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ORDINANCE NO. 1507-X

AN ORDINANCE TO AMEND ORDINANCE NO. 1376-X, THE 1983-84 BUDGET ORDINANCE TRANSFERRING FUNDS TO PROVIDE AN APPROPRIATION FOR RENTAL SUBSIDIES FOR THE FIVE POINTS/THIRD WARD 61-UNIT HOUSING PROJECT.

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

Section 1. That the sum of \$50,000 is hereby transferred from account no. 570.01 - First Ward Housing Units - Rental to account no. 570.02 - Five Points/Third Ward Rental Subsidies, in the City Housing Fund (0141).

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 All ordinances or parts of ordinances in conflict herewith are hereby repealed.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 26th day of March, 1984, the reference having been made in Minute Book 81 and is recorded in full in Ordinance Book 33 at Page 48.

Pat Sharkey
City Clerk

ORDINANCE 1508

AN ORDINANCE AMENDING CHAPTER 11, ENTITLED "LICENSES" OF THE CITY CODE RELATIVE TO CHANGES IN PRIVILEGE LICENSE TAXES.

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

Section 1. Section 11-10(a) shall be deleted in its entirety, and the following substituted in lieu thereof:

"Sec. 11-10. Penalties, revocations or suspensions.

(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 July second, there shall be assessed an additional tax equal to five (5) percent of the amount prescribed for such license per month or fraction thereof until paid. This additional tax shall not exceed twenty-five (25) percent of the amount prescribed, but in any event shall not be less than five dollars (\$5.00)."

Sec. 2. Chapter 11, Section 18, Classification (193) "Extermination" shall be deleted in its entirety.

Sec. 3. Chapter 11, Section 18, Classification (328) shall be deleted in its entirety and the following substituted in lieu thereof:

"(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 show for profit whose primary source of revenue from said promotion, exhibition or show is ticket sales and/or space rental, and at which either private groups or the public is invited with or without an 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 ticket sales and space rentals
up to \$10,000 \$100.00

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- (2) Each additional \$1,000 in excess of \$10,000, but not more than \$50,000 \$ 2.00
- (3) Each additional \$1,000 in excess of \$50,000 but less than \$150,000 . . . 3.00
- (4) Gross income from ticket sales and space rental of \$150,000 or more . . . 500.00

(b) All exhibitors in any such promotion, exhibition or show shall be exempt from the payment of license taxes under this classification if said license taxes are imposed upon them solely by reason of sale of goods, wares or merchandise at any promotion, exhibition or show for which the tax required by this classification has been paid under another classification.

Sec. 4. Section 18, of Chapter 11, Classification (410) shall be amended by the deletion of the words "Alarm Systems" from the title.

Sec. 5. Classification (212) of Section 18, Chapter 11 shall be amended by changing the license fee from \$4.50 to \$5.00.

Sec. 6. Classification (156) of Section 18, Chapter 11 shall be deleted in its entirety and the following substituted in lieu thereof:

"(156) 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, for each place of business shall pay a license tax of

- (a) Gross receipts of \$10,000 is : . . . \$25.00
- (b) Each additional \$1,000 in excess of \$10,00060

Provided, however, approval by the Charlotte Fire Department, Charlotte-Mecklenburg Building Standards Department and the Mecklenburg County Health Department is required prior to the issuance of this license or renewal thereof.

Sec. 7. Section 18 of Chapter 11 shall be amended further by the addition of the following new classifications:

"(419) ORGANIZATIONAL AND/OR MEMBERSHIP PROFESSIONALS.

Any company, firm, corporation or organization that promotes the sale, memberships or other identity to receive service or merchandise at a discount with or without the exchange of U.S. currency or barter.

- (a) Based on gross receipts/value not in excess of \$15,000 is \$50.00
- (b) Each additional \$1,000 in excess of \$15,000 0.60

(420) COMMUNICATION, LEASING, SALES AND/OR INSTALLING.

- (a) Gross sales/receipts for first \$10,000. 25.00
- (b) Each additional \$1,000 0.60

(421) DIRECT SALES.

- (a) Engaged in buying and/or selling . . . 50.00
- (b) With warehouse 75.00

(422) IRRIGATION - SELLING, SERVICING AND/OR INSTALLING.

- (a) Gross sales/receipts for first \$10,000 . 25.00
- (b) Each additional \$1,000 in excess of \$10,000 0.60

(423) VIDEO GAMES.

Each electronic video game must show serial number on application. License must be shown in conspicuous place .

Each machine 5.00"

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Sec. 8. Section (1) of this ordinance shall become effective upon adoption and the remaining sections shall not become effective until July 1, 1984.

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 26th day of March, 1984, the reference having been made in Minute Book 81, and is recorded in full in Ordinance Book 33 at Pages 49-52.

Pat Sharkey
City Clerk

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ORDINANCE NO. 1509-X

AN ORDINANCE TO AMEND ORDINANCE NO. 1376-X, THE 1983-84 BUDGET ORDINANCE, PROVIDING AN APPROPRIATION FOR RENOVATIONS TO THE OLD TERMINAL BUILDING FOR THE FEDERAL AVIATION ADMINISTRATION.

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

Section 1. That the sum of \$95,000 is hereby available from the unappropriated balance of the Airport Operating Fund to renovate office space in the old terminal building for the Federal Aviation Administration.

Section 2. That the sum of \$95,000 is hereby appropriated to Airport Capital Improvement Account 2073; 562.05 - FAA Office Renovations.

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. Zander Jr.
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of March, 1984, the reference having been made in Minute Book 81, and is recorded in full in Ordinance Book 33 at Page 53.

Pat Sharkey
City Clerk

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ORDINANCE NO. 1510-X

AN ORDINANCE TO AMEND ORDINANCE NO. 1376-X, THE 1983-84 BUDGET ORDINANCE, TRANSFERRING FUNDS FROM THE UNAPPROPRIATED BALANCE OF THE AIRPORT OPERATING FUND TO PROVIDE A SUPPLEMENTAL APPROPRIATION FOR CONSTRUCTION OF AIRPORT TAXIWAYS.

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

Section 1. That the sum of \$130,000 is hereby available from the unappropriated balance of the Airport Operating Fund to cover contractor change orders for construction of airport taxiways.

Section 2. That the sum of \$130,000 is hereby appropriated to Airport Capital Improvement Account 2073; 562.16 - Reconstruction of Taxiway C/Connector Taxiway R.

Section 3. That the Finance Director or his designee is hereby authorized to advance \$130,000 from the unappropriated balance of the Airport Operating Fund until such time that permanent financing is arranged.

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 26th day of March, 1984, the reference having been made in Minute Book 81, and is recorded in full in Ordinance Book 33 at Page 54.

Pat Sharkey
City Clerk

NUMBER I

ORDINANCE NO. 1511

AN ORDINANCE OF THE CITY OF CHARLOTTE CONCERNING STREET ADDRESSES.

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

1. Sections 17-35, 17-36, 17-37, 17-38, 17-39, 17-40, and 17-41 of the City Code of the City of Charlotte shall be and are hereby repealed.
2. A new ordinance is hereby enacted to replace the foregoing which ordinance reads as follows:

SECTION 17-35

It shall be the duty of each owner of residential, institutional, or commercial buildings to display the proper street address number on the front thereof.

SECTION 17-36

The City Engineer shall be responsible for assigning proper street address numbers. Property owners shall apply by telephone, mail, or in person to the City Engineering Department for the assignment of the proper address.

SECTION 17-37

The following rules shall apply in the numbering of buildings:

- A. The reference streets for numbering are:
 - i) North Tryon Street from Trade Street to Charlotte City Limits; thence along U. S. Highway 29 to the Cabarrus County Line.
 - ii) South Tryon Street from Trade Street to Camden Road; thence along Camden Road to the Southern Railroad; thence along the Southern Railroad south to the beginning of Nations Ford Road; thence along Nations Ford Road to the York County Line.
 - iii) West Trade Street from Tryon Street to Rozzelles Ferry Road; thence along Rozzelles Ferry Road to Valleydale Road; thence along Mount Holly Road to the Gaston County Line.

- iv) East Trade Street from Tryon Street to South McDowell Street; thence along South McDowell Street to East Fourth Street; thence along East Fourth Street to Randolph Road; thence along Randolph Road to Sardis Road; thence along Sardis Road to Pineville-Matthews Road; thence along Pineville-Matthews Road to John Street in Matthews; thence south along John Street to Monroe Road; thence along Monroe Road to the Union County Line.
- B. Streets intersecting these streets shall begin at number 100, the second block begin at number 200, the third block begin at number 300, and so on.
- C. Going away normally from these reference streets the even numbers shall be on the right hand side and the odd numbers on the left hand side.
- D. Lots which do not have frontage on the street being numbered but achieve access off that street shall be numbered based on where their access intersects the street.
- E. Other streets not intersecting reference streets and streets which are not extensions which intersect these reference streets shall, on the end of the street nearest a reference street begin with a block number which corresponds with an adjacent parallel street which does intersect one of these reference streets, and the same system of numbering the block is to be followed out as noted in paragraph B, assigning a new 100 (or block number) to each block. If a block is eight hundred (800) feet long or more with no intersecting street in between, then a new block number shall begin at the most logical place for a street to be cut through it, or half way between the long block corners, or, if the street is long enough without intersecting streets, then new block numbers shall begin at intervals of five hundred (500) feet.
- F. A new block number is to be assigned to each block that enters the street being numbered, regardless of whether the street continues across it, and the block number shall change directly opposite the point where this dead end street enters the street being numbered. In case of a slight offset in intersecting streets, then the block number will change at the street intersections instead of directly opposite each entering street.
- G. Upon annexation by the City of Charlotte, city street names shall be extended to the new city limits and property owners shall receive street name change notification from the City Engineering Department.

SECTION 17-38

Within thirty (30) days of the receipt of a notice from the City Engineer assigning an address to a particular building, the owner or occupant of the building shall erect or cause to be erected the assigned address. The

displayed street address number shall be a minimum of three (3) inches high and shall be clearly legible from the nearest public travelway. Should the structure be too far from the public travelway for reasonably sized numerals to be seen, the property owner shall also erect where the main driveway to the building intersects the public travelway an additional set of numerals which are to be legible from vehicles traveling at the prevailing speed on the roadway.

SECTION 17-39

It shall be unlawful for any person or corporation to remove or deface a street address which is displayed in accordance with Section 17-38 of this ordinance. It shall also be unlawful to allow an incorrect street address to remain on a building.

SECTION 17-40

If any person shall violate any provision of this ordinance, he or she shall be guilty of a misdemeanor and shall be fined not more than five hundred dollars (\$500) or be imprisoned for not more than thirty (30) days. Each day's violation of any provision of this ordinance shall constitute a separate offense.

SECTION 17-41

Whenever local improvements are made under assessment procedures along both sides of a corner lot at the same time or within a period of ten (10) years, such corner lot, if used for residential purposes, or if undeveloped and zoned for residential use, shall be exempt from a second assessment within said ten (10) year period in an amount equivalent to the cost assessable against (1) seventy-five percent (75%) of the frontage last improved, or (2) if improved at the same time, seventy-five percent (75%) of the longest frontage, or (3) in either case, the per front foot cost of such improvement times fifty (50), whichever is less. The cost of such exemption shall be borne by the City.

3. This ordinance shall become effective May 1, 1984.

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of March, 1984, the reference having been made in Minute Book 81, and is recorded in full in Ordinance Book 33 at Page 55-57.

Pat Sharkey
City Clerk