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AMENDING CHAPTER 13

ORDINANCE 2144

AN ORDINANCE AMENDING CHAPTER 13 "LICENSES" OF THE CITY CODE

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

Section 1. Chapter 13 shall be amended by the addition
of a new section entitled "Sec. 13-21.1, Additional Application
Requirements" to read as follows:

"Section 13-21.1 Additional Application Requirements

(a) Except as otherwise provided herein, as a part of the application for a business
privilege license for the license tax year
beginning July 1, 1987, an applicant shall be
required to submit the amount of its gross receipts
for the license tax year immediately preceding.
In addition, an applicant shall list the
number of persons permanently employed by the
business within the City as of the date of
application.

(b) Definition. The term "gross receipts",
as used in this section, shall mean all earnings,
receipts, fees, commissions, brokerage charges,
rentals and income whatsoever arising from or
growing out of the conduct of the business, oc­
cupation or profession licensed under this
chapter, during the license tax year immediately
preceding the license tax year for which the
tax is being computed, without any deduction
whatsoever, unless otherwise expressly provided.

(c) The requirement to provide gross receipts
information set forth in subsection (a) above
shall not apply to businesses, trades, or
occupations whose maximum license tax is
limited by State law.

(d) Confidentiality of information. All infor­
mation regarding gross receipts or other income
furnished or secured under the authority of this
chapter shall be kept in strict confidence by the
Office of the Tax Administrator, its officials
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and employees, shall not be subject or open to public inspection, and except as provided below shall be utilized solely by the Office of the Tax Administrator, its officials and employees for administering the provisions of this chapter. Provided however, summaries of said information may be shared with appropriate City officials and employees for purposes of research and analysis.

Section 2. Section 13-31 shall be amended by deleting the word "either" and substituting the word "any" and by adding a new subsection (3) to read as follows:

"(3) The applicant fails or refuses to provide all information called for in the application."

Section 3. Section 13-32 shall be amended by adding the words "and the tax imposed in section 13-36" after the words "beer, wine, taxicabs".

Section 4. Section 13-36(b) shall be amended by adding the following sentence at the end of the subsection to read as follows:

"The interest and penalties set forth in the Machinery Act shall be applicable to the listing assessing and collection of the tax imposed herein."

Section 5. Section 13-51 Classification (103) shall be amended by changing the tax for subsection (a) from $75.00 to $100.00, by deleting subsection (b) in its entirety, and by relettering subsection (c) to (b).

Section 6. Chapter 13-51 shall be amended further by deleting classification (107) AMUSEMENTS in its entirety.
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Section 7. Classification (113) AUTO WRECKING YARDS, JUNKYARDS shall be amended by deleting the words in parenthesis "(See section 11-4. Must comply with chapter 8 of this Code.)" in their entirety.

Section 8. Chapter 13-51, Classification (114) "AUTOMOTIVE SERVICE STATIONS AND REPAIRING shall be amended by adding the following subsection to read as follows:

"(b) Per dispensing nozzle 1.25"

Section 9. Classification (117) MOTOR VEHICLE DEALERS shall be amended by adding a new subsection (b) to read as follows:

"(b) Seasonal, temporary, transient, or itinerant nature, each location 300.00"

Section 10. Section 13-51 shall be amended further by deleting in its entirety Classification (138) BOTTLEs.

Section 11. Chapter 13-51 shall be amended by deleting Classification (148) CARD CLOTHING in its entirety.

Section 12. Classification (151) CASKET MANUFACTURERS shall be deleted in its entirety.

Section 13. Classification (154) CEMENT BLOCK shall be deleted in its entirety.

Section 14. Classification (156) CHILD CARE CENTERS shall be amended by deleting subsection (a) in its entirety.

Section 15. Classification (173) CURB MARKET, Privately Operated shall be deleted in its entirety.

Section 16. Classification (184) shall be deleted in its entirety, and the following substituted in lieu thereof:
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"(184) ELECTRICIANS

(a) One person or person with one employee 20.00
(b) Person, firm or corporation employing more than one person 40.00"

Section 17. Classification (185) ELEVATORS OR SPRINKLER SYSTEMS shall be amended by changing the tax in subsection (a) from $75.00 to $100.00.

Section 18. Classification (216) GOLF, MINIATURE shall be deleted in its entirety.

Section 19. Classification (218) GROCERS, retail, not including fresh meats, shall be deleted in its entirety.

Section 20. Classification (224) shall be deleted in its entirety, and the following substituted in lieu thereof:

"(224) HEATING CONTRACTORS, hot air and air conditioning:

(a) One person or person with one employee 20.00
(b) Person, firm or corporation with more than one employee 40.00
(c) Doing other sheet metal work 75.00"

Section 21. Classification (231) ICE CREAM shall be amended by changing the present tax of $2.00 to $2.50.

Section 22. Classification (233) ICE PEDDLER shall be deleted in its entirety.
Section 23. Classification (238) JEWELRY AUCTIONEERS shall be deleted in its entirety.

Section 24. Classification (244) LAUNDRIES, LAUNDRETTEs, LAUNDERALLs, and similar type businesses shall be amended by deleting subsection (b) including the tax, in its entirety.

Section 25. Classification (280) MERRY-GO-ROUND shall be deleted in its entirety.

Section 26. Classification (284) MOTION PICTURE SHOWS shall be deleted in its entirety, and the following substituted in lieu thereof:

"(284) MOTION PICTURE SHOWS, theatres and or drive-ins
Each location 712.50"

Section 27. Classification (291) NOVELTIES shall be amended by changing the tax for subsection (c) Itinerant novelty dealers from $75.00 to $100.00.

Section 28. Classification (295) OPERA HOUSES, THEATRES, PLAY HOUSES OR VAUDEVILLE shall be deleted in its entirety, and the following substituted in lieu thereof:

"(295) OPERA HOUSES, THEATRES, PLAY HOUSES OR VAUDEVILLE - See Motion Picture Shows"

Section 29. Classification (302) shall be amended by changing the title to read: "PAINTING, PLASTERING AND PAPER HANGING CONTRACTORS".
Section 30. Classification (303) shall be deleted in its entirety.

Section 31. Classification (307) FAWNBROKERS shall be amended by changing the tax from $300.00 to $400.00.

Section 32. Classification (311) PEDDLERS shall be amended by deleting it in its entirety, and substituting in lieu thereof the following:

"(311) PEDDLERS (cash or money order only

(a) Selling or offering for sale any fresh fruits or vegetables or merchandise from cart, wagon, truck, automobile, railway car or other vehicle on each such vehicle of half-ton capacity or less 25.00

(b) Selling or offering for sale goods, wares, merchandise with a vehicle of 3/4 ton capacity 100.00

(c) Selling or offering for sale any other foodstuffs or merchandise, on each motor vehicle of one-ton capacity or more 200.00"

Section 33. Classification (321) PLUMBERS shall be deleted in its entirety and the following substituted in lieu thereof:

"(321) PLUMBERS:

(a) One person or person with one employee 20.00

(b) Person, firm or corporation with more than one employee 40.00"
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Section 34. Classification (322) POOL TABLES, POCKET BILLIARDS, OR BAGATELLE TABLES shall be amended by deleting the words "or more" from subsection (e), and by adding a new subsection (f) to read as follows:

"(f) Each table measuring more than 4-1/2 ft. wide and 9 ft. long 30.00"

Section 35. Classification (325) PRESSING CLUBS OR DRY CLEANING PLANTS shall be amended by deleting it in its entirety, and substituting the following in lieu thereof:

"(325) PRESSING CLUBS OR DRY CLEANING PLANTS
(a) Not more than 3 persons employed 50.00
(b) More than 3 persons employed 50.00
(c) Nonresident pressing clubs solicitors 50.00
(d) Coin-operated dry cleaning machines 50.00"

Section 36. Classification (342) SANDWICH MANUFACTURERS shall be deleted in its entirety, and a new (342) shall be substituted in lieu thereof to read as follows:

"(342) SAVINGS & LOAN ASSOCIATIONS
Either State or Federally chartered Savings and Loan Associations shall pay a license fee based on total assets of last State Annual Report.
For the first $5,000,000 or fraction thereof 100.00
Each additional $1,000,000 15.00"

Section 37. Classification (355) SIGN HANGERS, SIGN ERECTORS shall be amended by changing the tax from $75.00 to $100.00.
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Section 38. Classification (362) SPRINKLING SYSTEM OR ELEVATORS shall be amended by changing the tax in subsection (a) from $75.00 to $100.00.

Section 39. Classification (370) THEATERS, PLAYHOUSES OR OPERA HOUSES shall be deleted in its entirety because they are taxed under Classification (284).

Section 40. Section 13-51 shall be amended by the addition of a new classification (377) to read as follows:

"(377) TRUCKING COMPANIES

Any firm providing delivery or hauling services by motor vehicle, with an office, terminal and/or warehouse within the City must pay on receipts generated from that location the sum of:

Gross receipts of $10,000 25.00
Each additional $1,000 .60

Section 41. Classification (379) TRAILER CAMPS shall be amended by changing the license fee from $37.50 to $12.50.

Section 42. Chapter 13-51 shall be amended by adding a new classification (382) to read as follows:

"(382) UNDERTAKERS 100.00"

Section 43. Classification (385) VEHICLE, DEALERS IN ANY HORSE-DRAWN VEHICLE shall be deleted in its entirety.

Section 44. Classification (419) shall be amended by deleting the work "PROFESSIONALS" in the title and substituting in lieu thereof the word "PROMOTIONALS".
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Section 45. This ordinance shall become effective

July 1, 1987.

Approved as to form:

[Signature]
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 9th day of March, 1987, the reference having been made in Minute Book 87, and is recorded in full in Ordinance Book 35 at pages 316-324.

Pat Sharkey
City Clerk
AN ORDINANCE TO AMEND ORDINANCE NO. 1956-X, THE 1986-87 BUDGET ORDINANCE, PROVIDING AN ADDITIONAL SUPPLEMENTAL APPROPRIATION FOR THE UPGRADE OF FILTERS AT THE FRANKLIN TREATMENT PLANT.

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

Section 1. That the sum of $100,000 is hereby estimated to be available from the unappropriated Water and Sewer Operating Fund Balance.

Section 2. That the sum of $100,000 is hereby appropriated to the Water and Sewer Capital Improvement Fund Account 2071;635.21 Franklin Water Plant - Filter Unit.

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 9th day of March, 1987, the reference having been made in Minute Book 87, and is recorded in full in Ordinance Book 35 at page 325.

Pat Sharkey
City Clerk
March 9, 1987
Ordinance Book 35 - Page 326

ORDINANCE NO. 2146-X

AN ORDINANCE TO AMEND ORDINANCE NO. 1956-X, THE 1986-87 BUDGET ORDINANCE, APPROPRIATING STATE GRANT REVENUES FOR SUPPORT OF EMERGENCY PLANNING ACTIVITIES ASSOCIATED WITH FIXED NUCLEAR FACILITIES.

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

Section 1. That the sum of $35,000 is hereby estimated to be available from the North Carolina Department of Crime Control and Public Safety for emergency management planning.

Section 2. That the sum of $35,000 is hereby appropriated to the General Fund account 0101; 402.46 - Emergency Response - Nuclear Power Plant.

Section 3. That the project will extend beyond the period of the 1986-87 budget ordinance and will remain in effect for the duration of the project.

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 9th day of March, 1987, the reference having been made in Minute Book 87, and is recorded in full in Ordinance Book 35 at page 326.

Pat Sharkey, City Clerk
March 9, 1987
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ORDINANCE NO. 2147-X

AN ORDINANCE TO AMEND ORDINANCE NO. 1956-X, THE 1986-87 BUDGET ORDINANCE, PROVIDING AN APPROPRIATION OF URBAN DEVELOPMENT ACTION GRANT FUNDS FOR THE CITYFAIR PROJECT.

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

Section 1. That the sum of $2.5 million is hereby available from an Urban Development Action Grant awarded to the City by the U.S. Department of Housing and Urban Development. These funds will be loaned to the Carley Capital Group to assist with the financing of the Cityfair Project.

Section 2. That the sum of $2.5 million is hereby appropriated to the General Capital Improvement Fund 2010; 362.00 - UDAG - Cityfair 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 9th day of March, 1987, the reference having been made in Minute Book 87, and is recorded in full in Ordinance Book 35 at page 327.

Pat Sharkey
City Clerk
March 9, 1987
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ORDINANCE 2148

AN ORDINANCE AMENDING CHAPTER 14, SECTION 131 OF THE CHARLOTTE CITY CODE

WHEREAS on May 14, 1984, the Charlotte City Council approved a policy to provide for a 25 mile per hour speed limit on non-thoroughfare residential streets; and

WHEREAS the residents of certain streets have submitted a petition signed by at least 75 percent of the residents of the streets affected; and

WHEREAS it has been determined, upon the basis of an engineering and traffic investigation, that a lowered speed limit on certain streets of the City of Charlotte is not inappropriate; and

WHEREAS G. S. 20-141 (speed restrictions) requires adoption of a speed limit ordinance to amend Chapter 14, Section 131(c) of the Charlotte City Code,

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

SECTION 1: That Schedule X referred to in Chapter 14-131(c) of the Charlotte City Code be amended by declaring speed limits on the following City System streets as described below:

<table>
<thead>
<tr>
<th>STREET AND DESCRIPTION</th>
<th>SPEED LIMIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Chestnut Avenue between The Plaza and Tippah Avenue</td>
<td>25</td>
</tr>
<tr>
<td>2. Greenbrook Drive between Albemarle Road and Tarrington Avenue</td>
<td>25</td>
</tr>
</tbody>
</table>

SECTION 2: Section 1 shall become effective upon adoption and after signs are erected giving notice of the speed limits, as required by N.C.G.S. Section 20-141.

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 9th day of March, 1987, the reference having been made in Minute Book 87, and is recorded in full in Ordinance Book 35 at page 328.

Pat Sharkey
City Clerk