AMENDING SCHEDULE I of Sec. 20-60

## ORDINANCE 637-X

AN ORDINANCE TO AMEND SCHEDULES I OF SECTION 20-60 OF THE CITY CODE OF THE CITY OF CHARLOTTE RELATIVE TO PARKING RESTRICTIONS.

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

#### Carolina that:

Section 1. Schedule I of Section 20-60 of the Code of the City of Charlotte is hereby amended to establish the following parking restrictions:

# Amendments to Schedule I - Parking Prohibited at All Times

"No parking anytime on either side of Tryon Street from Fourth Street to Fifth Street."

"No parking anytime on either side of Trade Street from Church Street to College Street."

Sec. 2. The foregoing restrictions shall become effective upon the placing

of signs giving notice thereof in accordance with Sec. 20-60 of the Code.

Sec. 3. 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 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 95.

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# AN ORDINANCE AMENDING CHAPTER 20, SECTION 86 OF THE CHARLOTTE CITY CODE

WHEREAS, it has been determined, upon the basis of an engineering and traffic investigation, that the speed limit on certain streets of the City of Charlotte, some being a part of the State Highway System, should be established, and

WHEREAS, G.S. 20-141 (speed restrictions) was revised by the 1974 Session of the General Assembly of North Carolina, necessitating the amendment of Chapter 20, Section 86(C) of the Charlotte City Code,

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte,

SECTION 1: That existing municipal speed limit ordinances be rescinded on the following State Highway System Streets as described below:

	STREET AND DESCRIPTION	SPEED LIMIT
	Eastway Drive (SR 2940) from Independence Boulevard (US 74, NC 27), northward to a point approximately 335 feet south of Burgin Street	45
2.	Eastway Drive (SR 2940) from Arnold Street to North Tryon Street (US 29, NC 49)	45
b.	Independence Boulevard (US 74, NC 27) from Julien Street to the eastern corporate limit, approximately 0.35 mile east of Sharon Amity Road	45
c.l.	Monroe Road (SR 3300) from East Seventh Street to a point approximately 0.08 mile east of Sharon Amity Road	45
2.	Monroe Road (SR 3300) from a point approximately 0.08 mile east of Sharon Amity Road to the eastern corporate limit, approximately 0.39 mile east of Sharon Amity Road	45

# Ord. No. 638 (contd.)

	STREET AND DESCRIPTION	SPEED LIMIT
d.	North Graham Street (SR 2540) from a point approximately 0.06 mile north of Moretz Avenue to the northern corporate limit approximately 0.16 mile north of Cottonwood Street	45
е.	Park Road (SR 3687) from Briar Creek to to Fairview Road	45
f.	Providence Road (NC 16) from Vernon Drive to the southern corporate limit, approximately 0.05 mile south of Sardis Road	45
g.1.	Pineville Road (US 21-521) from a point 0.06 mile south of Scaleybark Road to Woodlawn Road (SR 1291-3814)	45
2.	Pineville Road (US 521) from Woodlawn Road (SR 1291-3814) to a point approximately 0.15 mile south of Old Pineville Road (SR 1308)	45
h.	Sharon Road (SR 3600) from Ferncliff Road to Sharon Lane	45
i.	South Tryon Street (NC 49) from Foster Avenue to the southern corporate limit approximately 0.07 mile south of Woodlawn Road (SR 1291)	45
j.	Statesville Road (US 21) from Irvin Creek to the northern corporate limit, approximately 0.22 mile north of Hickory Lane	45
k.	West Boulevard (NC 160) from a point approximately 0.03 mile west of Remount Road to the western corporate limit, approximately 0.28 mile west of Steel Creek Road	45

SECTION 2: That Schedule 10 referred to in Chapter 20, Section 86(C) of the Charlotte City Code be amended by declaring speed limits on the following State Highway System Streets as described below (School zone speed limits are asterisked):

#### STREET AND DESCRIPTION

SPEED LIMIT

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a. Barclay Downs Drive (SR 3814) from Runnymede
Lane (SR 3814) northward for 600 feet (Selwyn
Elementary School zone - in effect from 30 minutes
before to 30 minutes after school begins and ends
on school days only.)

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Ord. No. 638 (contd.)

	STREET AND DESCRIPTION	SPEED LIMIT
b.	Beatties Ford Road (SR 2074) from Dundee Street northward to a point 150 feet north of St. Luke Street. (University Park school zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.	25*
с.	Carmel Road (SR 3611) from a point 500 feet south of Carmel Park Lane northward to a point 900 feet south of Carmel Park Drive. (Country Day school zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.)	. 25*
d.	Elizabeth Avenue (NC 16) from a point 230 feet east of Independence Boulevard (US 74-NC 27) to a point 180 feet west of Travis Avenue. (Elizabeth Elementary school speed zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.)	25*
е.	Idlewild Road (SR 3150) from a point 600 feet east of Cedarwild Road, eastward to a point 100 feet west of Iveydale Drive. (Idlewild Elementary school zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.)	25*
f.	Rozzelles Ferry Road (SR 1899) from a point 380 feet south of Lima Avenue northward to a point 400 feet north of Lima Avenue (Bruns Elementary school zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.)	25*
g.	Statesville Avenue (US 21) from a point 445 feet south of Dearborn Avenue northward to a point 450 feet north of Dearborn Avenue. (Double Oaks school zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.)	25*
h.	Sugar Creek Road (SR 2480) from a point 450 feet north of Mineral Springs Road northward to a point 100 feet north of Hunter Avenue. (Derita Elementary school zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.)	25*

Ordinance No. 638 (contd.)

	STREET AND DESCRIPTION	SPEED LIMIT
i.	The Plaza (SR 2935) from a point 350 feet west of Lakedell Drive eastward to a point 240 feet east of Shannonhouse Drive (Briarwood School zone - in effect from 30 minutes before to 30 minutes after school begins and ends on school days only.)	25*
j.	Albemarle Road (NC 24-27) from Independence Boulevard (US 74) to the eastern corporate limit at Delta Road (SR 2853).	45
	Arrowood Road (SR 1138) from the western corporate limit at Irwin Creek to Old Pineville Road (SR 1308).	45
1.	Belhaven Boulevard (NC 16) from Pennsylvania Avenue to the northern corporate limit, approximately 1000 feet north of Lawton Street.	45
m.	Central Avenue (SR 2884) from Sharon Amity Road to Albemarle Road (NC 24-27).	45
n.	Carmel Road (SR 3611) from the southern corporate limit, approximately 0.20 mile south of Wild Partridge Drive to Sharon View Road.	45
0.1.	Eastway Drive (SR 2940) from Independence Boulevard (US 74-NC 27) northward to a point approximately 335 feet south of Burgin Street.	45
2.	Eastway Drive (SR 2940) from a point approximately 335 feet south of Burgin Street northward to a point approximately 430 feet north of Burgin Street (Except a 25 MPH zone in effect at Merry Oaks Elementary School - from 30 minutes before to 30 minutes after school begins and ends on school days only.)	25*
3.	Eastway Drive (SR 2940) from a point approximate 430 feet north of Burgin Street northward to Nort Tryon Street (US 29-NC 49).	
p	Idlewild Road (SR 3143) from the eastern corporat limit at McAlpine Creek to Idlewild Road North.	e 45
	Independence Boulevard (US 74) from Wallace Lane to Albemarle Road (NC 24-27).	45
2.	Andependence Boulevard (US 74, NC 24-27) from Albemarle Road (NC 24-27) to St. Julien Street.	45
r	Lawyers Road (SR 3128) from Idlewild Road North t Albemarle Road (NC 24-27).	o 45

Ord. No. 638 (contd.)

	STREET AND DESCRIPTION 5.	LEED TIMI
s.1.	Monroe Road (SR 1009) from the southern corporate limit approximately 800 feet south of the Seaboard Coast Line Railroad crossing to Monroe Road (SR3300)	45
2.	Monroe Road (SR3300) from Monroe Road (SR 1009) to East Seventh Street (SR 3300)	45
t.	Morris Field Drive (SR 1380) from the western corporate limit approximately 1200 feet west of Capitol Drive to Wilkinson Boulevard (US 29-74).	45
u.1.	Nevin Road (SR 2580) from Statesville Avenue (US 21) to Nevin Road (SR 2523).	45
2.	Nevin Road (SR 2523) from Nevin Road (SR2580) to the corporate limit at Irwin Creek.	45
3.	Nevin Road (SR 2523) from the corporate limit at Lake Drive to Gibbon Road.	45
ν.	North Graham Street (SR 2540) from a point approximately 0.06 mile north of Moretz Avenue to Sugar Creek Road (SR 2480).	45
w.1.	Park Road (SR 3687) from the southern corporate limit at Sharon Road west (SR 3657) northward to a point 575 feet south of River Bend Drive	45
2.	Park Road (SR 3687) from a point 575 feet south of River Bend Drive northward to a point 300 feet north of Starbrook Drive. (Except a 25 MPH zone in effect at Huntingtowne Farms Elementary School - from 30 minutes before to 30 minutes after school begins and ends on school days only.	45 25*
3.	Park Road (SR 3687) from a point 300 feet north of Starbrook Drive northward to Fairview Road (SR 3686	45 ).
x.1.	Providence Road (NC 16) from the southern corporate limit at McAlpine Creek northward to a point 50 feet north of Turnbridge Road.	45
2.	Providence Road (NC 16) from a point 50 feet north of Turnbridge Road northward to a point 50 feet north of Pine Tree Drive. (Except a 25 MPH zone in effect at Lansdowne Elementary School - from 30 minutes before to 30 minutes after school begins and ends on school days only.)	45 25*

Ord. No. 638 (contd.)

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	STREET AND DESCRIPTION	SPEED LIM
	Providence Road (NC 16) from a point 50 feet north of Pine Tree Drive northward to a point 320 feet south of Westbury Road.	45
	Providence Road (NC 16) from a point 320 feet south of Westbury Road northward to a point 380 feet south of Sharon Amity Road. (Except a 25 MPH zone in effect at St. Gabriels School from 30 minutes before to 30 minutes after school begins and ends on school days only.)	45 . 25*
5.	Providence Road (NC 16) from a point 380 feet south of Sharon Amity Road northward to Vernon Drive.	45
	Rea Road (SR 3624) from the western corporate limit approximately 0.15 mile west of Summerlin Place eastward to a point 150 feet west of Summerlin Place.	45
2.	Rea Road (SR 3624) from a point 150 feet west of Summerlin Place eastward to a point 150 feet east of Windyrush Road. (Except a 25 MPH zone in effect at Olde Providence Elementary School from 30 minutes before to 30 minutes after school begins a ends on school days only.)	
3.	Rea Road (SR 3624) from a point approximately 150 feet east of Windyrush Road eastward to Providence Road (NC 16).	45 e
	Sharon Road (SR 3600) from Quail Hollow Road (SR 3906) northward to a point approximately 250 feet south of Cotillion Avenue. (Except a 25 MPH zone in effect at Beverly Woods Elementary School from 30 minutes before to 30 minutes after school begins and ends on school days only.)	45 25*
2.	Sharon Road (SR3600) from a point approximately 250 feet south of Cotillion Avenue northward to a point approximately 450 feet north of Sharon View Road.	45
<b>3.</b>	Sharon Road (SR 3600) from a point approximately 450 feet north of Sharon View Road northward to a point approximately 440 feet south of Fairview Ros (SR 3686). (Except a 25 MPH zone in effect at Sharon Elementary School from 30 minutes before to 30 minutes after school begins and ends on school days only.)	

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# Ord. No. 638 (contd.)

	STREET AND DESCRIPTION	SPEED LIN
	Sharon Road (SR 3600) from a point approximately 440 feet south of Fairview Road (SR 3686) northward to Ferncliff Road.	45
	South Boulevard (US 521) from Sharon Road West northward to a point approximately 0.06 mile south of Scaleybark Road.	45
bb.1.√	South Tryon Street (NC 49) from a point 500 feet south of Queen Ann Road northward to a point 300 feet south of East Cama Street.	45
2. √	South Tryon Street (NC 49) from a point 300 feet south of East Cama Street northward to a point 100 feet south of Freeland Lane. (Except a 25 MPF zone in effect at Marie Davis Elementary School from 30 minutes before to 30 minutes after school begins and ends on school days only.)	45 25* H
3.	South Tryon (NC 49) from a point 100 feet south of Freeland Lane northward to Foster Avenue.	45
	Statesville Avenue (US 21) from Irwin Creek to the northern corporate limit approximately 150 feet north of Durham Street.	45
dd.1.	The Plaza (SR 2803) from Milton Road eastward to a point 400 feet west of Barrington Drive.	45.
2.	The Plaza (SR 2803) from a point 400 feet west of Barrington Drive eastward to a point 400 feet east of Barrington Drive. (Except a 25 MPH zone in effect at Devonshire Elementary School from 30 minutes before to 30 minutes after school begins and ends on school days only.)	45 25*
3.	The Plaza (SR 2803) from a point 400 feet west of Barrington Drive eastward to Newell-Hickory Grove Road (SR 2853)	45
ee.1.	West Boulevard (NC 160) from a point approximately 310 feet west of Dr. Carver Road eastward to a point approximately 0.30 mile west of Remount Road	
2.	West Boulevard (NC160) from a point approximately 100 feet west of Chelveston Drive eastward to a point approximately 310 feet west of Dr. Carver Road. (Except a 25 MPH zone in effect at Barringer Elementary School from 30 minutes before to 30 minutes after school begins and ends on school days only.)	45 25*

# Ord. No. 638 (contd.)

٠	STREET AND DESCRIPTION	SPEED LIMIT
3	. West Boulevard (NC 160) from the western corporate limit approximately 0.28 mile west of Steele Creek Road eastward to a point approximately 100 feet west of Chelveston Drive.	45
ff.	Yorkmont Road (SR 1156) from the western corporate limit approximately 1800 feet west of Allwood Drive to South Tryon Street (NC 49).	45
gg.	Independence Boulevard (US 74) from the corporate limit at McAlpine Creek to Wallace Lane.	55
hh.	Newell-Hickory Grove Road (SR 2853) from the corporate limit at the Norfolk Southern Railway to the corporate limit at Plaza Road (SR 2803).	55
ii.	South Boulevard (US 521) from the southern corporate limit approximately 800 feet south of Longleaf Drive to Sharon Road West.	55 .
jj.	South Tryon Street (NC 49) from the corporate limit at Irwin Creek to a point 500 feet south of Queen Anne Road.	55
kk.	Yorkmont Road (SR 1156) from the corporate Vimit at Irwin Creek to the corporate limit approximately 700 feet west of Prince Lane.	55
	SECTION 3. That Schodule 10 referred to in Chant	or 20 Soction 8

SECTION 3: That Schedule 10 referred to in Chapter 20, Section 86(C) of the Charlotte City Code be amended by declaring speed limits on the following City System Streets as described below:

	STREET AND DESCRIPTION	SPEED LIMIT
a.	Gleneagles Road from Park Road to the corporate limit located approximately 0.50 mile west of Quail Hollow Road.	45
b.	Idlewild Road north from Idlewild Road to Lawyers Road	45
c.	Nations Ford Road from the southern corporate limits at Sugar Creek to Yorkmont Road.	45
d.	Old Pineville Road from South Boulevard to Griffith Road.	45

d.	No. 638	(contd.) STREET AND DESCRIPTION	SPEED LIMIT
	е.	Plott Road from Robinson Church Road to the corporate limit located approximately 200 feet north of Fox Meade Lane.	
	f.	Robinson Church Road from Newell-Hickory Grove Road to the corporate limit at Plott Road.	<b>45</b>
	g.	Sardis Road from the southern corporate limit at McAlpine Creek to Rama Road.	45
	h.	Sharon Road from Park Road to Quail Hollow Road	45
:		SECTION 4: That Subsection (c) of Chapter 20, Ar	ticle V,
	Section	n 20-86 be amended by deleting the phrase "Sec	tions 20-141 (f1)
	et seq	" and replacing it with the phrase "Section	ns 20-141(e)
	et seq		

SECTION 5: That Subsection (d) of Chapter 20, Article V, Section 20-86 be deleted in its entirety and replaced by the following:

"It shall be unlawful for any person to drive a vehicle on any street or highway in an area designated as a school zone during school hours as posted or at times when school speed limit sign beacons are flashing in excess of the speed limit for those zones."

SECTION 6: Sections 1 and 2 of this Ordinance shall become effective after the North Carolina Board of Transportation has passed a concurring ordinance adopting the speed limits so fixed by this ordinance and signs are erected giving notice of the authorized speed limit in accordance with N.C.G.S. 20-141(f). Section 3 of this ordinance shall become effective after adoption by the City Council and signs are erected giving notice of the authorized speed limit in accordance with N.C.G.S. 20-141(e). Sections 4, 5 and 6 of this ordinance shall become effective upon adoption.

Approved as to form:

Hony W. Warriel

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 96.

June 16, 1975 Ordinance Book 22 - Page 105 ORDINANCE NO. 639-X

AN ORDINANCE TO AMEND ORDINANCE NO. 209-X, THE 1974-75 MANPOWER ORDINANCE, AMENDING REVENUES TO ACCEPT A SUPPLEMENTAL GRANT FROM THE U. S. DEPARTMENT OF LABOR, AND REVISING APPROPRIATIONS TO REFLECT ESTIMATED EXPENDITURES FOR THE 1974-75 FISCAL YEAR.

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

Section 1. That Section 1, Schedule A (Charlotte Manpower Department Contractual Agreements) is hereby amended in accordance with the following schedule:

Account Number	<u>Activity</u>	Current Approp.	Revised Approp.	Difference
750.01	Outreach/Intake, Job Development and Placement (North Carolina Employment Security Commission)	\$810,063	\$674,000	\$136,063
750.02	Youth Work Experience Program (Charlotte-Mecklenburg Board of Education)	521,163	781,000	(259,837)
750.06	Summer Work Experience (Title III)	-0-	440,843	(440,843)
750.04	Training	157,062	146,963	10,099
	TOTALS	\$1,488,288	\$2,042,806	(\$554,518)

Section 2. That Section 2, the Manpower Revenue Estimate, is hereby amended to increase the CETA Title and Title III allocations by \$554,518, representing a supplemental grant appropriation to the City of Charlotte from the U.S. Department of Labor pursuant to the Comprehensive Employment and Training Act of 1973.

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

Section 4. This ordinance shall become effective upon its adoption.

Approved as to form:

Sterry W. Unsuhel / City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 105.

June 16, 1975 Ordinance Book 22 - Page 106

ORDINANCE NO. 640-X

AN ORDINANCE TO ESTABLISH APPROPRIATIONS FOR THE COMMUNITY DEVELOPMENT FUND

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

Section 1. The sum of \$10,540,000 is hereby established in Account 5901 as revenue for the first year of operation for the Community Development Block Grant Program.

Section 2. That the following amounts are hereby established as expenditures for the first year of operation for the Community Development Block Grant Program:

	•	· · · · · · · · · · · · · · · · · · ·
Account Number	Account Title	Amount
110.00	Grier Heights CD Project	\$1,442,000
120.00	North Charlotte CD Project	1,083,000
130.00	Cherry CD Project	493,000
140.00	Third Ward CD Project	1,358,000
150.00	West Morehead CD Project	613,000
160.00	First Ward Expansion CD Project	977,000
170.00	Southside Park CD Project	708,000
180.00	West Boulevard CD Project	1, 120, 000
190.00	Five Points CD Project	325,000
200.00	Loans and Grants to Existing Projects	130,000
300.00	Human Resource Programs	2,345,000
	(Including Housing Development and	
	Minority Economic Development)	
	TOTAL	\$10,594,000

Section 3. That part of Ordinance 610-X establishing a \$40,000 revenue and expenditure advance for Community Development project planning is hereby repealed and the funds incorporated as a part of the total \$10,594,000 appropriation.

Section 4. From time to time the Finance Director or his designee is hereby authorized to temporarily loan money from the General Fund to the Community Development Fund to meet Community Development cash flow needs and to meet Federal requirements that no more than three days cash needs shall be kept on hand to meet Community Development requirements. All such loans shall be made upon a reimbursable basis only.

Section 5. All ordinances in conflict herewith are hereby repealed.

Section 6. 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 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 106.

June 16, 1975 Ordinance Book 22 - Page 107

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AN ORDINANCE TO AMEND ORDINANCE NO. 214-X, THE 1974-75 BUDGET ORDINANCE, AUTHORIZING THE TRANSFER OF FUNDS WITHIN THE GENERAL AND UTILITIES FUNDS, AND THE TRANSFER OF FUNDS TO THE CAPITAL IMPROVEMENT FUND.

WHEREAS, additional expenditures in excess of the funds available in certain appropriations within the General and Utilities Funds require that additional funds in the total amount of \$892,542 be transferred to those appropriations; and

WHEREAS, additional expenditures in excess of the funds available in two capital improvement projects approved and initiated as part of the 1973 transportation bond program require additional funds in the total amount of \$898,631 be transferred to those projects; and

WHEREAS, the actual revenue received to date has exceeded the original revenue estimate established on July 1, 1974 in sufficient volume to permit a revision of the revenue estimate in the total amount of \$95,000; and

WHEREAS, strict review and control has been exercised over all expenditures and, where possible activities curtailed or postponed so as to provide for the increased work volumes in the critical areas indicated above resulting in unencumbered balances sufficient to permit a transfer of funds in the total amount of \$747,530 to those appropriations, in accordance with the authority contained in G.S. 159-15, from other appropriations within the General and Utilities Funds; and

WHEREAS, sufficient funds exist within the unencumbered balance of the General Fund to permit the total amount of \$60,012 to be transferred to certain appropriations within the General Fund; and

WHEREAS, sufficient funds exist within the unencumbered balances of the General, Powell Bill and Bond Funds to permit the total amount of \$898,631 to be transferred to appropriations within the Capital Improvement Fund.

Section 1. That the activities listed below in Column 1 be amended in the amounts specified below in Column 2 and that these amendments be financed by a transfer of funds from the unencumbered balances of the appropriations, increased revenue estimates and Fund Balance listed below in Column 3 in the amounts specified below in Column 4.

## SCHEDULE A. GENERAL FUND

Column 1	Column 2	Column 3	Column 4
Lega1	\$ 6,000	Budget & Evaluation	\$ 10,000
Animal Control	17,000	Planning Commission	20,000
Police	195,000	Neighborhood Centers	10,000
Public Works	30,000	Traffic Engineering	112,000
Street Lighting	102,000	Fire	108,000
City Auto Tags	1,500	Relocation Contracts	20,000
Finance	24,000	Ambulance Service	10,000
Contribution to Public	·	Workmen's Compensation	68,000
Transportation Fund	70,000	Civic Center Operations	70,000
Social Security and	-	Building Inspection	30,000
Ketirement	108,854	Personnel	60,000
Epoloyee Insurance	78,000	MIS	45,000
General Insurance	15,000	Stream Pollution	
Sales and Use Tax	70,000	Abatement	13,343
City Elections	188	Awards and Damages	6,187
		Contribution to Urban	
		Redevelopment Fund	5,000
	* 4.	Sub-Total - Appropriation Balances	\$587,530
		Increased Revenue Estimate	
		Refund State Sales Tax	70,000
		Fund Balance	
		General Fund-Unappro- priated Balance	60,012
TOTAL GENERAL FUND TRANSFERS	\$717,542		\$717,542

#### SCHEDULE B. UTILITIES FUND

Column 1	Column 2	Column 3	Column 4
Utilities Fund Operations	\$175,000	Contribution to Utilities Debt Service	\$150,000
		Increased Revenue Estimate	
		Refund State Sales Tax	25,000
TOTAL UTILITIES FUND TRANSFERS	\$175,000		\$175,000

Section 2. That the capital improvement projects listed below in Column 1 be amended in the amounts specified below in Column 2 and that these projects be financed by transfer of funds from the unencumbered balances of the Funds listed below in Column 3 in the amounts specified below in Column 4.

Column 1	Column 2	Column 3	Column 4
Sharon Amity Road Remount Road	\$848,631 50,000	General Fund Powell Bill Fund Bond Fund 4167 Bond Fund 4168 Bond Fund 4179 Bond Fund 4169 Bond Fund 4183 Bond Fund 4194	\$177,010 57,252 216,145 7,004 186,710 104,777 33 150,000
TOTAL CAPITAL PROJECT TRANSFERS	\$898,631		\$898,631

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

Section 4. This ordinance shall become effective upon its adoption.

Approved as to form:

Read, approved and adopted by the City Council of the City of Charlette, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Ecok 62, and recorded in full in Ordinance Book 22, at Page 107.

June 16, 1975 Ordinance Book 22 - Page 110

ORDINANCE NO. 642-X

AN ORDINANCE TO AMEND ORDINANCE NO. 214-X, THE 1974-75 BUDGET ORDINANCE, REVISING APPROPRIATIONS WITHIN THE DEBT SERVICE FUNDS.

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

Section 1. That Section 1, Schedule D (Municipal Debt Service Fund),
Schedule E (Utilities Debt Service Fund) and Schedule F (Airport Debt Service Fund),
are hereby amended in accordance with the following schedule:

#### Transferred From:

Account Number	<u>Title</u>	Amount
103.30	Municipal Debt Service - Interest on Bonds and Notes	\$ 15,000
602.30	Water Debt Service - Interest on Bonds and Notes	6,000
603.30	Sewer Debt Service - Interest on Bonds and Notes	10,000
562.30	Airport Debt Service - Interest on Bonds and Notes	18,500
	Total	\$ 49,500

#### Transferred To:

Account Number	<u>Title</u>	Amount
103.60	Municipal Debt Service - Bank Commissions and Miscellaneous Expense	\$ 15,000
602.60	Water Debt Service - Bank Commissions and Miscellaneous Expense	6,000
603.60	Sewer Debt Service - Bank Commissions and Miscellaneous Expense	10,000
562.40	Airport General Obligations Debt - Bank Commissions and Miscellaneous Expense	9,000

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ORDINANCE NO. 642-X (continued)

Account Number	<u>Title</u>	Amount
562.60	Airport Revenue Debt Service - Bank Commissions and Miscellaneous Expense	\$ 9,500
	Total	\$ 49,500

These transfers will provide sufficient appropriations to cover unanticipated costs associated with the January, 1975 sale of bonds.

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:

Hony W. Whatill J.

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 110.

June 16, 1975 Ordinance Book 22 - Page 112

ORDINANCE NO. 643-X

AN ORDINANCE TO AMEND ORDINANCE NO. 214-X, THE 1974-75 BUDGET ORDINANCE, REVISING REVENUES AND EXPENDITURES IN THE GENERAL FUND TO PROVIDE FOR THE TRANSFER OF INTEREST EARNINGS TO THE MUNICIPAL DEBT SERVICE FUND AND TRANSFERRING INTEREST EARNINGS FROM THE UNENCUMBERED BALANCES OF CERTAIN CAPITAL PROJECTS FUNDS AND BOND FUNDS TO APPROPRIATE DEBT SERVICE FUNDS.

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 in the amount of \$1,045,500 as a contribution to the Municipal Debt Service Fund. These funds represent interest earned in the City's General Fund which will be used to defray the cost of general debt service.

Section 2. That Section 2, Schedule A (General Fund Revenues) is hereby amended to increase the General Fund revenue estimate by \$1,045,500. These funds represent the interest earned in the General Fund during fiscal year 1975.

Section 3. That interest earnings in certain capital projects funds and bond funds is hereby transferred to the debt service funds in accordance with the following schedule:

## MUNICIPAL DEBT SERVICE FUND

	Transferred From		Amount
Capital Projects Fund	General Capital Projects Fund Park and Recreation Capital	- 2010	\$ 980,100
	Projects Fund	- 2063	81,700
Sub-Total - Capita	al Projects Fund		1,061,800
Bond Funds	1965 Street Improvement Bonds	- 4169	7,800
	1968 Redevelopment Bonds 1970 Street Widening, Exten-	- 4172	9,600
	tion, and Improvement Bonds	- 4179	9,600
	1970 Public Building Bonds 1970 Recreation Facilities	- 4181	4,300
	Bonds	- 4182	2,300
	1970 Redevelopment Bonds	- 4183	3,600

- 2 -

ODDENSAGE	27/	C 1 0 37	/
ORDINANCE	NO.	643-X	(continued)

		Transferred From		Amount
		1973 Street Widening, Extenti and Improvement Bonds 1975 Sidewalk Bonds 1973 Public Euilding Bonds	- 4190 - 4194 - 4195	110,800 1,800 16,200
	Sub-Total - Bond F	unds		\$ 166,000
TOTAL	- MUNICIPAL DEBT SERVI	CE FUND		\$1,227,800
		UTILITIES DEBT SERVICE FUND	:	
		Transferred From		Amount
	Capital Projects	Water and Sewer Capital Projects Fund - 20	071	\$ 779,600
3	Bond Funds	1964 Sewer Bonds       - 43         1966 Sewer Bonds       - 43         1970 Sewer Bonds       - 43         1970 Water Bonds       - 43         1973 Water Bonds       - 43         1973 Sewer Bonds       - 43	.66 .77 .78 .87	600 14,900 93,800 13,600 103,900 156,800
	Sub-Total - Bond F	unds		\$ 383,600
TOTAL	- UTILITIES DEBT SERVI	CE FUND		\$1,163,200
		AIRPORT DEBT SERVICE FUND		
		Transferred From		Amount
	Capital Projects	Airport Capital Projects Fund - 20	073	\$ 43,000
· j	Bond Funds	1968 Airport Bonds - 41 1975 Airport Bonds - 41		\$ 30,100 186,300
	Sub-Total - Bond F	unds		\$ 216,400
TOTAL	- AIRPORT DEBT SERVICE	FUND		\$ 259,400

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:

Harry W. Chlackel ) - City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 112.

ORDINANCE	MO	644 V			
OUDTIVENCE	MO.	644-X	_		

AN ORDINANCE TRANSFERRING FUNDS FROM THE GENERAL AND UTILITIES FUND BALANCES, RE-ESTABLISHING APPROPRIATIONS FOR MAXIMUM INVENTORY LEVELS.

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

Section 1. That the sum of \$206,000 is hereby transferred from the General Fund balance-reserve for inventories to re-establish the following inventory accounts:

## GENERAL FUND INVENTORIES

<u>A</u>	ccount Number	<u>Title</u>	Amount
	503.99	Purchasing Inventories	\$ 20,000
	507.99	Motor Transport Inventories	150,000
	513.99	Street Maintenance Inventories	36,000
	TOTAL - GENER	AL FUND INVENTORIES	\$206,000

Section 2. That the sum of \$673,000 is hereby transferred from the Utilities Fund balance-reserve for inventories to re-establish the following inventory accounts:

#### UTILITIES FUND INVENTORIES

Account Number	<u>Title</u>	Amount
609.99 610.99 615.99	Vest Station Inventories Water Works Inventories Hoskins Treatment Plant Inventories	\$ 20,000 633,000 20,000
TOTAL - UTILITES	FIND INVENTORIES	\$673,000

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

Section 4. This ordinance shall become effective upon its adoption.

Approved as to form:

Henry W. Calandel ... City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 114.

ORDINANCE NO. 645-X
AN ORDINANCE ORDERING THE <u>REMOVAL OF WEEDS AND GRASS</u> 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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
v/lot 201 N. Irwin Avenue 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/have
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 May 2, 1975 : 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 (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:
Harry W. Chahle Jr City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 115.

ORDINANCE NO. 646-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
Adjacent to 126 Martin 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/have
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-
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 May 5, 1975 : 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 (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:

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 116.

ORDINANCE NO. 647-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
v/lot 513 Beatties Ford 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/hav
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10
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 May 6, 1975 : 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 (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 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 117.

ORDINANCE NO.

648-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
v/lot 509 Beatties Ford 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/have
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-
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 May 6, 1975 : 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 (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 16th day of June, 1975,

the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 118.

ORDINANCE NO. 649-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA	
Section 1.  WHEREAS, weeds and grass located on the premises at (address)	
2331 Booker Avenue 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/ha	ive
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 1	_0-
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 April 25, 1975 : and	
WHEREAS, The City Council, upon consideration of the evidence, finds as a	ì
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	į
a charge against the owner (cwners), and shall be a lien against this propert	:у,
all pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City o	f
Charlotte:	
Section 2. That this Ordinance shall become effective upon its adoption.	
Approved as to form:	
Hany W. Charlely-	

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 119.

ORDINANCE NO. 650-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
v/lot adjacent to 2044 Garnette Pl. 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/have
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-
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 May 6, 1975 : 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 (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
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Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 120.

ORDINANCE NO.	651=X
SECTION 6.103 AND 6.10	THE REMOVAL OF WEEDS AND GRASS PURSUANT TO 04 OF THE CITY CHARTER, CHAPTER 10, ARTICLE I, ITY CODE AND CHAPTER 160A-193 OF THE GENERAL OLINA
Section 1. WHEREAS, weeds an	nd grass located on the premises at (address)
v/lot adjacent to 190	9 St. Mark St. has been found to be a nuisance by the
Supervisor of Communi	ty Improvement Division of the Public Works Department,
and the owner or those	e responsible for the maintenance of the premises has/have
been ordered to remove	e the same, pursuant to Chapter 10, Article I, Section 10-
of the Code of the Cit	ty of Charlotte; and
WHEREAS, the owner	c (s) or person (s) responsible for the maintenance of
these premises has (ha	ave) failed to comply with the said order served by
registered mail on M	fay 6, 1975 : and
WHEREAS, The City	Council, upon consideration of the evidence, finds as a
fact that the aforesa:	id premises are being maintained in a manner which con-
stitutes a public nuis	sance because of weeds and grass .
NOW THEREFORE, BE	IT ORDAINED by the City Council of the City of
Charlotte, North Carol	lina, that the Supervisor of the Community Improvement
Division, of the Publ:	ic 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 Chapte	er 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:	
700	
City Attorney	Derhelf.
Read, approved and a	dopted by the City Council of the City of Charlotte,

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 121.

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 122.

653-X

ORDINANCE NO.

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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
v/lot adjacent to 1829 St. Paul 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/hav
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10
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 May 6, 1975 : 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 (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 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 123.

654-X

ORDINANCE NO. 654-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
V/lot adjacent to 1916 Welch Place 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/have
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-
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 May 6, 1975 : 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 (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. Checkell of City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 124.

ORDINANCE NO. 655-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
v/lot adjacent to 1701 Newcastle 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/have
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 May 9, 1975 : 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 (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:
Hany W. Consill 7 - City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 125.

City Attorney

ORDINANCE NO. 656-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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA	
Section 1.  WHEREAS, WEEDS AND GRASS located on the premises at (address)	
V/lot adjacent to 1414 Cummings 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/hav	ve
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10	0-9
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 April 28, 1975 : 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 (owners), and shall be a lien against this property	у,
all pursuant to Chapter 10, Article I, Section 10-9 of the Code of the City of	f
Charlotte:	
Section 2. That this Ordinance shall become effective upon its adoption.	
Approved as to form:	
14 100 1000	

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 126.

ORDINANCE NO. 057-A
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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
3514 Ward 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/hav
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10
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 April 30, 1975 : 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 (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:
thony W. Charlelin.
ulty Altorney (

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 127.

ORDINANCE NO. 658-X
AN ORDINANCE ORDERING THE <u>REMOVAL OF WEEDS AND GRASS</u> 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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
V/lot adjacent 1807 Montford Drive 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/have
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 May 6, 1975 : 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
Circ of Charlotte, and that the City assess costs incurred, and this shall be
a carge 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 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in

Ruth Armstrong, City Clerk

Ordinance Book 22, at Page 128.

ORDINANCE NO. 639-A
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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
9901 Garthwood 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/have
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-
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 May 1, 1975 : 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 (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
and the control of t

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 129.

ORDINANCE NO.

660-X

AN ORDINANCE ORDERING THE REMOVAL OF WEEDS & 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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and grass located on the premises at (address)
4032 Sunnycrest 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/have
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10-
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 May 7, 1975 : 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 (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:
Gity Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 16th day of June, 1975, the reference having been made in Minute Book 62, and recorded in full in Ordinance Book 22, at Page 130.

ORDINANCE NO.

661-X

AN ORDINANCE ORDERING THE REMOVAL OF WEEDS & LIMBS 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 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA
Section 1.  WHEREAS, weeds and limbs located on the premises at (address)
2222 Edison 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/hav
been ordered to remove the same, pursuant to Chapter 10, Article I, Section 10
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 May 8, 1975 : 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 limbs .
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 limbs 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 16th day of June, 1975,

the reference having been made in Minute Book 62, and recorded in full in

Ruth Armstrong, City Clerk

Ordinance Book 22, at Page 131.