

Changes to Town Code 8-60 through 8-62.1 – Commercial Solicitation

8-60 Definitions

Changes to definitions of “Itinerant merchant” and “Peddler” to reflect changes in North Carolina General Statute. The prior definition used was NCGS 105-53. This statute has been repealed and the definition reference was changed to NCGS 66-250(1).

8-61

Adding to section (a) requirement to obtain a permit from Commercial Solicitation Administrator for peddlers, solicitors, and itinerant merchants doing business within the Town.

Removal of old section (b) (due to repeal of NCGS 105-53) and relabeling old section (c) as new (b).

8-62

Section (a) – grammatical changes and adding “in any state” to section (6).

Section (b) – adding specifications of types of background check to be conducted – in state vs. out of state – and adding “prima facie” section on criminal records information obtained.

Section (c) – adding “(or its equivalent from the applicant’s state of origin)” to (1).

8-62.1

Changes from “Board of Alderman” to “Town Council”.