Town Code Chapter	Original	Revised
	The members of the commission shall serve	
	three-year staggered terms. The terms of all	
	members appointed on the effectie date of	
	this subsection and the terms of all seats that	
	are vacant on the effective date of this	
	subsection shall expire on January 31, 1987.	
	Effective Febuary 1, 1987, three members	
	shall be appoited for initial terms of three	
	years, two members shall be appointed for	
	intitial terms of two years, and two members	The members of the commission shall serve three-year
	shall be appointed for initial terms of one	staggered terms. The terms fo all members shall expire in
3-7(c)	year.	June of each year.
4-50 Holidays		Added: Juneteenth
	(f) The businesses listed on Schedule A	This section does not apply to the businesses that are
	annexed hereto and incorporated in this	exempt by State law from obtaining a privilege license or
	Ordinance by reference (the Schedule of	paying a privilege license tax as provided by the
	, , ,	indicated section of the General Statutes.
	from obtaining a privilege license or paying	
	a privilege license tax as provided by the	
0.4(f)	indicated section of the General Statutes.	
8-4(f)	(2) It is an aut we such aut A more an electified	Iti.
	(3) <i>Itinerant merchant</i> . A person classified as an itinerant merchant under former G.S.	Itinerant merchant. A person, other than a merchant with an established retail store in the county, who
	105-53, now repealed.	transports an inventory of goods to a building, vacant lot,
	103-33, now repeared .	or other location in a county and who, at that location,
		displays the goods for sale and sells the goods at retail or
8-60(3)		offers the goods for sale at retail.
0 00(0)	(4) Peddler. A person classified as a peddler	(4) <i>Peddler</i> . A person who travels from place to place
	under former G.S. 105-53, now repealed.	with an inventory of goods, who sells the goods at retail
	, 1	or offers the goods for sale at retail, and who delivers the
8-60(4)		identical goods.
	(a) A violation of the following sections of	() A
	Subchapter II shall constitute a	(a) A violation of the following sections of Subchapter II shall constitute a misdemeanor, punishable as provided
	misdemeanor, punishable as provided in	in G.S.14-4: 8-41, 8-51(a), 8-52, 8-53, 8-61(a), 8-62(a)
	G.S.14-4: 8-41, 8-51(a), 8-52, 8-53, 8-61(a),	and (b), 8-63 through 8-66, and 8-78 through 8-78.4. A
	6-02(a) and (b), 6-03 unough 6-00, and 6-70	violation of sections 8-70 through 8-77 is punishable as
	through 8-77, and 8-78 through 8-78.4.	provided for in G.S. 130A-498(c1).
8-80(a)		
	All eating establishments with a seating	Smoking is prohibited in all enclosed areas of restaurants
	capacity of 30 or more patrons shall	and bars, except as provided in G.S. 130A-496(b)
	designate nonsmoking areas in accordance	
	with the provisions of this subsection. The	
	seating capacity of any bar or lounge located within the dining area of an eating	
	establishment shall be included in the	
	calculation of the total capacity of the eating	
8-73 (a)	establishment.	
0 / 3 (a)	(1) Eating establishments with an enclosed	
	seating capacity of 30 or more patrons shall	
	have posted a conspicuous sign or signs	
	clearly stating that a nonsmoking area is	
8-73(a)(1)	available.	Deleted
- 1 - 11 1	<u> </u>	ı

Town Code Chapter	Original	Revised
	(2) The nonsmoking area shall be separate	
	and contiguous, containing at all times one-	
	third (1/3) or more of the seating capacity of	
	the dining area. Effective July 1, 1994, the	
	nonsmoking area shall contain one-half (1/2)	
	or more of the seating capacity of the dining	
	area. Effective July 1, 1995, smoking will	
	not be permitted in the dining area unless a	
	designated smoking area has a separate and adequate heating, ventilation, and air	
	conditioning system (HVAC) according to	
	current standards established by the	
	American Society of Heating, Refrigeration,	
	and Air Conditioning Engineers.	
8-73(a)(2)		Deleted
	(b) Eating establishments with a seating	
	capacity of fewer than 30 patrons shall	
	designate the entire facility as either	
	smoking or nonsmoking and post signage to	
	that effect at the patron entrance. Effective	
	July 1, 1995, all public eating establishments	
	with fewer than 30 seats shall prohibit	
	smoking in the dining area unless a designated smoking area has a separate and	
	adequate heating, ventilation, and air	
	conditioning system (HVAC) according to	
	current standards established by the	
	American Society of Heating, Refrigeration,	
8-73(b)	and Air Conditioning Engineers.	Deleted
	(c) Notwithstanding any other provision of	
	this article, any owner, operator, manager or	
	other person who controls any eating	
	establishment may declare the entire eating	
	establishment as a nonsmoking eating	
8-73(c)	establishment at any time.	Deleted
	(a) Collection routes and schedules.	
	The Public Works Director shall establish collection routes and	(a) Collection routes and schedules. The Public
	schedules and may alter these routes	Works Director shall establish collection routes
	and schedules from time to time. A	and schedules and may alter these routes and
	copy of the current routes and	schedules from time to time. A copy of the
	schedules shall be kept on file in the	current routes and schedules shall be kept on file
	office of the Town Clerk. Notice of	in the office of the Public Works Director. Notice
	any changes in routes or schedules	of any changes in routes or schedules shall be
	shall be published in the local	published in the local newspaper at least ten days before the changes are to become effective.
	newspaper at least ten days before	before the changes are to become effective.
11-23(a)	the changes are to become effective.	
14-11	Community Park	Hank Anderson III Community Park
14-11(d) (1) (vi)	 	Walking trail at Dr. Martin Luther King, Jr. Park Pump track at Dr. Martin Luther King, Jr. Park
14-11(d)(2) (v) 14-11(d)(2) (vi)		Exercise equipment at Dr. Martin Luther King, Jr. Park
17 11(U)(Z) (VI)	Playgrounds at Anderson, Baldwin, Simpson	Distribe equipment at Di. Martin Luttlet King, Jr. Falk
	Street, Town Commons, and Wilson Parks	Playgrounds at Anderson, Baldwin, Simpson Street, Town
14-11(d)(3)(i)	, , , , , , , , , , , , , , , , , , , ,	Commons, Wilson, and Dr. Martin Luther King, Jr. Parks
	Cable Television Franchise	Deleted in Its Entirety and Reserved - Superseded by NC
16		Legislation

Town Code Chapter	Original	Revised
	(a) Statement of Policy. Except as provided in	
	this section, no public or private property shall	
	be exempt from stormwater management	
	utility service charges or receive a credit or	
	offset against such stormwater management	
	utility service charges. No exemption or	(a) Statement of Policy. Except as provided in this section, no
	reduction in stormwater management utility	public or private property shall be exempt from stormwater
	service charges shall be granted based on the	management utility service charges or receive a credit or
	age, tax or economic status, race, or religion of	offset against such stormwater management utility service
	the customer, or other condition unrelated to	charges. No exemption or reduction in stormwater
	the cost of providing stormwater services and	management utility service charges shall be granted based on
	facilities.	any condition unrelated to the cost of providing stormwater
18-9(b)		services and facilities.