

ORDINANCE NO. 969-X

AN ORDINANCE TO REPEAL ORDINANCE NO. 915-X AND TO AMEND ORDINANCE NO. 576-X, THE 1977-78 BUDGET ORDINANCE, REVISING THE REVENUE ESTIMATES AND EXPENDITURES FOR CETA TITLE II AND VI TO REFLECT ADDITIONAL FUNDS PROGRAMMED BY THE MANPOWER DEPARTMENT TO SUPPORT YOUTH EMPLOYMENT DURING FY 1978.

WHEREAS, Ordinance No. 915-X, adopted by the City Council on February 27, 1978 dealing with revenue estimates and expenditures for CETA Titles II and VI erroneously allocated revenues and expenditures between the two Titles; and

WHEREAS, it is necessary to correct said errors by repealing Ordinance 915-X and adopting this ordinance reflecting the correct revenue estimates and expenditures.

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

Section 1. That the revenue estimates for CETA Titles II and VI are revised in accordance with the following schedule:

	<u>Original Appropriation</u>	<u>Revised Appropriation</u>	<u>Difference</u>
Title II	\$ 906,235	\$1,331,801	\$ 425,566
Title VI	<u>3,310,635</u>	<u>4,878,746</u>	<u>1,568,111</u>
TOTAL	\$4,216,870	\$6,210,547	\$1,993,677

Section 2. That the expenditures for CETA Titles II and VI are revised in accordance with the following schedule:

	<u>Original Appropriation</u>	<u>Revised Appropriation</u>	<u>Difference</u>
Title II	\$ 906,235	\$1,331,801	(\$ 425,566)
Title VI	<u>3,310,635</u>	<u>4,878,746</u>	<u>(1,568,111)</u>
TOTAL	\$4,216,870	\$6,210,547	(\$1,993,677)

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 All ordinances or parts of ordinances in conflict herewith are hereby repealed.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. Underhill Jr.
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 10th day of April, 1978, the reference having been made in Minute Book 67, and is recorded in full in Ordinance Book 25, at page 298.

Ruth Armstrong, City Clerk

April 10, 1978

Ordinance Book 25 - Page 299

970-X

ORDINANCE NO. _____

AN ORDINANCE TO AMEND ORDINANCE NO. 576-X, THE 1977-78 BUDGET ORDINANCE, TO PROVIDE A SUPPLEMENTAL APPROPRIATION FOR THE ECONOMIC DEVELOPMENT LOAN FUND.

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

Section 1. That the sum of \$209,653 is hereby transferred from the unallotted balance in Human Resource Programs, Account No. 450.00 to the Economic Development Loan Fund, Account No. 450.46. This amount increases the current appropriation to \$249,653 and will be used to provide loans as approved for the remainder of Fiscal 1978.

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. Chesler Jr.
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 10th day of April, 1978, the reference having been made in Minute Book 67, and is recorded in full in Ordinance Book 25, Page 299.

Ruth Armstrong, City Clerk

April 10, 1978
Ordinance Book 25 - Page 300

ORDINANCE NO. 971-X

AN ORDINANCE TO AMEND ORDINANCE NO. 576-X, THE 1977-78 BUDGET ORDINANCE, INCREASING THE REVENUES AND EXPENDITURES ESTIMATES TO PROVIDE FOR A TRANSIT PROMOTIONAL PROGRAM WITHIN THE OFFICE OF TRANSIT PLANNING.

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

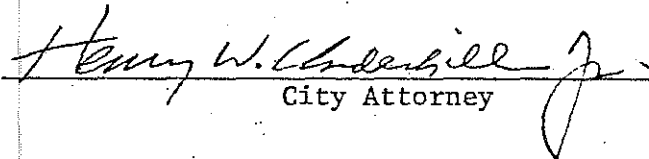
Section 1. That the sum of \$19,850 is hereby estimated to be available as a result of a grant from the North Carolina Department of Commerce - Energy Division to finance the implementation of energy conservation plans.

Section 2. That the sum of \$19,850 is hereby appropriated to the Public Transportation Fund, Number 7801, Office of Transit Planning, Account No. 801. These funds will provide for the undertaking of an energy conservation project.

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:


City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 10th day of April, 1978, the reference having been made in Minute Book 67, and is recorded in full in Ordinance Book 25, at page 300.

Ruth Armstrong
City Clerk

April 10, 1978
Ordinance Book 25 - Page 301

ORDINANCE NO. 972-X

AN ORDINANCE TRANSFERRING FUNDS FROM THE UNAPPROPRIATED BALANCE OF THE COUNTY WATER BOND FUND TO PROVIDE A SUPPLEMENTAL APPROPRIATION FOR WATER MAIN CONSTRUCTION ALONG DELTA ROAD FROM LAWYER'S ROAD TO IDLEWILD ROAD.

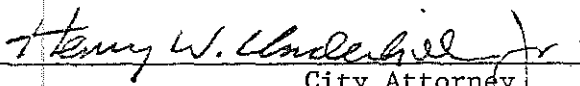
BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina;

Section 1. That the sum of \$46,701 is hereby appropriated from the unappropriated balance of the County Water Bond Fund to the County Water and Sewer Capital Improvement Projects Fund, Account 635.98 - Lawyer's Road-Idlewild Road. These funds will be used to provide a supplemental appropriation for increased engineering and water main construction costs in the Delta Road Extension project.

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:



City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 10th day of April, 1978, the reference having been made in Minute Book 67, and is recorded in full in Ordinance Book 25, at page 301.

Ruth Armstrong
City Clerk

April 10, 1978
Ordinance Book 25 - Page 302

ORDINANCE NO. 973-X

AN ORDINANCE TO AMEND ORDINANCE NO. 576-X, THE 1977-78 BUDGET ORDINANCE, AMENDING REVENUES AND EXPENDITURES TO ESTABLISH AN APPROPRIATION FOR THE LEAA-FUNDED DISTRICT ATTORNEY'S MANAGEMENT PROJECT.

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

Section 1. That the sum of \$41,895 is hereby appropriated to implement a management procedures and statistical system for the District Attorney's Office. This system is anticipated to improve efficiency and develop better coordination of the resources of the District Attorney's Office in order to reduce backlogs in felony courts and to lessen pre-trial delays.

Section 2. That Section 3, Schedule A - General Fund Revenues, is hereby amended to increase the intergovernmental revenue estimate by \$39,800 to reflect the LEAA grant award to implement the project.

Section 3. That the sum of \$2,095 is hereby transferred from the Legal Department, Allotment 501.00, to Allotment 531.35 - District Attorney's Management Project. These funds will provide the local cash match needed to support the LEAA grant.

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

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

Approved as to form:


City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 10th day of April, 1978, the reference having been made in Minute Book 67, and is recorded in full in Ordinance Book 25, at page 302.

Ruth Armstrong, City Clerk

April 10, 1978
Ordinance Book 25 - Page 301

ORDINANCE NO. 972-X

AN ORDINANCE TRANSFERRING FUNDS FROM THE UNAPPROPRIATED BALANCE OF THE COUNTY WATER BOND FUND TO PROVIDE A SUPPLEMENTAL APPROPRIATION FOR WATER MAIN CONSTRUCTION ALONG DELTA ROAD FROM LAWYER'S ROAD TO IDLEWILD ROAD.

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

Section 1. That the sum of \$46,701 is hereby appropriated from the unappropriated balance of the County Water Bond Fund to the County Water and Sewer Capital Improvement Projects Fund, Account 635.98 - Lawyer's Road-Idlewild Road. These funds will be used to provide a supplemental appropriation for increased engineering and water main construction costs in the Delta Road Extension project.

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

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

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Henry W. Underhill Jr.
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April 10, 1978
Ordinance Book 25 - Page 302

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Section 2. That Section 3, Schedule A - General Fund Revenues, is hereby amended to increase the intergovernmental revenue estimate by \$39,800 to reflect the LEAA grant award to implement the project.

Section 3. That the sum of \$2,095 is hereby transferred from the Legal Department, Allotment 501.00, to Allotment 531.35 - District Attorney's Management Project. These funds will provide the local cash match needed to support the LEAA grant.

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

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

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Ruth Armstrong, City Clerk

April 10, 1978
Ordinance Book 25 - Page 303

AMENDING CHAPTER 11

ORDINANCE 974

AN ORDINANCE AMENDING CHAPTER 11, ENTITLED "LICENSES" OF THE CITY CODE, AND READOPTING IT AS THE REVENUE ORDINANCE OF THE CITY OF CHARLOTTE FOR 1978-79.

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

Section 1. Chapter 11 of the City Code shall be deleted in its entirety and the following shall be substituted in lieu thereof and adopted as the Revenue Ordinance, levying, assessing, imposing and defining the license and privilege taxes of the City of Charlotte for the fiscal year beginning July 1, 1978 and ending June 30, 1979.

Sec. 2. The ordinance shall read as follows:

"Chapter 11

LICENSES

ARTICLE I. IN GENERAL

Sec. 11-1. Purpose of chapter; license year; taxes payable in advance; liability for other taxes.

To raise funds for general municipal purposes the following license taxes hereinafter specified are hereby levied for the privilege of carrying on the business, trades, professions, callings, occupations, or doing the act named within the corporate limits of the city from the first day of July to the thirtieth day of June, unless for some other time or period herein specified; and all such taxes shall be due and payable in advance at the office of the collector of revenue. The payment of any particular tax herein imposed shall not relieve the party paying same from liability for any other tax specifically imposed for any other business conducted by such person.

Sec. 11-2. Application for and issuance of license.

A. Application for license.

- (1) All persons, firms or corporations, before engaging in any business, trade, profession, calling, occupation, or doing any act on which a license tax is imposed by this chapter shall except as hereinafter provided, apply in writing on the form designated to the collector of revenue for a license. Such application must be signed by an official or designated representative.
- (2) Where the amount to be paid for license depends upon the amount of gross sales or receipts, or other facts to be ascertained, it shall be the duty of persons applying for license to render to the collector of revenue a sworn statement of such gross sales or receipts during the preceding months, quarter, or year, as the case may be, and such other and further proof as the collector of revenue may require.

If the amount of license to be paid is determined by other facts, then a sworn statement as to such, and such other proof as the collector of revenue may require shall be rendered said collector of revenue.

In either case the collector of revenue shall not be required to receipt for the money or issue any license until satisfactory proofs are furnished.

In case the business for which the license required is commenced after July 1, and the tax on such business is based upon gross sales or receipts or facts to be ascertained the license shall be assessed upon the probable gross sales or receipt during a term of one year.

If the amount of tax to be paid is determined by other facts to be ascertained, then a sworn statement as to such facts shall be made and the license based thereon.

Provided, however, that the collector of revenue shall have the right at any time during the period covered by any license to require of such licensee additional sworn statement as to the sales and receipts or other determining facts of such business and an additional license tax shall be paid in accordance therewith.

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- (3) Where the licensee begins a business or exercises a privilege, which is taxable under this chapter, after expiration of six (6) months of a current license year, then such licensee shall be required to pay only one-half (1/2) of the tax prescribed.
- (4) Each new application or an established business moving to a new location must be approved as to zoning requirements by the City of Charlotte before such license shall be issued.
- (5) Each applicant must comply with other sections of this chapter concerning health, police, fire or building inspection department requirements as defined before such license shall be issued.
- (6) Any person desiring to engage in any business, trade, or vocation, or do anything hereinafter mentioned in this section, may be required to appear in person before the City Council for a license, stating the place at which it is proposed to conduct the business, the name of the owner of the business, or if the owner be a firm, the names of all members of such firm or if the owner be a corporation, the names of the officers including the manager. And the Council shall also have the right to require the owner, proprietor, manager, or other person interested in or connected with such business to give evidence, upon oath, touching the manner in which such business has been or is to be conducted as well as any other facts which the Council may deem necessary. This section shall apply to the following:
 - (a) Owners and drivers of for hire vehicles and public conveyances.
 - (b) Keepers of billiard, pocket billiard, or bagatelle tables.
 - (c) Bowling alleys, or alleys of like kind.
 - (d) Shooting galleries.
 - (e) Cane boards, jingle boards, or knife racks.
 - (f) Merry-go-rounds, ferris wheels, switchbacks or roller coasters.
 - (g) Or any kind of table, stand, place, or game kept in a house or room used or connected with a hotel or restaurant.

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- (h) Carnivals, theaters, motion picture shows, vaudeville shows, dance halls, roof gardens, menageries, exhibits or circuses.
 - (i) Mind readers, or hyponotists.
 - (j) Lunch counters or restaurants.
 - (k) Hotels, lodging houses, boardinghouses or trailer camps.
 - (l) Soft drinks, or other beverages.
 - (m) Junk dealers.
 - (n) Pressing clubs.
 - (o) Pawnbrokers.
 - (p) Secondhand dealers.
 - (q) Gasoline oil filling pipes, service tanks, or pumps.
 - (r) Itinerants.
 - (s) Locksmiths.
- (7) Refusal. A license may be refused for any business enumerated above in this section unless the City Council shall be satisfied that the applicant, or the proposed manager is a person of good moral character, and fit and proper person to conduct such business; and unless it shall also be satisfied that the place proposed is a suitable place for the conduct of such business.
- (8) Sight obstructions in certain places. Billiard rooms, pool-rooms, bowling alleys, bagatelle tables, or rooms where games or tables of like kind are operated and also restaurants, cafes, lunch counters, or places where soft drinks or other beverages are sold shall be kept clear of screens or sight obstructions of any kind.

B. Issuance of License

- (1) After completion of the application and proof of such approval

as is required, the collector of revenue shall issue a license to the applicant upon payment of the required amount.

- (2) All license are to be posted in a conspicuous place at the location of the business or if the licensee has no regular place of business, the license must be available at all times for inspection by the proper City official or other interested parties.
- (3) No license shall be transferable or assignable.
- (4) A separate license shall be required for each place of business unless places of business communicate directly with and open into each other.

Sec. 11-3. Change of location; notification.

Any business moving to a new location must within ten (10) days of such move submit to the collector of revenue a new application con-approvals as required by Sec. 11-2, (4) and (5). The license will be subject to cancellation for failure to comply with this section.

Sec. 11-4. Bond Requirements of Certain Applicants.

Before a license shall be issued for any of the following businesses, the applicant shall execute a satisfactory bond payable to the City in the amount hereinafter named, conditioned for the faithful observance by such license, his or its servants, agents, or employees, of all ordinances now in force or hereinafter enacted relating to such business, and further conditioned to save the City harmless from damages arising from the negligence of such licensee or agents, servants or employees thereof and otherwise as the council may determine:

(a) Junk dealers	\$ 1,000.00
(b) Electrical contractors	1,000.00
(c) Sign contractors and hangers	1,000.00
(d) Plumbing contractors	1,000.00
(e) Signboard erectors	1,000.00
(f) House moving	1,000.00
(g) Building contractors	1,000.00
(h) Auto wrecking, junkyards	1,000.00
(i) Warm air heating contractors	1,000.00
(j) Air conditioning contractors	1,000.00
(k) Wet heat (steam) contractors	1,000.00

Sec. 11-5. Display of ownership on coin-operated machines or devices.

Every coin-operated machine, equipment or device on which a city privilege license is required, whether by location or on individual machines, equipment or devices, shall have affixed thereto in a conspicuous place, identification showing the name and address of the owner, operator, distributor or other person responsible for such coin-operated machine, equipment or device. Failure to display this information shall indicate the machine, equipment or device is owned by the operator of the location, and said operator shall be responsible for all city privilege licenses due on the equipment.

Sec. 11-6. Free licenses prohibited; exceptions.

No free license shall be granted except to disabled veterans for peddling, provided such peddling is one on foot, and not from any vehicle, or by special order of the city manager exempting such poor and infirm person as he may deem worthy of exemption.

Sec. 11-7. Certain organizations exempt from chapter provisions; requirements.

The license tax imposed by this chapter, except as herein specifically provided, shall not apply when entire proceeds are for an organized church, religious or fraternal organization, provided such organization shall apply to the city clerk and secure a Charity Solicitation Permit.

Sec. 11-8. License stickers or tags - vehicles to display.

Each owner of any vehicle, private or for hire, public dray, taxi, truck or other motor vehicle for which a North Carolina State license plate is issued shall display on such vehicle a sticker or tag. Such sticker is to be placed on the inside lower right hand corner of the windshield, if a metal tag, to be attached to the front of the vehicle. The cost of such sticker or tag shall be \$3.00 each and shall be for the period of January 1 through December 31, or such period of time as complies with the North Carolina Department of Motor Vehicle licensing policy for State license.

Upon satisfactory proof that such vehicle license sticker or tag has been lost or destroyed a duplicate shall be issued upon the payment of a fee of fifty (50) cents.

Sec. 11-9. Refunds to licensees entering armed forces; requirements.

Any holder of a license, in accordance with this chapter, who enters the Armed Forces of the United States and, as a result thereof, the operation of the business for which the license was issued ceases and terminates and who, within thirty (30) days after his induction into such armed forces, makes an application to the collector of revenue of the city for same, shall be entitled to a return in the license fee in proportion to the number of full months remaining in the license period.

Sec. 11-10. Penalties, revocation or suspension.

(a) All license taxes imposed by this chapter shall be due and payable in advance and if any person shall fail to pay any license tax required by this chapter by August 1, there shall be assessed an additional tax equal to five percent (5%) of the amount prescribed for such license per month or fraction thereof until paid, which additional tax shall not exceed twenty-five percent (25%) of the amount so prescribed, but in any event shall not be less than five dollars (\$5.00).

(b) No license shall be granted until the license tax plus the additional tax assessed has been paid. The addition of five percent (5%) per month on the amount of said license tax shall not exempt the delinquent from the penalties herein prescribed in case of delinquency.

(c) All licenses imposed on business under section 11-2 A(3) hereof shall be paid within thirty (30) days of the date such business began. If not paid within such time the penalties provided in the first two paragraphs of this section shall apply.

(d) Any license issued under this chapter shall be subject to revocation or suspension for a definite or indefinite time by the City Council, without refund of any part of the tax paid, if the licensee, manager or persons in charge of the business or employees shall violate any ordinance or law relative to such business, or be convicted of crime, or if, in the judgment of Council, the business does, by reason of its nature or the manner or place in which it is conducted, constitutes a nuisance or a menace to good order or to public health, safety or morals.

(e) Upon the revocation or suspension of any license it shall be unlawful for the person to whom such license was granted to continue to conduct such business.

Sec. 11-11. Exemptions.

The following business, trades or professions are exempted from the license imposed by this chapter, such exemptions being in accordance with the North Carolina Revenue Act:

Accountants
Architects, including landscape architects
Attorneys
Auctioneers
Bondsmen or runners
Book agents
Broadcasting stations (exempt under FCC)
Building and Loan Associations
Chiropodists
Chiropractors
Cooperative Associations as defined in N.C.G.S. 105-102.1
Dentists
Engineers, professional
Healers - any person practicing the professional art of healing for a fee
Insurance companies
Lighting systems
Mercantile agencies
Merchandising dispensers
Morticians and embalmers - the profession of
Motion Picture film - manufacturing and selling
Motor Fuels - wholesale distributors
Oculists
Office machines
Opticians
Optometrists
Osteopaths
Paper dealers - installment
Photographers, except itinerant photographers
Physicians - practicing
Private detective services
Real estate agents, brokers or salesmen
Refrigerating machines
Rental collection agencies

Sewing machines
Surveyors, land
TV stations (exempt under FCC)
Washing machines
Weighing machines

The above exemptions do not apply to the sale of supplies unless specifically exempted by the North Carolina Revenue Act.

Sec. 11-12. Right to alter tax reserved.

The adoption of this schedule of license tax shall not abridge the right of the City Council to alter, increase, decrease or change in any manner any or all of the license taxes herein levied, or to levy a license tax on business, trades, or professionals not hereby taxed at any time. When such change is rendered the license if purchased shall be revoked if an increase is not paid within thirty (30) days of enactment of such ordinance. If a new tax is imposed, the penalties as defined in Sec. 11-10 shall apply.

Sec. 11-13. Refunds and Remedies.

(a) Any taxpayer asserting a valid defense to the enforcement of the collection of any license levied in this chapter shall proceed as hereinafter provided.

- (1) A valid defense shall include the following:
 - (a) A license imposed through clerical error.
 - (b) An illegal license.
 - (c) A license levied for an illegal purpose.

- (2) If the license has been paid, the taxpayer, at any time within three (3) years after said license became due, may make a demand for a refund of the license paid by submitting to the City Council a written statement of his defense and a request for refund thereof.

(b) Action of governing body: Upon receiving a taxpayer's written statement of defense and request for release or refund, the City Council shall within ninety (90) days after receipt of such request determine whether the taxpayer has a valid defense to the license imposed or any part thereof and shall either release or refund that portion of the amount that is determined to be in excess of the correct license liability or

notify the taxpayer in writing that no release or refund will be made. The action of City Council on applications for refunds shall be recorded in its minutes. If a refund is made the Finance Department shall forward said refund to the tax collector who shall note on all records the amount of refund, check number and date.

(c) Suit for recovery of license taxes. If within ninety (90) days after receiving a taxpayer request for refund under (a) above, the City Council has failed to refund the full amount requested by the taxpayer, has notified taxpayer that no refund will be made, or has taken no action on the request, the taxpayer may bring a civil action against the city for the amount claimed. Such action may be brought at any time within three (3) years from the expiration of the period in which the City Council is required to act.

(d) Civil action. Civil action brought pursuant to subsection (c) above, shall be brought in the appropriate division of the General Court of Justice in Mecklenburg County. If upon the trial, it is determined that the license or any part of it was illegal, or levied for an illegal purpose, or excessive as a result of a clerical error, judgment shall be rendered therefor with interest thereon at six percent (6%) per annum plus costs. The judgment shall be collected as in other civil actions.

Sec. 11-14. Reserved.

Sec. 11-15. Reserved.

Sec. 11-16. Reserved.

Sec. 11-17. Reserved.

ARTICLE II. LICENSE SCHEDULE

Sec. 11-18. License tax schedule.

Any tax herein imposed shall not be construed to exceed the amount of tax that may be levied in connection with any object of taxation herein, under the North Carolina Revenue Act:

A.

(All classifications with an (*) asterick placed before it must have health department permits.)

- (101) *ABATTOIR or slaughterhouse.....\$ 150.00
- (102) ASBESTOS MANUFACTURER..... 150.00
- (103) ADVERTISING:
 - (a) Every person, firm or corporation, who or which is engaged in the business of outdoor advertising by means of signboards, poster boards or printed bulletins or any other outdoor advertising devices erected upon grounds, walls or roofs, of buildings, or other advertising 75.00
 - (b) Billposters or sign tackers, per day 7.50
 - (c) Advertising agency 37.50
- (104) AGENTS, MANUFACTURER'S AGENT, MANUFACTURER'S REPRESENTATIVE AND/OR SALES OFFICE (not stocking merchandise or goods):
 - (a) Not specifically taxed herein 37.50
 - (b) Travel agents or agency 37.50
- (105) AGRICULTURAL MACHINERY, Manufacturers or distributors 300.00
- (106) AIR CONDITIONING CONTRACTORS.
 - (See Heating Contractor, item (224))
 - Doing other sheet metal work 75.00

- (107) AMUSEMENTS.
- (a) Per day 25.00
- (b) Such places of amusement as do not charge more than a total of fifty (50) cents for admission at the door, including a reserved seat, and shall perform or exhibit continuously in any given place as much as one week, shall be required to pay for such license twenty-five dollars (\$25.00) per week or any part thereof.
- (108) ANTIQUE FURNITURE AND ORIENTAL GOODS.
(Also includes those persons who advertise as Antique dealers.)
- (a) Gross sales up to \$15,000 37.50
- (b) Each additional \$1,000 in excess of \$15,000.. .60
- ITINERANT DEALER
- (a) Per week or part thereof 15.00
- (109) ARMATURE WINDER AND BRAZERS
- One helper or more 75.00
- Automotive Industries
- (110) AUTO BODY, TRUCK AND WAGON BUILDERS 75.00
- (111) AUTO AND /OR TRUCK RENTAL AND/OR LEASE.
- Every person, firm or corporation engaged in the renting or leasing of autos or trucks shall be charged for license according to the number of vehicles per location.
- (a) Not more than 10 vehicles 37.50
- (b) 11 to 25 vehicles 50.00
- (c) 26 to 50 vehicles 75.00
- (d) 51 to 100 vehicles 100.00
- (e) 101 or more vehicles 150.00

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- (112) AUTO REPAIR GARAGES 12.50
- (113) AUTO WRECKING, JUNKYARDS 62.50
 (See section 11-4. Must comply with sections
 8-284 and 8-285 of City Code.)
- (114) AUTOMOTIVE SERVICE STATIONS AND REPAIRING.
 Every person, firm or corporation engaged in the
 serving of motor vehicles, trailers, or semitrailers,
 or engaged in servicing, selling or delivering to the
 user or consumer of parts, tires, tools, batteries,
 electrical equipment, automotive accessories, equip-
 ment or supplies, motor fuels or lubricants, any or
 all of the above. Provided that such license tax
 shall be paid for each place of business so operated
 or maintained, each 12.50
- (115) MOTORCYCLE DEALERS OR SERVICE PLACES.
 Every person, firm or corporation engaged in buying,
 selling, servicing, distributing or exchanging motor-
 cycles, motorcycle supplies or equipment, shall pay
 an annual license tax for each place of business so
 operated 10.00
- (116) AUTOMOTIVE EQUIPMENT OR SUPPLY DEALERS AT WHOLE-
 SALE OR DISTRIBUTING AGENCIES OR WAREHOUSES.
- (a) Every person, firm or corporation engaged in
 receiving, buying, selling distributing,
 exchanging or delivering automotive accessories,
 parts, tires, tools, fuels, lubricants, bat-
 teries or other automotive equipment or supplies
 any or all of the above at wholesale shall pay
 an annual license tax for each place of business
 so operated of 62.50
- (b) In addition to the above on each tank wagon
 or truck operated on public streets a tax
 of 25.00
 (The word "wholesale" shall apply to those who

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receive, buy, sell, distribute, exchange, or deliver to retail dealers, or who sell otherwise to the consumer.)

- (117) MOTOR VEHICLE DEALERS.
Every person, firm, or corporation engaged in buying, selling or exchanging motor vehicles, trailers, semi-trailers, tires, tools, batteries, electrical equipment, fuels, lubricants or automotive equipment or each place of business so operated at retail and/or wholesale . . . 50.00
- (118) LICENSE TAGS. Every person, firm or corporation within the city operating any motor vehicle licensed by the State of North Carolina, except franchised motor vehicle carriers, shall purchase a city license tax or sticker for said vehicle not later than February 15 of each year. The city license tag or sticker shall be valid from January 1 through December 31 of each year. The tax for such license tag or sticker shall be three dollars (\$3.00) and is not prorated 3.00
- (119) ASSEMBLY AND FINISHING PLANTS.
Assembling automobile or truck parts into automobile or truck and finishing same ready for market 750.00
- (120) AWNING AND TENT MAKERS AND/OR INSTALLING 22.50
- B.
- (121) BAGGING OF BURLAP OR OTHER MATERIALS AND TIES.
(a) Manufacturers, reworkers, or dealers in:
 less than \$25,000 gross receipts 75.00
(b) Over \$25,000 gross receipts 150.00
- (122) *BAKERIES, BAKERY MANUFACTURERS, BAKERY PRODUCTS,
at: (a) Wholesale 150.00
 (b) Retail 37.50
 (c) Pies, cakes, cookies 37.50
- (123) BALLOONS, FLAGS, NOVELTIES OR SOUVENIRS.
(a) Per quarter 37.50
(b) Per week 15.00
(c) Per day 4.50

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(124)	BANKRUPT OR FIRE STOCK	
	Every itinerant salesman or merchant who shall expose for sale either on the street or in a house rented temporarily for that purpose any goods, wares or merchandise, bankrupt stock, or fire stock, not being a regular merchant in the city shall apply for in advance and procure a license for the privilege of transacting such business, and shall pay for such a license a tax of four hundred fifty dollars	450.00
(125)	*BARBER COLLEGES OR BEAUTY COLLEGES	37.50
(126)	*BARBERSHOPS. Each chair whether used or not....	2.50
(127)	*BEAUTY PARLORS. Each operator	2.50
(128)	*BEER LICENSE---From May 1st to May 1st ---Not Prorated.	
	(a) "On premises"	15.00
	(b) "Off premises"	5.00
	(c) Wholesale beer	37.50
	(d) Wholesale wine and beer	62.50
	(Chain stores per State Revenue Act.)	
	(Subject to approval of Chief of police.)	
(129)	BELTING MANUFACTURERS	
	(a) Gross sales up to \$50,000	112.50
	(b) Over \$50,000	225.00
(130)	BICYCLES. Each dealer or agent selling, renting or repairing	25.00
(131)	BILLIARDS---See Poolrooms.	
(132)	BLACKSMITH OR HORSESHOE SHOP	
	(a) Doing horseshoeing only	7.50
	(b) Doing work other than horseshoeing	18.50
(133)	BLUEPRINTING	37.50

- (134) BOARDINGHOUSES---See Hotels and Restaurants.
- (135) BOOKBINDERS---See Printing
- (136) BOOK STORES Subject to merchant's license.
- (137) BOOTBLACK STANDS. (See Shoeshine Parlors)
- (138) BOTTLERS. Buyers of secondhand bottles (buying milk bottles prohibited) 15.00
- (139) BOWLING ALLEYS. (Whether used or not.)
Each alley 10.00
- (140) BRICK DEALERS. Manufacturers, dealers, or agents for the sale of brick 75.00
- (141) BROKERS, AGENTS OR FACTORS BUYING OR SELLING.
- (a) Contracting for or buying cotton on commission 37.50
- (b) Contracting for or buying yarns 37.50
- (c) Contracting for buying merchandise 37.50
With warehouse 50.00
- (d) Contracting for or buying waste 37.50
- (e) Pawnbroker 300.00
(Exemption from tax on pistol dealer)
- (142) (a) BUILDING CONTRACTORS. Anyone who shall engage in constructing or superintending the construction of any building structure or any improvement above mentioned in the city costing \$100.00 or more shall be deemed and held to have engaged in the business of building contractor, and shall be charged license according to its total annual contract price. In addition to building contractors, the following contractors shall also be charged for license according to the schedule listed below:
- (b) Acoustical contractors
- (c) Insulation and weatherstripping contractors
- (d) Floor covering contractors

- (e) Roofing sub-contractors
- (f) Masonry contractors
- (g) Tile contractors

When the total contract price is:

Up to \$100,000.00 annually	50.00
\$100,000.00 to \$500,000.00 annually	75.00
Over \$500,000.00 annually	100.00
(h) If building contractor holds state license, city license is	10.00

(143) BUILDING MATERIAL AND LUMBER, exclusively.

Each dealer in lumber and building material exclusively shall pay on each place of business the following graduated tax:

(a) On annual gross sales not exceeding \$100,000.00	75.00
(b) Additional sales in excess of \$100,000.00 at the rate of	60¢ per 1,000.00
(c) But the maximum shall not exceed	750.00

C

(144) CABINET OR FURNITURE REPAIRING SHOP. Same as repair shop.

(145) *CAKES AND CRACKERS. Depots, agencies or branches of manufacturers; annual gross sales:

(a) Not exceeding \$50,000.00	225.00
(b) Over \$50,000.00	300.00

(146) *CANDY OR CONFECTIONERY MANUFACTURERS OR DEALERS. Subject to merchants' tax, retail, or wholesale.

(147) CANE BOARD, KNIFE RACKS, STICKING MACHINES or similar devices not herein elsewhere specifically licensed, each:

(a) Per quarter	150.00
(b) Per day	37.50

(148) CARD CLOTHING. Manufacturing

150.00

- (149) CARNIVAL COMPANIES, ECT. As defined by state
Act subject to city ordinance:
- (a) Per week or part thereof 150.00
 - (b) Provided that when a person, firm or corporation exhibits only riding devices which are not a part of nor used in connection with any carnival company shall be taxed five dollars (\$5.00) per week for each such riding device.
- (150) CARPET OR RUG CLEANING, Exclusively 37.50
- (151) CASKET MANUFACTURERS 225.00
- (152) *CATERING. See Miscellaneous (394)
- (153) CATERING TRUCKS. Selling tobacco, soft drinks, wrapped sandwiches and prepared food from a truck (does not include sale of ice cream.) (must be approved by health department and police department) 37.50
- (154) CEMENT BLOCK. Tile or cement pipe manufacturer:
- (a) Gross sales to \$25,000 37.50
 - (b) \$25,001 to \$50,000 50.00
 - (c) \$50,001 to \$100,000 100.00
 - (d) \$100,001 to \$200,000 150.00
 - (e) \$200,001 to \$300,000 200.00
 - (f) \$300,001 to \$400,000 300.00
 - (g) \$400,001 to \$500,000 400.00
 - (h) Each \$1,000 additional in excess of \$500,001..... .60
- However, maximum license shall not exceed \$750.00.
Manufacturers selling items not manufactured in the city subject to merchants license, wholesale or retail.
- (155) CHAIN STORES OR BRANCH STORES.
Each store over one (in addition to merchants' tax) 50.00

- (156) CHILD CARE CENTERS: Every person engaged in the business of caring for six (6) or more children not related by blood or marriage to, or not the legal wards or foster children of the operator, by operating a nursery, day care center, day school, kindergarten, or other related child care facility, shall obtain a license and pay for such license the following tax for each place of business 1.00
 Provided, approval by the Charlotte Fire Department, Charlotte Building Inspection Department and the Mecklenburg County Health Department is required prior to the issuance of this license or renewal thereof. Provided, nonprofit child care centers shall be required to obtain a license but shall be exempted from the payment of the license tax.
- (157) CHRISTMAS TREES. Dealers in Christmas trees and perishable Christmas decorations, not produced by seller---Not prorated 25.00
- (158) COMMUNITY ANTENNA TELEVISION SYSTEMS
 (a) Up to \$5,000 gross income in sales 15.00
 (b) Each additional \$1,000 in gross sales60
- (159) CIRCUSES. Circuses, menageries, wild west, dog and pony shows, and like amusements, per day:
 (a) Traveling on railroads and requiring transportation of:
 (1) Not more than two cars 15.00
 (2) Three to five cars, inclusive 22.50
 (3) Six to ten cars, inclusive 45.00
 (4) Eleven to twenty cars, inclusive 62.50
 (5) Twenty-One to thirty cars, inclusive ... 87.50
 (6) Thirty-one to fifty cars, inclusive..... 125.00
 (7) Over fifty cars 150.00

- (8) And on each side show in connection
with above 7.50
(If traveling otherwise than by railroad
see State Revenue Act.)
- (b) Traveling by automobile, trucks or other
vehicle other than railroad cars and requiring
transportation by:
- | | |
|---|-------|
| (1) Not over two vehicles | 3.75 |
| (2) Three to five vehicles | 5.00 |
| (3) Six to ten vehicles | 7.50 |
| (4) Eleven to twenty vehicles | 12.50 |
| (5) Twenty to thirty vehicles | 22.50 |
| (6) Thirty to fifty vehicles | 30.00 |
| (7) Fifty-one to seventy-five vehicles | 37.50 |
| (8) Seventy-five to one hundred vehicles ... | 50.00 |
| (9) Over one hundred vehicles, per vehicle in
excess thereof | 2.50 |
- (160) CLAIRVOYANTS. Prohibited by law.
(14-401.5 of N. C. General Statute)
- (161) COAL OR COKE DEALERS
- (a) Wholesale--Every person, firm or corporation,
either as agent or principal engaged in and
conducting the business of selling coal or
coke in carload lots, or in greater quantities,
shall be deemed a wholesale dealer, and shall
pay a license tax of per annum 75.00
But if such wholesale dealer shall also sell
coal or coke in less than carload lots, he
shall not be subject to the retailer's license
provided in subsection (b) hereof.
- (b) Retail--Every person, firm or corporation
engaged in and conducting the business of
selling coal or coke at retail shall pay for
each place of business from which such coal

or coke is sold or delivered a license tax
of per annum 75.00

- (c) Any person, firm or corporation who has paid either a wholesale or a retail license as above, and who operates a truck or other vehicle for the selling of coal or coke in small quantities from place to place shall pay on each such truck or vehicle a license tax of per annum 5.00
- (d) Dealers or peddlers who sell in quantities of not more than 100 pounds 5.00
- (e) Any person, firm or corporation soliciting orders for pool cars or coal to be distributed without profit. Subject to coal dealers license.

(162) COLD STORAGE PLANTS.

- (a) Gross receipts of \$5,000 or less 37.50
- (b) Gross receipts of \$5,000 to \$50,000 75.00
- (c) All over \$50,000 at 60¢ per \$1,000.00

(163) COLLECTION OR CLAIM AGENCIES.

Every person engaged in the business of operating for profit a collection agency for the purpose of collecting bills, notes, or pay other indebtedness from one person in favor of another, shall pay a license tax of 50.00

Collection agencies or claim agencies must have a state license before receiving a city license.

(164) COMMISSION BROKERS MERCHANDISE.

- (a) Engaged in buying or selling merchandise on Commission 50.00
- (b) With warehouse 50.00

(165) CONTRACTORS.

- (a) Constructing streets, pavements, sidewalks, storm sewers sewers, bridges, railroads, grading, excavating

or other class of improvements (except buildings), shall before doing any such work procure from the city engineer a permit to do same, which permit shall not be granted until the following license tax is paid according to the schedule listed below: See (142) for fees.

- (b) If contractor holds state license, city license is 10.00
(Application for contractors license must be approved by city engineer.)

(166) COTTON BUYERS AND SELLERS ON COMMISSION.

- (a) Every person, firm or corporation who or which engages in the business of buying and selling on commission any cotton, grain, provisions or other commodities, either for actual spot, or instant delivery, shall apply for and procure from the city a license for the privilege of transacting such business in this city and shall pay for such a license a tax of 50.00
- (b) Every person, firm or corporation who or which engages in the business of buying or selling any cotton, grain, provisions, or other commodities either for actual spot, instant or future delivery and also maintains and/or operates a private or leased wire and/or ticker service in connection with such business, shall apply for and procure from the city a license for the privilege of transacting such business in this city and shall pay for such license the following tax 50.00

(167) COTTON--COMPRESS--GINS AND MILLS.

- (a) Compress, each with warehouse 225.00
- (b) Cotton Gins, each 7.50

(c)	Cotton mills, having not over 5,000 spindles and looms combined	75.00
(d)	From 5,000 to 10,000 combined	112.50
(e)	Over 10,000 combined	150.00
(f)	No spindles and not over 250 looms	75.00
(g)	250 to 500 looms	112.50
(h)	Over 500 looms	150.00
(168)	COTTONSEED DEALERS	75.00
(169)	COTTONSEED OIL MILLS. Each press	22.50
(170)	COTTON STORAGE WAREHOUSE--See warehouses	
(171)	COTTON WASTE--SEE WASTE MILLS.	
(172)	COUPON--COUPON BOOKS. Subject to trading stamp license. (Issuance of license subject to approval of police department)	200.00
(173)	CURB MARKET. Privately operated--Minimum \$37.50 and each stall over twenty-five \$1.50 per stall.	

D

(174)	DANCE HALLS	75.00
(175)	DENTAL LABORATORIES--DENTAL SUPPLIES.	
(a)	On gross sales not in excess of \$10,000, a minimum tax of	37.50
(b)	All in excess of \$10,000 at the rate of 60¢ per \$1,000.	
(176)	DIRECTORIES AND MAPS. Compiling, selling or delivering city directories	150.00
(177)	DOG LICENSE TAG--Not prorated. Male and female	4.00
	No license shall be issued to any person who has been found to have twice violated sections 3-26, 3-27 and 3-31 of this Code for a period of two (2) years after the time of the last violation. No license shall be issued to any person who has been found to have violated section 3-30 of this	

Code for a period of three (3) years after the violation.

(178)	DOG BREEDERS LICENSE—Not prorated	7.50
(179)	*DOUGHNUT SHOPS.	
	(a) Retail	50.00
	(b) Manufacture and/or wholesale	75.00
(180)	DRY CLEANING. See Pressing Club	
(181)	DUCKCLOTH MANUFACTURING	75.00
(182)	DYESTUFFS AND CHEMICALS.	
	(a) Dealers, brokers, manufacturers or agent	
	--on annual gross sales of less than \$250,000	75.00
	(b) From \$250,000.00 to \$500,000.00	150.00
	(c) From \$500,000.00 to \$750,000.00	225.00
	(d) From \$750,000.00 to \$1,000,000.00	300.00
	(e) From \$1,000,000.00 to \$1,500,000.00	450.00
	(f) Over \$1,500,000.00	600.00
	(g) Each \$10,000.00, or a portion thereof, in	
	excess of \$1,500,000.00	3.00
	Maximum license fee shall not exceed \$1,000.00	

E

(183)	ELECTRIC LIGHT COMPANIES. Furnishing electric light or power in city	3,000.00
(184)	ELECTRICIANS:	
	(a) One person	20.00
	(b) Two persons	20.00
	(c) Three or more persons	40.00
(185)	ELEVATORS OR SPRINKLER SYSTEMS.	
	(a) Selling and/or installing	75.00
	(b) Repairing or servicing only	25.00
(186)	EMBALMERS OR FUNERAL DIRECTORS	100.00
(187)	EMPLOYMENT AGENCIES.	
	(a) Employment agencies engaged in the employment of teachers, where agency approved by	

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	State Superintendent of Education.....	25.00
(b)	For domestic servants or unregistered nurses only	25.00
(c)	All others	100.00
(188)	ENGRAVERS	
(a)	Up to \$100,000 gross sales	37.50
(b)	Each additional \$1,000 gross sales60
(189)	EQUINE LICENSE TAG---Not prorated.	
	Male and female	5.00
(190)	EXHIBITIONS OR EXHIBITS. Not specifically taxed herein, per day	7.50
(191)	EXPRESS COMPANIES---MOTOR AND RAILWAY.	
	State Revenue Act	75.00
(192)	EXCAVATING---See Contractors	
(193)	EXTERMINATION---Termites or other pests	37.50
	(Itinerant subject to approval of city council)	
	(Must have state license)	
F		
(194)	FEATHER RENOVATORS AND CARPET CLEANERS	37.50
(195)	FEED AND LIVERY STABLES	15.00
(196)	FEED MILL AND/OR FLOUR MILLS	300.00
(197)	FERRIS WHEEL. Per week	5.00
(198)	FERTILIZER PLANTS. Dealers or agents---gross sales	
(a)	Not over \$50,000.00	300.00
(b)	Over \$50,000.00	375.00
(199)	*FISH AND OYSTER DEALERS---Retail.	
(a)	Annual gross sales not exceeding \$5,000.00 ..	15.00
(b)	Additional sales in excess of \$5,000.00 at the rate of 60¢ per thousand.	
(c)	Wholesale dealers same as wholesale merchants	

(200)	FLAGS, NOVELTIES, OR SOUVENIRS.	
	(a) Not specifically licensed herein, per quarter	37.50
	(b) Per week	15.00
	(c) Per day	4.50
(201)	FLOOR FINISHING CONTRACTORS. Same as painting contractors.	
(202)	FLORISTS OR NURSERYMEN. Subject to Merchants' License.	
(203)	FLOUR MILLS. See Feed Mills	
(204)	FLYING JENNY (Merry-Go-Round). Per week	5.00
(205)	FORTUNETELLING, MIND READERS, PALMISTS---and other crafts and occupations of a similar kind--- Prohibited by law.	
(206)	FOUNDRIES, MACHINE SHOPS, ASSEMBLING AND FINISHING AND DISTRIBUTING MATERIALS AND EQUIPMENT.	
	(a) Employing no more than five persons	37.50
	(b) From five to ten persons	75.00
	(c) From ten to twenty-five	112.50
	(d) From twenty-five to fifty	150.00
	(e) From fifty to one hundred	225.00
	(f) From one hundred to two hundred	300.00
	(g) From two hundred to three hundred	450.00
	(h) From three hundred to four hundred	600.00
	(i) over four hundred	750.00
(207)	*FRUIT DEALERS RETAIL. (Groceries Excepted)	37.50
	(a) Itinerants per quarter	75.00
	(b) Per week or less	30.00

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- (208) *FRUIT, VEGERABLES, OR PRODUCE.
Wholesale or commission merchants.
- | | |
|---|--------|
| (a) Annual gross sales not over \$50,000.00 | 75.00 |
| (b) \$50,001.00 to \$75,000.00 | 112.50 |
| (c) Over \$75,000.00 | 150.00 |
- (209) FUR STORAGE
- | | |
|--|-------|
| | 37.50 |
|--|-------|
- (210) FURS.
- | | |
|--|--------|
| (a) Peddlers of furs | 450.00 |
| (b) Dealers in green or raw furs | 15.00 |
- Non transferable. Subject to approval of board.

G

- (211) GAMES. For sports or plays operated for profit, and not herein specifically licensed
- | | |
|--|-------|
| | 25.00 |
|--|-------|
- (212) Garage sales, attic sales or sales of any kind.
- | | |
|-------------------|------|
| (a) Per day | 4.50 |
|-------------------|------|
- (Valid only for day or days of issue--not transferable) (also see 11-18 (235))
- (213) GAS COMPANIES. Furnishing gas for light or fuel, distributed under permit of franchise, through pipe lines in streets
- | | |
|--|----------|
| | 3,000.00 |
|--|----------|
- (214) GAS FITTERS. See Plumbers.
- (215) GASOLINE OR OIL PIPE LINES---Annual. Laid in or across any public street, sidewalk, or alley, a tax of ten cents per lineal foot of such pipe line. Provided, however, that no such pipe line shall be laid without first obtaining a license or permit by the city council which license or permit may be granted or refused in the discretion of the council, in the interest of public safety or convenience.
- (216) GOLF, MINIATURE
- | | |
|--|-------|
| | 25.00 |
|--|-------|

(217)	GRADING CONTRACTORS. See Contractors.	
(218)	*GROCERS---Retail (not including fresh meats.)	
	(a) Gross sales up to \$5,000.00	15.00
	(b) All over \$5,000.00 at the rated of 60¢ per thousand. See also Chain Stores.	
(219)	GUNSMITH	30.00
H		
(220)	HARNESS SHOPS	15.00
(221)	HARVESTING AND AGRICULTURAL MACHINERY. Distributor or manufacturer	300.00
(222)	HAT CLEANING AND BLOCKING. Same as pressing clubs	
(223)	HATCHERIES	37.50
(224)	HEATING CONTRACTORS---Hot air and air conditioning.	
	(a) One person	20.00
	(b) Two persons	20.00
	(c) Three or more persons	40.00
	(d) Doing other sheet metal work	75.00
(225)	HIDES, WASTE PAPER, BAGS OR BONES. Dealers in (licensed junk dealers excepted)	75.00
(226)	HORSES, MULES, CATTLE AND OTHER LIVESTOCK	12.50
(227)	HOSIERY AND KNITTING MILLS.	
	(a) Gross sales up to \$50,000	75.00
	(b) \$50,001 to \$100,000.00	150.00
	(c) Over \$100,000.00	300.00
(228)	*HOTELS, MOTELS, TOURIST COURTS AND TOURIST HOMES. Every person, firm, or corporation engaged in the business of operating any hotel or motel, tourist court, tourist home or similar place advertising in any manner for transient patronage, or solici- iting such business, in the city shall apply for and procure a license for the privilege of trans-	

acting such business. The tax for such license shall be as follows:

For each room 1.00
The minimum tax 5.00

- (a) The lobby, club room, office, dining room, kitchen, and rooms occupied by the owner or lessee of the premises, or members of his family, for his or their personal or private use, shall not be counted in determining the number of rooms for the basis of the tax.
- (b) The terms, "hotel", "motel", "tourist court", "tourist home", and "advertising in any manner" referred to in this section shall be given the meaning as specified in Section 105-61 of the North Carolina General Statutes.
- (c) The tax provided for in this section shall apply whether the rental charges are made to patrons on a daily, weekly, bi-weekly or monthly basis. It is immaterial as to any particular room, whether such room is occupied by a "permanent" guest.

(229) HOUSE MOVING AND/OR WRECKING 37.50
(230) HYPNOTISTS. Per week 450.00

I

(231) *ICE CREAM.

- (a) Manufacturers or wholesale dealers at one-fourth ($\frac{1}{4}$) of the amount levied by the state.
- (b) Ice cream dealers at retail 2.00
- (c) Ice cream and flavored ice products peddlers who retail from motor vehicles on city streets, each vehicle 75.00
- (d) Plus permit for each salesman 3.00

(232)	ICE FACTORY OR MANUFACTURER. A graduated tax as follows:	
	(a) 1 to 15 tons daily capacity	75.00
	(b) 15 to 30 tons daily capacity	150.00
	(c) 30 to 50 tons daily capacity	225.00
	(d) 50 tons or over daily capacity	450.00
(233)	ICE PEDDLER, each vehicle	5.00
(234)	INTERIOR DECORATORS.	
	(a) Gross income to \$5,000.00	15.00
	(b) Each additional \$1,000.00 over \$5,000.0060
(235)	*ITINERANTS or others selling lunches, soft drinks, balloons, flags, souvenirs, novelties, or other class of merchandise not specifically licensed under this chapter (Issuance of license subject to approval of police department):	
	(a) Per day	4.50
	(b) Per week	15.00
	(c) Per month	25.00
	(d) Per quarter	50.00
J		
(236)	JANITORIAL SERVICE. Washing or cleaning windows or cleaning buildings. Two or more persons.	
	(a) On gross sales up to \$10,000	25.00
	(b) Each additional \$1,000 in excess of \$10,000 .	.60
	(Ord. No. 182, 9, 4-21-69)	
(237)	JEWELRY. Making key rings, tags, etc. At stands or alleyways	22.50
(238)	JEWELRY AUCTIONEERS. Per day	37.50
(239)	JINGLE BOARD OR SIMILAR DEVICES.	
	(a) Per day	37.50
	(b) Per quarter	150.00

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- (240) JUNK.
- | | |
|--|-------|
| (a) Each dealer, agency or broker | 62.50 |
| (b) Canvassers or solicitors employed by dealers,
agency, or broker paying above license.
Not prorated | 15.00 |
| (c) Itinerants, buying in the city | 62.50 |

K

- (241) KNIFE RACKS or similar devices.
- | | |
|-----------------------|--------|
| (a) Per quarter | 150.00 |
| (b) Per day | 37.50 |

- (242) KNITTING MILLS. See Hosiery Mills

L

- (243) LANDSCAPE CONTRACTOR.
- | | |
|--|--------|
| (a) Not more than \$50,000.00 gross income | 50.00 |
| (b) \$50,001.00 to \$100,000.00 | 75.00 |
| (c) Over \$100,001.00 | 100.00 |
- (244) LAUNDRIES, LAUNDRETTES, LAUNDERALLS, and similar type businesses.
- | | |
|---|-------|
| (a) Each steam or electric laundry, including
wet or damp wash laundry and each business
supplying or renting clean linen or towels .. | 50.00 |
| (b) Laundries where work is performed exclusively
by hand, or machines having not over 12 pounds
capacity. (Over 12 pounds capacity machines
subject to regular laundry license) | 30.00 |
| (c) Solicitors of laundry work, or linen and
towel supply to be done outside the city
shall pay | 12.50 |
- (245) LEATHER OR WEB BELTING MANUFACTURERS.
- | | |
|---|--------|
| (a) Gross sales up to \$50,000.00 | 112.00 |
| (b) Over \$50,000.00 | 225.00 |

(246)	*LEMONADE or other soft drink stands not specifically licensed herein:	
	(a) Per day	3.00
	(b) Per week	15.00
	(c) Per quarter	37.50
(247)	LETTER WRITERS.	
	(a) One person	15.00
	(b) Each additional person	7.50
(248)	LIGHTNING ROD AGENTS OR DEALERS	20.00
(249)	LIVERY STABLES. For livery or feed	15.00
(250)	LIVESTOCK	12.50
(251)	LOAN COMPANIES. Persons, firms or corporations, lending money on personal securities, such as household and kitchen articles, watches, jewelry, automobiles, etc., by mortgage, pledge or otherwise. (Pawnbrokers excepted)	100.00
(252)	LOCKSMITH	30.00
	(See 11-4(n) for bond required.)	
(253)	LODGINGHOUSES. (See Hotels, also Tourist Homes.)	
(254)	LOUNGE, TAP-ROOM, BAR or similar business	100.00
	(Subject to approval of police department.)	
(255)	LUMBER BROKERS or agents	50.00
(256)	LUMBER AND BUILDING MATERIALS. (See Building Materials.)	
(257)	*LUNCH STANDS, OR COUNTERS, RESTAURANTS, OR CAFES. The tax for such license shall be based on the number of persons provided for with chairs, stools, or benches and shall be fifty cents per person, with a minimum tax of	2.50

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(258)	MACHINE SHOPS. (See Foundries.)	
(259)	MACHINERY. Dealers, agents or distributors or brokers	37.50
	(Subject to merchants license, wholesale or retail for sale of machinery parts.)	
(260)	MAGAZINES OR PERIODICALS, publication of.	
	(a) Published quarterly	15.00
	(b) Published monthly	22.50
	(c) Published weekly	37.50
	(d) Publications by schools or nonprofit literary organizations	Exempt
(261)	MAGAZINE DISTRIBUTORS. (See Newspaper or Magazine Distributors.)	
(262)	MANICURING. Each operator	2.50
(263)	MANUFACTURERS, not otherwise specifically taxed herein.	
	(a) Gross sales to \$25,000	37.50
	(b) \$25,001 to \$50,000	50.00
	(c) \$50,001 to \$100,000	100.00
	(d) \$100,001 to \$200,000	150.00
	(e) \$200,001 to \$300,000	200.00
	(f) \$300,001 to \$400,000	300.00
	(g) \$400,001 to \$500,000	400.00
	(h) Each \$1,000 additional in excess of \$500,001..	.60
	However, maximum license shall not exceed \$750.00. Manufacturers selling items not manufactured in the city subject to merchants license, wholesale or retail.	
(264)	MANUFACTURE OF CARD CLOTHING	150.00
(265)	MATRESS FACTORIES	37.50
	Renovating or repairing only	22.50

(266)	MARBLE YARDS. Dealers in tombstones and monuments	52.50
(267)	MASONRY CONTRACTORS. See Building Contractors.	
(268)	MASSAGE PARLORS, HEALTH SALONS, and related businesses	125.00
(269)	MASSAGISTS. (See section 6-48(b) for health certificate)	10.00
(270)	*MEATS, FRESH, retail.	
	(a) Annual gross sales; not over \$5,000.00	15.00
	(b) All over \$5,000.00 at the rate of 60¢ per thousand.	
(271)	*MEATS.	
	(a) Wholesale dealers in meats and/or sausage ...	75.00
	(b) Packing houses, agents or branches	300.00
(272)	MEDICINE MANUFACTURERS or compound of patent or proprietary medicine or drug specialties at wholesale	225.00
(273)	MEDICINE VENDORS OR PEDDLERS. Selling or advertising medicines or drugs, from alleys, vacant lots or going from place to place, with or without free or paid attractions:	
	(a) Per week	150.00
	(b) Per day	37.50
(274)	MERCHANTS, BROKERS.	
	(a) Engaged in buying or selling merchandise on commission	50.00
	(b) With warehouse	50.00
(275)	MERCHANTS AND DEALERS---RETAIL. Doing any kind of business at retail or not herein specifically taxed by this chapter shall pay for each store or place of business the following graduated tax on annual gross sales:	
	(a) Gross sales up to \$5,000.00	15.00

- (b) All in excess of \$5,000.00 at the rate of 60¢ per \$1,000.00
- (c) Also see chain stores.

(276) MERCHANTS, WHOLESALE, JOBBERS AND DISTRIBUTORS.
 Doing any kind of business at wholesale not herein specifically taxed by this chapter shall pay for each store or place of business the following graduated tax:

- (a) On annual gross sales with a minimum for first \$50,000.00 75.00
- (b) In excess of \$50,000.00 shall be taxed at the rate of 60¢ per \$1,000.00
- (c) The maximum shall not exceed 750.00
 (See chain stores, item (151)).

(277) MERCHANTS---WHOLESALE AND RETAIL COMBINED.
 Doing any kind of combined wholesale and retail business not herein specifically taxed by this chapter shall pay for each such place of business the following graduated tax on annual gross sales:

- (a) Gross sales, first \$55,000.00 90.00
- (b) In excess of \$55,000.00 at the rate of 60¢ per thousand.
- (c) See also chain stores.

(278) MERCHANTS, ITINERANT, OR SALESMAN. Selling as proprietor or agent in alley, lot or any storeroom, goods, wares or merchandise on which an itinerant tax is not herein specifically imposed 150.00

(279) MERCHANTS, ITINERANT, OR DEALERS. As proprietor or agent selling local bankrupt or fire sales of any kind of goods, wares, or merchandise, per week 37.50

(280) MERRY-GO-ROUND. Per week 5.00

(281) MILLINERS, AND/OR MILLINERY---Retail 37.50

(282) MILLINERS, AND/OR MILLINERY---Wholesale 112.50

- (283) MONEY LENDERS, LOAN COMPANIES. Persons, firms, or corporations, lending money on personal securities, such as household and kitchen furniture, watches, jewelry, automobile, etc., by mortgage, pledge or otherwise. (Pawnbrokers excepted) 100.00
- (284) MOTION PICTURE SHOWS.
- (a) Drive-in or outdoor 212.50
- (b) Neighborhood or suburban, except drive-in or outdoor 106.25
- (c) Theaters located more than two miles from the business center of town except drive-in or outdoor 100.00
- (285) MOTORCYCLE DEALERS 10.00
- (286) MOTORCYCLES. City license tag or sticker from January 1st through December 31st--Not prorated .. 3.00
- (287) MUSIC BOX OR MACHINES, each 5.00
License must be attached to machine before being placed in operation.

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- (288) NEWSPAPERS. Doing business on the following graduated tax on annual value of business:
- (a) Not exceeding \$20,000.00 37.50
- (b) Not exceeding \$30,000.00 52.50
- (c) Not exceeding \$40,000.00 60.00
- (d) Not exceeding \$50,000.00 75.00
- (e) In excess of \$50,000.00 shall be taxed at the rate of 60¢ per \$1,000.00
- (f) The maximum tax shall not exceed 600.00
- (289) NEWSPAPER OR MAGAZINE DISTRIBUTORS 75.00
- (290) NEWSSTAND
- (a) Dealing in newspaper and magazines, if Merchant license is less than \$50.00 30.00
- (b) If paying a merchant license of more than \$50.00 10.00

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(291)	NOVELTIES.	
	(a) Dealers in novelties, souvenirs, curios, flags, balloons, etc.	37.50
	(b) NOTE: Merchants paying license of \$25.00 or more	Exempt
	(c) Itinerant novelty dealers	75.00
	0	
(292)	OFFICE FURNITURE AND FIXTURES (Manufacturers)	
	(a) Gross sales to \$25,000	37.50
	(b) \$25,001 to \$50,000	50.00
	(c) \$50,001 to \$100,000	100.00
	(d) \$100,001 to \$200,000	150.00
	(e) \$200,001 to \$300,000	200.00
	(f) \$300,001 to \$400,000	300.00
	(g) \$400,001 to \$500,000	400.00
	(h) Each \$1,000 additional in excess of \$500,001 Maximum license fee shall not exceed \$750.00	.60
(293)	OIL DEALERS IN ILLUMINATING, LUBRICATING, AND/OR FUEL OILS.	
	(a) Benzine, naphtha, gasoline and other products of like kind	50.00
	(b) Or, on each tank wagon or truck operated on the public streets a tax of	25.00
(294)	OIL MILLS (Cotton). Each press	22.50
(295)	OPERA HOUSES, THEATERS, PLAY HOUSES OR VAUDEVILLE	212.50
	(a) Seating capacity less than 500	125.00
	(b) Theaters located more than two miles from the business center of the city	100.00
(296)	ORGAN GRINDERS. Not allowed within three blocks of Independence Square, per day	15.00
(297)	ORGAN AND PIANO DEALERS	5.00
(298)	ORIENTAL GOODS AND ANTIQUE FURNITURE. Itinerant dealer	450.00

- (299) OVERALL MANUFACTURERS. Subject to Manufacturers License.
- (300) *OYSTER AND FISH DEALERS. See Fish and Oysters.
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- (301) PACKAGE SERVICE. By bicycle or motorcycle 15.00
- (302) PAINTING CONTRACTOR.
- (a) One person 15.00
- (b) Two persons 30.00
- (c) Three or more persons 60.00
- (303) PAPER HANGER CONTRACTOR. Same as painting contractor.
- (304) PARCEL DELIVERY OR OTHER DELIVERY SERVICE 75.00
- (305) PARKING LOT. Every person, firm or corporation engaged in storing and/or parking of motor vehicles.
- (a) Per parking space25
- (b) Minimum license fee per lot 10.00
- (Ord. No. 182, 5, 4-21-69)
- (306) PAVING CONTRACTORS. See Contractors.
- (307) PAWNBROKERS 300.00
- (308) PEANUTS. In packages and/or wrapped sandwiches--
- Retail 2.50
- (309) *PEANUTS, CAKES, PIES, CANDIES, ECT. Wholesale dealers or distributors, less than \$25,000.00 annual sales per truck or vehicle 37.50
- (310) PEANUT OR POPCORN ROASTERS. Each 15.00
- (311) PEDDLERS.
- (a) Selling or offering for sale any fresh fruits or vegetables from cart, wagon, truck, automobile, railway car or other vehicle on each such vehicle of $\frac{1}{2}$ -ton capacity or less a license tax of 25.00

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	(b) Over 1/2 ton capacity, a tax of	37.50
	(c) Selling or offering for sale any other food- stuffs or merchandise, on each motor vehicle of 1/2 ton capacity or less	25.00
	(d) Over 1/2 ton capacity	37.50
(312)	PEDDLERS.	
	(a) Farm products (Applicant must first purchase and exhibit state license.)	12.50
	(b) Other peddlers - on foot or with wagon . . . (State Revenue Act)	10.00
	(c) Farmers selling their own product - exempt.	
(313)	PENNY ARCADES OR PARLORS	37.50
(314)	PHONOGRAPHS, GRAPHOPHONES OR TALKING MACHINES and/or records and accessories	5.00
(315)	PHOTOGRAPHERS, ITINERANT (Subject to approval of police department)	100.00
(316)	PIANO OR ORGAN DEALERS	5.00
(317)	PIPE AND BOILER COVERERS.	
	(a) One person	12.50
	(b) Two persons	12.50
	(c) Three or more persons	25.00
(318)	PISTOLS - DEALERS IN PISTOLS, etc.	
	(a) Dealers in pistols and/or metallic pistol cartridges or cartridges used in pistols	50.00
	(b) Dealers in bowie knives, dirks, sling- shots, loaded canes, iron or metallic knuckles or articles of like kind.	200.00

	(c) Dealers in blank cartridges pistols	50.00
	(d) Dealers in metallic cartridges only	5.00
(319)	PLANING MILLS. See Building Material Schedule.	
(320)	PLASTER CONTRACTORS. Same as Painting Contractor.	
(321)	PLUMBERS:	
	(a) One person	20.00
	(b) Two persons	20.00
	(c) Three or more persons	40.00
(322)	POOL TABLES, POCKET BILLIARDS, OR BAGATELLE TABLES. (Unless used for private amusement alone without charge)	
	(a) Each table measuring not more than 2 ft. wide and 4 ft. long	5.00
	(b) Each table measuring not more than 2½ ft. wide and 5 ft. long	10.00
	(c) Each table measuring not more than 3 ft. wide and 6 ft. long	15.00
	(d) Each table measuring not more than 4 ft. wide and 8 ft. long	20.00
	(e) Each table measuring 4½ ft. wide and 9 ft. long, or more	25.00
	The above taxes shall apply whether the pool tables are operated by slot or otherwise.	
(323)	MINIATURE TABLES. Same as pool table.	
(324)	*POULTRY PRODUCTS. Subject to merchants license. Wholesale and/or retail.	
(325)	PRESSING CLUBS OR DRY CLEANING PLANTS.	
	(a) Where not more than three persons employed ..	25.00
	(b) More than three employed	50.00
	(c) Nonresident pressing clubs solicitors	50.00
	(d) Coin-operated dry cleaning machines	25.00
	(Subject to health department approval)	

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(326) PRINTING ESTABLISHMENT, LITHOGRAPHERS

(a) Gross receipts to \$10,000.00	25.00
(b) \$10,001.00 to \$25,000.00	37.50
(c) \$25,001.00 to \$50,000.00	50.00
(d) Each additional \$1,000.0060
Maximum shall not exceed	450.00

(327) *PRODUCE, FRUIT OR VEGETABLE DEALERS. Wholesale or commission merchants.

(a) Annual gross sales not over \$50,000.00	75.00
(b) \$50,000.00 to \$75,000.00	112.50
(c) Over \$75,000.00	150.00

(328) PROMOTIONS, EXHIBITS OR SHOWS.

- (a) Every person, firm or corporation engaged in the business of presenting any type of consumer-oriented promotion, exhibition or public show for profit whose primary source of revenue from said promotion, exhibition or public show is ticket sales and/or space rental, to which promotion, exhibition or public show the public is admitted with or without admission charge and at which goods, wares or merchandise are sold or offered for sale, shall apply for and purchase a license for each promotion, exhibition or show as follows:

(1) Gross income from tickets sales and space rentals up to \$10,000.00	100.00
(2) Each additional \$1,000.00 in excess of \$10,000.00 but not more than \$50,000.00	2.00
(3) Each additional \$1,000.00 in excess of \$50,000.00 but less than \$150,000.00 ...	3.00
(4) Gross income from ticket sales and space rental of \$150,000.00 or more	500.00

- (b) All exhibitors in any such promotion, exhibition or public show shall be exempt from the

payment of license taxes under this chapter, if said license taxes are imposed upon them solely by reason of sale or offer of sale of goods, wares or merchandise at any promotion, exhibition or show for which the tax required by this subsection has been paid.

- (329) PUBLIC STENOGRAPHERS.
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|----------------------------------|-------|
| (a) One person | 15.00 |
| (b) Each additional person | 7.50 |
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- (330) RADIO DEALERS---RADIO OR PARTS.
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|------------------------------------|------|
| (a) Each dealer or agent for | 5.00 |
| (b) Radio repair or service | 5.00 |
- (331) RECAPPING TIRES. See Automotive Service stations
- (332) REFINERS. Oils, lard, soaps, etc. 150.00
- (333) REPAIR SHOPS.
- | | |
|--|-------|
| (a) One person | 15.00 |
| (b) Two persons | 22.50 |
| (c) Three to five persons | 37.50 |
| (d) Over five persons---Same as Foundries. | |
- (334) *RESTAURANTS. The tax for such license shall be based on the number of persons provided for with chairs, stools, or benches; and shall be fifty cents per person with a minimum tax of two dollars and fifty cents.
- (335) CABARETS AND NIGHTCLUBS. Every person, firm or corporation engaged in the business of operating an establishment where food or drinks are dispensed and exhibitions, performances, or other forms of entertainment are provided, including topless waitresses, dancers or employees, and where dancing is permitted, shall pay a license of 300.00

Where live music is provided but dancing is not permitted by either patrons or employees, the fee shall be 100.00

This shall be in addition to any and all other licenses heretofore required.

- (336) ROCK QUARRIES 52.50
 Agencies or sales offices in the city for quarries outside the city, per truck 37.50
- (337) ROOF GARDENS 225.00
 (Subject to the approval of the city council.)
- (338) ROOMING HOUSES. (See Hotels, also Tourist Homes.)
- (339) RUBBER STAMPS SHOP OR MANUFACTURER. See Printing Establishments.
- (340) RUG OR CARPET CLEANERS, exclusively 37.50

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- (341) SAND DEALERS. Agencies for sales office 37.50
- (342) *SANDWICH MANUFACTURERS 75.00
 Sandwiches wrapped and/or package peanuts
 Retail only 2.50
- (343) *SAUSAGE DEALERS OR MANUFACTURERS AT WHOLESALE ... 75.00
- (344) SCALE DEALERS. Each dealer in or agent for 75.00
- (345) SCRAP PROCESSOR 62.50
- (346) SEAMSTRESS. Maintaining a place of business outside of residence, employing one or more assistants, shall pay a tax of 7.50
- (347) SECONDHAND DEALERS. (Does not include antique dealers).
 - (a) Except cash registers, sewing or adding machines, typewriters 37.50
 - (b) Buying and/or selling secondhand clothing or shoes 37.50

- (348) SECURITY DEALERS IN STOCKS.
- (a) Notes, bonds, mortgages, ect. 50.00
- (b) With private or leased wire or ticker service 50.00
(Having sending and receiving sets)
- (349) SERVICE COMPANIES OR CONSULTANTS. Persons engaged in performing services where no goods, wares or merchandise are sold, not otherwise specifically taxed herein.
- Gross receipts to \$5,000.00 15.00
- Each additional \$1,000.0060
- (350) SHEET METAL WORKERS. Tin shops .. 75.00
- (351) SHOEMAKER OR REPAIR SHOPS.
- (a) One person 15.00
- (b) Two persons 22.50
- (c) More than two persons 37.50
- (352) SHOESHINE PARLORS.
- (a) Each chair, stand or operator50
- (b) Boxes on street not allowed.
- (353) SHOOTING GALLERIES OR DEVICES FOR SPORTS OR PLAY. Whether used or not, each; or place for any other game or play with or without name, not herein specifically licensed (unless used for private amusement or exercise alone without charge) 25.00
- (354) SIDEWALK CONTRACTORS. See Contractors.
- (355) SIGN HANGERS---SIGN ERECTORS. Construction, repairing, repainting or erecting any sign on walls, buildings, roofs, or hanging or supported steps over streets or sidewalks, any and all work in which is used ladders or scaffolding 75.00
(This license does not include sign painting or billboard and bulletin advertising.)
- (356) SIGN PAINTERS. Doing any sign painting work not placed, hung or supported as described in sign

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hangers license	37.50
(This license is an addition to sign hanging or sign erecting when such work is done.)	
(357) SILK MANUFACTURING, OR RAYON OR OTHER SYNTHETIC FIBER MANUFACTURING.	
(a) Gross sales up to \$100,000.00	150.00
(b) Over \$100,000.00	300.00
(358) SKATING RINKS	25.00
(359) SLOT MACHINES AND SLOT LOCKS. (No license tax shall be charged upon or issued for a slot machine illegal under the state law, but this same schedule to apply to any not illegal.)	
(a) Music machines	5.00
(b) Pinball machines and other amusement games and devices, per location	25.00
(c) Each panarama or other machine for the showing of small motion pictures whether with or without music and requiring a deposit of more than nine (\$.09) cents	25.00
(360) *SODA FOUNTAINS. On each carbonated draft arm of each fountain a license tax of	5.00
(361) *SOFT DRINK	2.00
(362) SPRINKLING SYSTEM OR ELEVATORS.	
(a) Selling and/or installing	75.00
(b) Repairing or servicing only	25.00
(363) STABLES. Livery and feed	15.00
(364) STEAM FITTING CONTRACTORS---Same as Plumbers.	
(365) STORM SEWER CONTRACTORS. See Contractors.	
(366) SWITCH-BACK RAILWAY OR ROLLER COASTER. Per week ..	5.00
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(367) TAILORS.	
(a) Custom	37.50

- (b) Tailor who takes measurements for clothes and has same made elsewhere than in his own shop 15.00
- (c) Itinerant tailor taking measurements or orders for suits, coats, or other wearing apparel, to be delivered at a later date, and not a resident of Mecklenburg County--per week or part thereof 15.00
(Ord. No. 182, 3, 4-21-69)
- (368) TAXICABS. Subject to approval of police department. Special ordinance. (In addition to city tag of \$3.00.)
- (369) TELEGRAPH COMPANIES. State Revenue Act 50.00
- (370) THEATERS, PLAYHOUSES, OPERA HOUSES OR VAUDEVILLE.
- (a) Drive-in or outdoor 212.50
- (b) Neighborhood or suburban except drive-in or outdoor 106.25
- (c) Theaters located more than two miles from the business center of town except drive-in or outdoor 100.00
- (371) TILE CONTRACTORS. See Building Contractors
- (372) TILE MANUFACTURERS 75.00
(Manufacturers paying above license not subject to contractor's license.)
- (373) TIN SHOP OR METAL WORKERS 75.00
- (374) TOBACCO, CIGARETTE AND CIGAR DEALER AT RETAIL OR WHOLESALE 10.00
- (375) *TOURIST HOMES.
- (a) Tourist homes, tourist camps or boardinghouses advertising for transient patronage, with or without dining room service, having five rooms or less 5.00

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(b)	Having more than five rooms, for each room ..	1.00
	(Also subject to restaurant license.)	
(376)	TOWEL OR LINEN SUPPLY SERVICE.	
	Same as Laundries.	
(377)	TRADE SHOP.	
(a)	Employing not more than one workman	22.50
(b)	Employing not more than two workmen	30.00
(c)	Employing three or more workmen	37.50
(378)	TRADING STAMPS. (Issuance of license subject to approval of police department)	200.00
(379)	*TRAILER CAMPS	37.50
(380)	TRAVEL AGENT OR AGENCY	37.50
(381)	TREE SURGEON, or service or related businesses.	
(a)	On gross sales up to \$10,000	25.00
(b)	Each additional \$1,000 in excess of \$10,000 .	.60
	(Ord. No. 182, 4, 4-21-69)	
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(382)	UNDERTAKERS OR EMBALMERS	100.00
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(383)	VAUDEVILLE SHOWS. (See Theaters, etc.)	
(384)	*VEGETABLE, FRUIT OR PRODUCE DEALER. Wholesale or commission merchants.	
(a)	Annual gross sales not over \$50,000.00	75.00
(b)	Over \$50,001.00 to \$75,000.00	112.50
(c)	Over \$75,000.00	150.00
(385)	VEHICLE, DEALERS IN ANY HORSE-DRAWN VEHICLE.	
(a)	Annual gross sales not more than \$5,000.00...	15.00
(b)	From \$5,000.00 to \$50,000.00	37.50
(c)	Over \$50,000.00	75.00
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(386)	WAREHOUSE. Storage or transfer warehouse:	

	(a) Gross receipts up to \$25,000.00	75.00
	(b) \$25,000.00 to \$50,000.00	150.00
	(c) Over \$50,000.00	225.00
(387)	WATCH AND JEWELRY REPAIRS	25.00
(388)	WASTE MILLS. Dealers in damaged cotton or cotton products:	
	(a) Gross sales up to \$50,000.00	37.50
	(b) \$50,000.00 to \$100,000.00	75.00
	(c) \$100,000.00 to \$150,000.00	112.50
	(d) Over \$150,000.00	150.00
(389)	WASTEPAPER.	
	(a) Dealers in (licensed junk dealers excepted) ..	75.00
	(b) Collectors on foot or with pushcart, having no regular place of business	7.50
	(c) Collectors with horse-drawn vehicle	15.00
	(d) Collectors with truck or other motor vehicle.	37.50
(390)	WELDERS	37.50
(391)	WINDOW CLEANERS or washers consisting of two or more persons. (See Janitorial Service.) (Ord. No. 182, 8, 4-21-69)	
(392)	WINE LICENSE. May 1st to May 1st. Not prorated.	
	(a) *On premises	15.00
	(b) Off premises	10.00
	(c) Wholesale wine	37.50
	(d) Chain stores--per State Revenue Act. (Subject to approval of chief of police.)	
(393)	WOODYARDS	15.00
(394)	ALL BUSINESSES, TRADES, PROFESSIONS, GAME DEVICE Or other undertaking, prosecuted for profit or gain, not taxed herein:	
	(a) On gross sales up to \$5,000.00	15.00
	(b) Each additional \$1,000.00 in excess of \$5,000.00	.60
	(c) Per day	4.50
	(Also see Itinerant) (Ord. No. 182, 10, 4-21-69)	

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(395)	FILM DELIVERY	75.00
(396)	MERCHANT, WHOLESALE FROM MOTOR VEHICLE Gross income less than \$25,000 each vehicle	37.50
(397)	FIREARMS Sale of rifles, pellet guns, B.B. guns, bows and arrows and other weapons, as defined in Sec. 13-38, except pistols, at retail:	
	(a) First \$5,000 gross sales	15.00
	(b) Each additional \$1,000 above \$5,000, at	.60 "

Sec. 3. This ordinance shall become effective on July 1, 1978.

Approved as to form:

Henry W. Underhill Jr.
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 10th day of April, 1978, the reference having been made in Minute Book 67, and is recorded in full in Ordinance Book 25, at page 303-351.

Ruth Armstrong
City Clerk

ORDINANCE NO. 975-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH, RUBBISH AND JUNK PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, trash, rubbish & junk located on the premises at (address) v/lot adjacent to 1520 Hawthorne Ln. 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

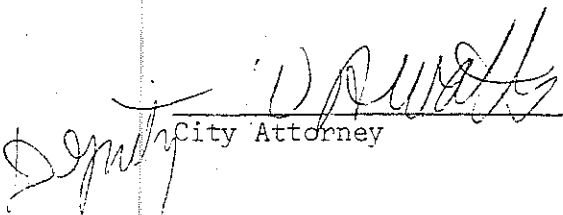
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 14, 1978: and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash, rubbish and junk 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:


Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 352.

Ruth Armstrong
City Clerk

ORDINANCE NO. 976-X

AN ORDINANCE ORDERING THE REMOVAL OF WEEDS, GRASS, TRASH & RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, weeds, grass, trash and rubbish located on the premises at (address) two vacant lots adjacent to 1601 Harrill 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 II B, Section 10-30 and 10-31 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 February 8, 1978 : and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash & rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

W. R. ...

City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 353.

Ruth Armstrong
City Clerk

April 10, 1978
Ordinance Book 25 - Page 354

ORDINANCE NO. 977-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH, RUBBISH AND JUNK PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, trash, rubbish & junk located on the premises at (address)
1027 Andrill Terrace 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

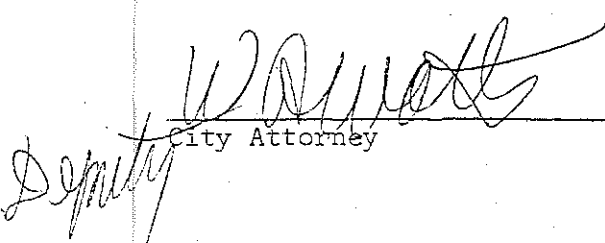
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 16, 1978: and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash, rubbish and junk 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:



Deputy
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 354.

Ruth Armstrong
City Clerk

ORDINANCE NO. 978-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH, RUBBISH AND JUNK PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,

WHEREAS, trash, rubbish & junk located on the premises at (address) 1023 Andrill Terrace 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 II E, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

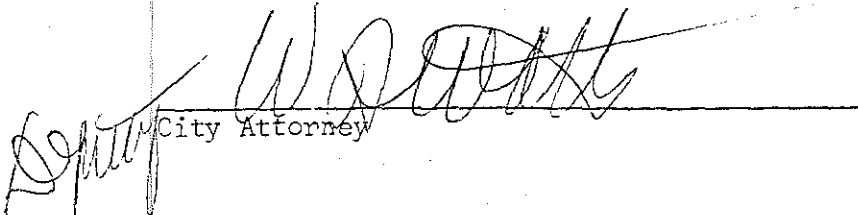
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 16, 1978 : and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash, rubbish and junk 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. 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 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 355.

Ruth Armstrong
City Clerk

ORDINANCE NO. 979-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, trash and rubbish located on the premises at (address) 1116 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

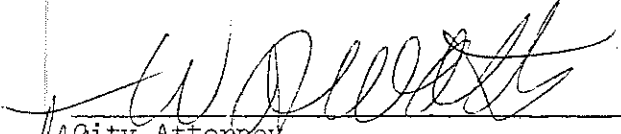
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on March 2, 1978: and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. 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 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 356.

Ruth Armstrong
City Clerk

ORDINANCE NO. 980-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, trash and rubbish located on the premises at (address) 2100 block Renner 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 II B, Section 10-30 and 10-31 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 February 28, 1978: and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. 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 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 357.

Ruth Armstrong
City Clerk

April 10, 1978
Ordinance Book 25 - Page 358

ORDINANCE NO. 981-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEPEAS, trash and rubbish located on the premises at (address) vacant lot, corner Fairmont & Renner has been found to be a nuisance by the Sts. 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

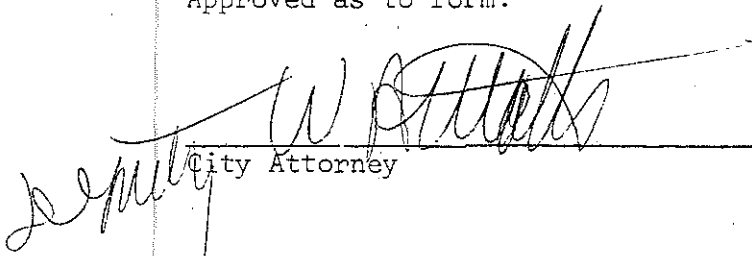
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 27, 1978: and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. 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 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 358.

Ruth Armstrong
City Clerk

ORDINANCE NO. 982-X

AN ORDINANCE ORDERING THE REMOVAL OF AN ABANDONED MOTOR VEHICLE (s) LOCATED AT 1422 Moretz Avenue PURSUANT TO THE ARTICLE 10-29 OF THE CODE OF CHARLOTTE AND CHAPTER 160A-303 OF THE GENERAL STATUTES OF NORTH CAROLINA.

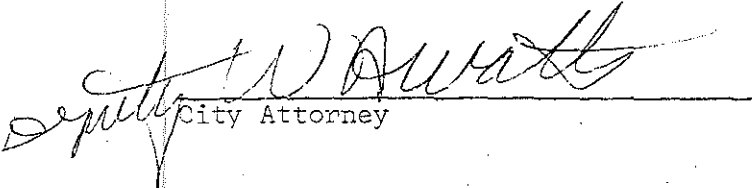
WHEREAS, an abandoned motor vehicle (s) located at 1422 Moretz Avenue in the City of Charlotte has been found by the Supervisor of the Community Improvement Division of the Public Works Department to be unsafe and to constitute a health hazard, and the owner (s) thereof has/have been ordered to remove said abandoned motor vehicle (s), all pursuant to the Article 10-29 of the Code of the City of Charlotte and Chapter 160A-303 of the General Statutes of North Carolina, and

WHEREAS, said owner (s) has/have failed to comply with said order served by registered mail on February 17, 1978 : and,

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid vehicle (s) is unsafe and constitutes a health hazard;

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 said abandoned motor vehicle (s) located at 1422 Moretz Avenue, in the City of Charlotte in accordance with Article 10-29 of the Code of the City of Charlotte and Chapter 160A-303 of the General Statutes of North Carolina.

Approved as to form:


Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 359.

Ruth Armstrong
City Clerk

April 10, 1978
Ordinance Book 25 - Page 360

ORDINANCE NO. 983-X

AN ORDINANCE ORDERING THE REMOVAL OF AN ABANDONED MOTOR VEHICLE (s) LOCATED AT 432 Beaumont Avenue PURSUANT TO THE ARTICLE 10-29 OF THE CODE OF CHARLOTTE AND CHAPTER 160A-303 OF THE GENERAL STATUTES OF NORTH CAROLINA.

WHEREAS, an abandoned motor vehicle (s) located at 432 Beaumont Avenue in the City of Charlotte has been found by the Supervisor of the Community Improvement Division of the Public Works Department to be unsafe and to constitute a health hazard, and the owner (s) thereof has/have been ordered to remove said abandoned motor vehicle (s), all pursuant to the Article 10-29 of the Code of the City of Charlotte and Chapter 160A-303 of the General Statutes of North Carolina, and

WHEREAS, said owner (s) has/have failed to comply with said order served by registered mail on February 27, 1978 : and,

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid vehicle (s) is unsafe and constitutes a health hazard;

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 said abandoned motor vehicle (s) located at 432 Beaumont Avenue, in the City of Charlotte in accordance with Article 10-29 of the Code of the City of Charlotte and Chapter 160A-303 of the General Statutes of North Carolina.

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 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 360.

Ruth Armstrong
City Clerk

ORDINANCE NO. 984-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, trash & rubbish located on the premises at (address) 720 Central 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

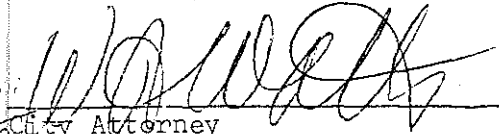
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 21, 1978 : and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Deputy


City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 361.

Ruth Armstrong
City Clerk

April 10, 1978
Ordinance Book 25 - Page 362

ORDINANCE NO. 985-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,

WHEREAS, trash and rubbish located on the premises at (address) 3025 Kilbourne 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

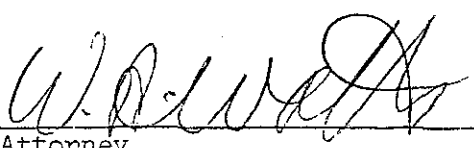
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 21, 1978: and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. 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 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 362.

Ruth Armstrong
City Clerk

ORDINANCE NO. 986-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, trash and rubbish located on the premises at (address) 1924 Parson 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

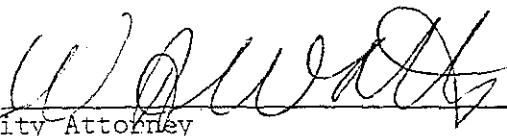
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 23, 1978; and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish, from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Delzmy


City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 363.

Ruth Armstrong
City Clerk

April 10, 1978
Ordinance Book 25 - Page 364

ORDINANCE NO. 987-X

AN ORDINANCE ORDERING THE REMOVAL OF TRASH AND RUBBISH PURSUANT TO SECTION 6.103 AND 6.104 OF THE CITY CHARTER, CHAPTER 10, ARTICLE II B SECTION 10-30 AND 10-31 OF THE CITY CODE AND CHAPTER 160A-193 OF THE GENERAL STATUTES OF NORTH CAROLINA.

Section 1,
WHEREAS, trash and rubbish located on the premises at (address) 1920 Parson 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 II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

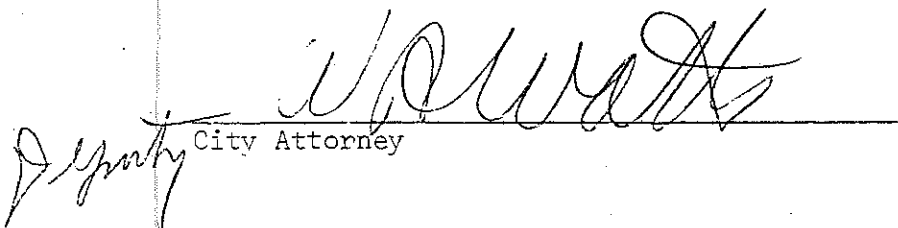
WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on February 22, 1978: and

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

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:


Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 10th day of April, 1978, the reference having been made in Minute Book 67 and is recorded in full in Ordinance Book 25 at Page 364.

Ruth Armstrong
City Clerk