, burning cigarettes or cigars, tobacco paper or other inflammable material, within any park area.
- (4) Enter an area in a park posted as "Closed to the Public", nor shall any person use, or abet the use of any area in violation of posted notices.

- (5) Sleep in a prone position on the seats, tables or benches.
- (6) Fail to produce and exhibit any permit from the Superintendent upon request of any authorized person who shall desire to inspect the same for the purpose of enforcing compliance with any ordinance or rule.
- (7) Disturb or interfere unreasonably with any person or party occupying any area, or participating in any activity under the authority of a permit.

## Sec. 13-62. Merchandising, advertising and signs.

- (1) Expose, offer for sale or advertise any article or service except regularly licensed concessionaires acting by and under the authority and regulation of the Superintendent, and/or unless a permit for same has been issued by said Superintendent.
- (2) Paste, glue, tack or otherwise post any sign, placard, advertisement or inscription whatever; except as authorized by the Superintendent.

## Sec. 13-63. Park operating policy.

- (1) Except for unusual and unforeseen emergencies as determined by the Superintendent, parks shall be open to the public every day of the year during designated hours. The opening and closing hours for each individual park shall be determined by the Commission and shall be posted therein for public information.
- (2) Any section or part of any park may be declared closed to the public by the Superintendent at any time and for any interval of time, either temporarily or at regular and stated intervals (daily or otherwise) and either entirely or merely to certain uses, as the Superintendent shall find reasonably necessary.
- (3) The finding of lost articles by park attendants shall be reported to the Superintendent who shall make every reasonable effort to locate the owners. The Superintendent shall make every reasonable effort to find articles reported as lost.

- (4) A permit shall be obtained from the Superintendent before participating in any park activity which the Commission shall from time to time designate as requiring such a permit.
  - (a) A person seeking issuance of a permit hereunder shall file an application with the Superintendent. The application shall state:
    - (1) The name and address of the applicant;
    - (2) The name and address of the person, persons, corporation or association sponsoring the activity, if any;
    - (3) The day and hours for which the permit is desired;
    - (4) The park or pertion thereof for which such permit is desired;
    - (5) An estimate of the anticipated attendance;
    - (6) Any other information which the Superintendent shall find reasonably necessary to a fair determination as to whether a permit should issue hereunder.
  - (b) The Superintendent shall issue a permit hereunder when he finds:
    - (1) That the proposed activity or use of the park will not unreasonably interfere with or detract from the general public enjoyment of the park;
    - (2) That the proposed activity and use will not unreasonably interfere with or detract from the promotion of public health, welfare, safety and recreation;
    - (3) That the proposed activity or use is not reasonably anticipated to incite violence, crime or disorderly conduct.

- (4) That the proposed activity will not entail unusual, extraordinary or burdensome expense or police operation by the City;
- (5) That the facilities desired have not been reserved for use at the date and hour required in the application.
- (c) Within seven (7) days after receipt of an application the Superintendent shall advise an applicant in writing of his reasons for refusing a permit, and any aggrieved person shall have the right to appeal in writing within seven (7) days to the Commission, which shall consider the application under the standards set forth in subsection (b) hereof and sustain or overrule the Superintendent's decision within seven (7) days. The decision of the Commission shall be final.
- (d) A permittee shall be bound by all park rules and regulations and all applicable ordinances fully as though the same were inserted in said permits.
- (e) The Superintendent shall have the authority to revoke a permit upon a finding of violation of any rule or ordinance, or upon good cause shown.

# Sec. 13-64. Enforcement.

- (1) Park Officers shall have the power of Special Peace officers while on park property, and shall diligently enforce the provisions of this ordinance.
- (2) The Superintendent, Park officers, or Park attendants shall have the authority to eject from any park any person acting in violation of this or any section of the City Code, or any law of the State of North Carolina."
- Sec. 2. That Section 13-27 of Chapter 13 shall be repealed.
- Sec. 3. That this ordinance shall become effective upon 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 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, beginning at Page 215.

ORDINANCE NO. 552-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. Palmer & Jefferson Stshas 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on July 10, 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 con-
stitutes a public nuisance because ofweeds 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 ramoval
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, 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. Underhill Jr. City Attgrney
Read, approved and adopted by the City Council of the City of Charlotte,

the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 226.

Ruth Armstrong

City Clerk

ORDINANCE NO. 553-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)
1109 Jefferson Street 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on July 10, 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 con-
stitutes 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 <u>weeds and grass</u> 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, 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:
12 (1110 200)

City Attorney

Read, approved and adopted by the City Council of the City of Charlotte,

North Carolina, in regular session convened on the 7th day of August,

1972, the reference having been made in Minute Book 57, and recorded in

full in Ordinance Book 19, at Page 227.

ORDINANCE NO. 554-Y
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. Foster Ave. & Bank has been found to be a nuisance by the Supervisor
of Community Improvement Division of the Fublic 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on <u>June 22, 1972</u> : 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 con-
stitutes a public nuisance because of
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, 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 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded
in full in Ordinance Rook 10 at Page 220

OKDIMMCE NO. 333-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)
1245 Fordham Road 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on July 12, 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 con-
stitutes a public nuisance because ofweeds 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, 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:
Stewy W. Underhill
Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 229.

ORDINANCE NO. 556-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)
Con. Sherrill St. & Morn- 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on March 7, 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 con-
stitutes 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, 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 Atporney  Read, approved and adopted by the City Council of the City of Charlotte,  North Carolina, in regular session convened on the 7th day of August,
1972, the reference having been made in Minute Book 57, and recorded

ORDINANCE NO. 557-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)
301 S. Cloudman Street 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on June 30, 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 con-
stitutes 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, 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  Pood Toroney
Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 231.

ORDINANCE NO.\_ REMOVAL OF WEEDS AND GRASS AN ORDINANCE ORDERING THE 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) Central Ave. and Glenn St. 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 those person (s) responsible for the maintenance of these premises have failed to comply with the said order served by registered mail on May 26, 1972 WHEREAS, The City Council upon consideration of the evidence finds as a fact that the aforesaid premises are being maintained in a manner which comstitutes 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 from the aforesaid premises in the of weeds and grass City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner, and shall be a lien against this property, all pursuant to Chapter 10, Article 1, Section 10-9 of the Code of the City of Charlotte. Section 2. That this ordinance shall become effective upon its adoption.

Section 2. That this ordinance shall become effective upon its adoption. Approved as to form:

Thom W. Chrofiell

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 232.

ORDINANCE NO. 559-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)
V/L adj. 4033 Seaforth Dr. 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on <u>June 12, 1972</u> : 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 con-
stitutes a public nuisance because of <u>weeds and grass</u>
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 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, 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 7th day of August,

ORDINANCE NO. 560-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	are to be designed and another than the second of the seco
Section 1.  WHEREAS, weeds and grass located on the premises at (address)	
Adj. 2022 Garnette Place has been found to be a nuisance by the Supervisor	r
of Community Improvement Division of the Public Works Department, and the	
owner or those responsible for the maintanance 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 those person (s) responsible for the maintenant	anc
of these premises have failed to comply with the said order served by	
registered mail on June 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 co	n-
stitutes a public nuisance because of	
NOW, THEREFORE, BE IT ORDAINED By the City Council of the City of	
Charlotte, North Carolina, that the Supervisor of the Community Improvemen	t
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	Ъе
a charge against the owner, 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 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19, at Page 234.	

ORDINANCE NO. 561-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)
4901 Snow White Lane 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on
WHEREAS, The City Council upon consideration of the evidence finds as a
fact that the aforesaid premises are being maintained in a manner which con-
stitutes a public nuisance because of
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, 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 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded in full in Ordinance Book 19 or Page 235

ORDINANCE NO. 302-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)
Adj.2006 Russell Ave. 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 those person (s) responsible for the maintenance
of these premises have failed to comply with the said order served by
registered mail on June 12, 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 con-
stitutes a public nuisance because ofweeds 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, 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 7th day of August, 1972, the reference having been made in Minute Book 57, and recorded  In full in Ordinarca Fool 10, at Box 226