

City of Elizabeth City

Criminally Enforceable Ordinance List

For Full Text of The City of Elizabeth City's Ordinance, Please Visit www.cityofec.com

CODE NUMBER / CHAPTER	DESCRIPTION	PENALTY CODE
§ 10.19	ALTERING CODE – No person shall shall change or amend, by additions or deletions, any part or portion of this code. No person shall insert or delete pages, or any portions thereof, or alter or tamper with such code in any manner, except pursuant to ordinance or resolution or other official act of the City Council, which will cause the law of the city to be misrepresented thereby.	10.99 - PENALTY
§ 33.03 CHAPTER 33 – CIVIL EMERGENCIES	IMPOSITION OF PROHIBITIONS AND RESTRICTIONS - The Mayor may impose as many of those specified prohibitions and restrictions as he or she finds are necessary, because of an emergency, to maintain an acceptable level of public order and services, and to protect lives, safety and property. The Mayor shall recite his or her findings in the proclamations. (B) The proclamation may prohibit or restrict: (1) Movements of people in public places; (2) The operation of offices, business establishments and other places to or from which people may travel or at which they may congregate; and (3) Other activities or conditions the control of which may be reasonably necessary to maintain order and protect lives or property during the	33.99 - PENALTY

	state of emergency, within the area designated in t	
§ 33.04 CHAPTER 33 – CIVIL EMERGENCIES	<p>EXCEPTIONS TO PROCLAMATION - The Mayor or, in his or her absence, the Mayor Pro Tempore is hereby authorized and empowered to limit, by the proclamation, the application of all or any part of such restrictions to any area specifically designated or described within the city and to specific hours of the day or night; and to exempt from all or any part of such restrictions, while acting in the line of and within the scope of their respective duties, law enforcement officers, firefighters and other public employees, rescue squad members, doctors, nurses, employees of hospitals and other medical faculties; on-duty military personnel, whether state or federal; on-duty employees of public agencies or governmental units, whether state or federal; on-duty employees of public utilities, public transportation companies and newspaper, magazine, radio broadcasting and television broadcasting corporations operated for profit; and such other classes of persons as may be essential to the preservation of public order and immediately necessary to serve the safety, health and welfare needs of people within the city.</p>	33.99 - PENALTY
§ 33.05 CHAPTER 33 – CIVIL EMERGENCIES	<p>EVACUATION - The Mayor may direct the evacuation of all or part of the population of the city; prescribe routes, modes of transportation and destination in connection with evacuation; and control ingress and egress of a disaster area, the movement of persons within the area</p>	33.99 - PENALTY

	and the occupancy of premises therein.	
§ 33.06 CHAPTER 33 – CIVIL EMERGENCIES	CURFEW – The Mayor may impose a curfew in the event of an emergency or disaster, which may remain in place until removed by proclamation	33.99 - PENALTY
§ 33.07 CHAPTER 33 – CIVIL EMERGENCIES	POSSESSION, CONSUMPTION OR TRANSFER OF ALCOHOLIC BEVERAGES –Proclamation may prohibit consumption, sale, and transfer or alcoholic beverages except on one's own property	33.99 - PENALTY
§ 33.09 CHAPTER 33 – CIVIL EMERGENCIES	RESTRICTIONS ON ACCESS TO AREAS - The proclamation may prohibit obtaining access or attempting to obtain access to any area, designated in the manner described in this section, in violation of any order, clearly posted notice or barricade indicating that access is denied or restricted.	33.99 - PENALTY
§ 50.01 CHAPTER 50 – SOLID WASTE	GARBAGE REMOVAL BY PRIVATE PERSONS - No person shall collect, handle, haul or transport, on any of the streets, alleys, public ways or places of the city, any garbage without first having procured a permit therefor from the City Manager and any vehicle used for the garbage can be inspected by the Manager at any time.	10.99 - PENALTY
§ 50.02 CHAPTER 50 – SOLID WASTE	GARBAGE RECEPTACLES; STORAGE BEFORE PLACEMENT FOR COLLECTION – Every building, occupant, or premise where garbage may exist will have a city-issued 95 gallon trash bin, which should be kept reasonably clean. Storing trash outside before collection in bags outside of receptacles is forbidden.	10.99 - PENALTY
§ 50.03 CHAPTER 50 – SOLID WASTE	WET GARBAGE – Must have liquid drained off and be wrapped in paper or some other combustible material before being placed in garbage can.	10.99 - PENALTY

§ 50.04 CHAPTER 50 – SOLID WASTE	PREPARATION OF PAPER BOXES – Paper and cardboard are recycled and may not be placed in garbage bins.	10.99 – PENALTY
§ 50.05 CHAPTER 50 – SOLID WASTE	COMMERCIAL ESTABLISHMENTS - No person operating or employed by a commercial establishment shall place or cause to be placed any trash outdoors, unless confined in a closed container, either of a fixed or movable nature and approved by the City Manager. Group Housing Developments will be serviced with a container type truck and servicing the container will be the responsibility of the establishment. Deteriorated containers must be replaced within 10 days of notice from the City. Mobile Home Parks must request garbage collection for individual units. The roadway into the park must be adequate for the trucks to travel on and kept passable by the owners of the park. If the roadway is not passable, the owners must provide another area for the residents to roll their trash cans for pickup.	10.99 - PENALTY
§ 50.06 CHAPTER 50 – SOLID WASTE	REMOVAL OF CONTAINERS AFTER EMPTIED – As soon as possible after container is emptied, it must be removed from the curb or alleyway where it was placed for collection.	10.99 - PENALTY
§ 50.08 CHAPTER 50 – SOLID WASTE	WHEN GARBAGE AND TRASH TO BE PLACED FOR COLLECTION – Trash container will be placed in street or alley abutting removal premises prior to 8:30 a.m. It is not allowable to place containers on the street the day prior to collection. Garbage placed in alley or on street may only be in city-issued receptacle.	10.99 - PENALTY
§ 50.09	REMOVAL OF DEBRIS, RUBBISH - (A) The city will pick up at the curb	10.99 - PENALTY

CHAPTER 50 – SOLID WASTE	only leaves, miscellaneous household rubbish, other than construction debris, grass cuttings tree limbs no larger than four inches in diameter and under eight feet in length, and similar material. All of the aforementioned items classified as yard waste will not be bagged, boxed or placed in any type closed container for collection. (B) In cases where a citizen wishes to have accumulated acceptable debris or rubbish as outlined above removed, there is a truck load lot on a property owner's property, the city will, if time and equipment is available, and after signing of a waiver by the property owner, pick up trash and debris on the property owner's land. (C) The city will not pick up tree stumps of any size or tree trunks or limbs larger than four inches in diameter and eight feet in length. The city will not pick up construction debris of any description. (D) Materials placed on the street to be picked up shall be placed between the sidewalk and street so as not to interfere with storm drainage.	
§ 51.03 CHAPTER 51 – GENERAL WATER AND SEWER PROVISIONS	DAMAGE TO SYSTEMS PROHIBITED - It shall be unlawful for any person to tamper with, break or damage any portion of the water or sewerage system.	51.99 - PENALTY
§ 51.05 CHAPTER 51 – GENERAL WATER AND SEWER PROVISIONS	USE OF WATER CUT-OFF RESTRICTED TO AUTHORIZED PERSONNEL - No one other than authorized personnel of the city shall use the cut-off in the meter box (authorized water/sewer personnel, licensed plumber with approval from the city).	51.99 – PENALTY
§ 51.06	RESALE, RESUPPLY OF WATER SUBMITTED - The city will not	51.99 - PENALTY

CHAPTER 51 – GENERAL WATER AND SEWER PROVISIONS	permit the resale or supplying of water, either before or after using, from the city's system to other persons or families	
§ 51.08 CHAPTER 51 – GENERAL WATER AND SEWER PROVISIONS	WATER CONNECTIONS TO BE USED FOR FIRE PROTECTION ONLY - No water supplied for sprinkler systems passing through the connections required shall be used for any purpose other than fire protection. No connections other than those required for firefighting purposes will be permitted on any fire system.	51.99 - PENALTY
§ 51.12 CHAPTER 51 – GENERAL WATER AND SEWER PROVISIONS	HYDRANTS; AREA TO BE UNOBSTRUCTED - An area not less than six feet in any direction shall be kept clear and unobstructed around each hydrant	51.99 - PENALTY
§ 52.20 CHAPTER 52 – SEWER USE AND PRETREATMENT	USE OF PUBLIC SEWERS REQUIRED - It shall be unlawful for any person to place, deposit or permit to be deposited in any unsanitary manner on public or private property within the city or in any area under the jurisdiction of the city any human or animal excrement, garbage or objectionable waste. It shall be unlawful to discharge without a city permit to any natural outlet within the city, or in any area under the jurisdiction of the city, and/or to the POTW any wastewater or other polluted waters, except as authorized by the Director in accordance with the provisions of this subchapter. It shall be unlawful to construct or maintain any privy, septic tank or other facility intended or used for the disposal of wastewater. The owner of all houses, buildings or properties used for human occupancy, employment or other purposes, situated within the	52.99 - PENALTY

	<p>city and abutting on any street, alley or easement in which there is now located or may in the future be located a public sanitary sewer, is hereby required at the owner's expense to install suitable toilet facilities, and to connect such facilities directly with the public sewer in accordance with the provisions of this subchapter, within 120 days after date of official notice to do so, provided that the public sewer is within 200 feet of the property line. Under unusual and/or special circumstances, the local government may waive this provision.</p>	
<p>§ 52.22 CHAPTER 52 – SEWER USE AND PRETREATMENT</p>	<p>BUILDING SEWERS AND CONNECTIONS (B) GREASE REMOVAL - Grease and oil traps or other interceptors shall be required at the user's expense, when such user operates an establishment that deals in all food preparation, or serving facilities and all vehicle maintenance facilities. Grease interceptors can be required in other industrial or commercial establishments when they are necessary in the opinion of the Director of Public Utilities for proper handling of liquid wastes containing oil and/or grease. All such traps, tanks, chambers or other interceptors shall be of a type and capacity approved by the Director or his designee and shall be readily and easily accessible for cleaning and inspection. All such interceptors shall be serviced and emptied of the waste content as required for their efficient operation, but not less often than every 30 days, in order to maintain their minimum design capacity to intercept oils and grease from the</p>	<p>52.99 - PENALTY</p>

	<p>wastewater discharged to the publicly owned sanitary sewer. (C) SAND AND GRIT REMOVAL - Sand and grit traps or other interceptors shall be provided at the owner's expense when they are necessary for the proper handling and control of liquid wastes containing sand and grit in excessive amounts. All such interceptors shall be of a type and capacity approved by the Director of Public Utilities or his or her designee and shall be readily and easily accessible for cleaning and inspection. All such interceptors shall be serviced and emptied of their solid contents as required for their operation, but not less often than every 30 days, in order to maintain their minimum design capacity to intercept grit and sand prior to the discharge of wastewaters to the public sanitary sewers. (E) ADDITIONAL PRETREATMENT MEASURES -For a period of one year following adoption of the ordinance from which this section is derived, although installation of grease and sand interceptors will be required to be installed, no enforcement actions will be taken under this subchapter. If, during this one-year period, an obstruction of a city sewer main occurs that causes a sewer overflow to the extent that an impact on the environment is realized and that such overflow or failure of the sanitary sewer collection system to convey sewage can be attributed in part or in whole to an accumulation of grease and/or sand in the city's sewer main, the city will take appropriate enforcement actions, as stipulated in § 52.99 of this chapter against the</p>	
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	generator or contributor of such grease and/or sand	
§ 52.23 CHAPTER 52 – SEWER USE AND PRETREATMENT	<p>PROHIBITED DISCHARGES</p> <p>(1) It shall be unlawful for any person to discharge or cause to be discharged any pollutant or wastewater which will interfere with the operation and/or performance of the POTW.</p> <p>(2) These general prohibitions apply to all such users of the POTW whether or not the user is subject to pretreatment standards or any other federal, state or local government limitations or requirements.</p> <p>(B) A user shall not discharge the following substances to the POTW:</p> <p>(1) Any unpolluted waters such as infiltration/ inflow to any sanitary sewer. Storm water and all other unpolluted drainage shall be discharged to such sewers as are specifically designed as storm sewers or to a natural outlet approved by the Director and the DEM. Unpolluted cooling water or process waters may be discharged on approval of the DEM to a storm sewer or natural outlet. Under unusual circumstances or where a natural outlet is not available, the local government may allow the discharge of unpolluted cooling water to the wastewater disposal system;</p> <p>(2) Any liquids, solids or gases which, by reason of their nature or quantity, are, or may be, sufficient either alone or by interaction with other substances to cause fire or explosion or be injurious in any other way to the POTW or to the operation of the POTW. At no time shall two successive readings on an explosion hazard meter, at the point of discharge into the system, or at any</p>	52.99 - PENALTY

	<p>point in the system, be more than 5%, nor any single reading over 10%, of the lower explosive limit (LEL) of the meter. Materials specifically prohibited from discharge into the POTW include gasoline, kerosene, naphtha, fuel oil, and any other substance which the local government, the state or the EPA has notified the user is a fire hazard or a hazard to the system;</p> <p>(3) Solid or viscous substances which may cause obstruction to the flow in a sewer or other interference with the operation of the POTW, such as, but not limited to: floatable oil; garbage with articles greater than one-half inch in any dimension; animal guts, scales or tissues; paunch manure; bones, hair, hides or fleshing; entrails; whole blood; feathers; ashes; cinders; sand; spent lime; stone or marble dust; metal glass; straw; shavings; grass clippings; rags; spent grains; spent hops; wastepaper; wood; plastics; gas; tar; asphalt residues; residues from refining or processing of fuel or lubricating oil; mud; or glass grinding or polishing wastes;</p> <p>(4) Any wastewater having a pH less than 5.0 or greater and/or wastewater having any other corrosive property capable of causing damage or hazard to the waste water disposal system or local government personnel;</p> <p>(5) Any wastewater containing toxic substance or other pollutants in sufficient quantity, either singly or by interaction with other pollutants, which will cause interference, constitute a hazard to humans or</p>	
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	<p>animals, or create a toxic effect in the receiving waters of the POTW;</p> <p>(6) Any noxious or malodorous liquids, gases or solids which, either singly or by interaction with other wastes, are sufficient to create a public nuisance or hazard to life or are sufficient to prevent entry into the sanitary sewer for maintenance and repair;</p> <p>(7) Any substance which may cause the POTWs effluent or any other product to be unsuitable for reclamation and reuse. In no case shall a substance discharge to the POTW cause the POTW to fail to be in compliance with sludge use or disposal criteria, guidelines or regulations developed under § 405 of the Act, being 33 U.S.C. § 1345, or any criteria, guidelines or regulations affecting sludge use or disposal developed pursuant to the Solid Waste Disposal Act, being 42 U.S.C. §§ 6901 et seq., the Clean Act, being 42 U.S.C. §§ 7401 et seq., the Toxic Substances Control Act, being 15 U.S.C. §§ 2601 et seq., or state criteria applicable to the sludge management method being used;</p> <p>(8) Any wastewater with color, such as, but not limited to, ink, paints, dye wastes and vegetable tanning solutions which cause interference or prevent the POTW from complying with local, state or federal effluent limitations or water quality standards;</p> <p>(9) Any wastewater, liquid or vapors having a temperature higher than 140°F;</p> <p>(10) Any waste containing any radioactive wastes or isotopes of such half-life or concentration as may exceed limits established by the local</p>	
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	government in compliance with applicable state and/or federal regulations; and (11) Quantities of flow, concentrations or both which constitute a “slug”, as defined herein.	
§ 52.29 CHAPTER 52 – SEWER USE AND PRETREATMENT	DILUTION PROHIBITION – No user shall deliberately increase the use of process water or, in anyway, dilute wastewater or otherwise avoid adequate treatment standards, or in any other pollutant-specific limitation developed by the local government or state	52.99 - PENALTY
§ 52.30 CHAPTER 52 – SEWER USE AND PRETREATMENT	ACCIDENTAL DISCHARGE – Industrial users shall provide protection from accidental discharge, including a plan for emergency notification. The notification shall include location of discharge, type of waste, concentration and volume and corrective actions. Within five days after an accidental discharge, the user will submit a detailed report to the director, although the report does not alleviate responsibility, expense, or fines.	52.99 - PENALTY
§ 52.50 CHAPTER 52 – SEWER USE AND PRETREATMENT	USER RECORDS AND REPORTING – All records must be maintained for three years or as otherwise required.	52.99 - PENALTY
§ 70.02 TRAFFIC CODE GENERAL PROVISIONS	POLICE OFFICERS – In the event of emergency traffic control, it shall be a misdemeanor for anyone to operate a vehicle in a manner other than directed by the officer.	10.99 - PENALTY
§ 70.04 TRAFFIC CODE GENERAL PROVISIONS	PEDESTRIANS – Pedestrians must yield to traffic when not within crosswalks; use of crosswalks is required; pedestrians must use traffic control signals when applicable; all vehicles must stop at pedestrian crosswalks.	10.99 - PENALTY

§ 70.05 TRAFFIC CODE GENERAL PROVISIONS	USE OF SKATES, COASTERS, TOY VEHICLES – No person on skates, coasters, skateboards, toy vehicle or similar is allowed on a street or roadway except when at a legal crossing. No person shall ride a skateboard or similar on any roadway or sidewalk in the downtown area.	10.99 - PENALTY
§ 70.06 TRAFFIC CODE GENERAL PROVISIONS	IMPLEMENTS WHICH INJURE ROAD SURFACE – No person may drag, run, or be caused to drag or run anything that may do damage along any paved city street or sidewalk.	10.99 - PENALTY
§ 70.07 TRAFFIC CODE GENERAL PROVISIONS	CLINGING TO VEHICLES – No person on a bike, skates, coaster, sled or other may attach him or herself to any vehicle.	10.99 - PENALTY
§ 70.35 TRAFFIC CODE GENERAL PROVISIONS	UNAUTHORIZED SIGNS, SIGNALS OR MARKINGS – No signs shall be placed on displayed on streets that are resembled or are an imitation of traffic control devices.	10.99 - PENALTY
§ 70.36 TRAFFIC CODE GENERAL PROVISIONS	INTERFERENCE WITH RAILROAD SIGNS OR SIGNALS – No person may destroy or damage a railroad sign, signal, or anything bearing the railroad's insignia.	10.99 - PENALTY
§ 70.37 TRAFFIC CODE GENERAL PROVISIONS	OBEDIENCE TO DEVICES – Drivers must obey traffic-controlled devices except emergency personnel in an emergency situation or as directed by a police officer.	10.99 - PENALTY
§ 70.39 TRAFFIC CODE GENERAL PROVISIONS	OBEDIENCE TO NO-TURN SIGNS – No driver may turn when an authorized no-turn sign is erected.	10.99 - PENALTY
§ 71.01 TRAFFIC CODE TRAFFIC REGULATIONS	SPEED LIMITS – No one shall drive in excess of 25 mph on any city-controlled street, as listed within the ordinance.	10.99 - PENALTY
§ 71.02	STOP WHEN TRAFFIC OBSTRUCTED AT INTERSECTION – No driver may enter an intersection	10.99 - PENALTY

TRAFFIC CODE TRAFFIC REGULATIONS	or crosswalk without leaving sufficient space for other vehicles to proceed.	
§ 71.03 TRAFFIC CODE TRAFFIC REGULATIONS	EMERGING FROM ALLEYS, DRIVEWAYS OR BUILDINGS – Cars emerging must yield to any pedestrian or car already on the roadway.	10.99 - PENALTY
§ 71.04 TRAFFIC CODE TRAFFIC REGULATIONS	ENTERING, LEAVING PARKING LOTS – No person shall enter or exit a city-owned/ operated parking lot except by the entrances/exits designated.	10.99 - PENALTY
§ 71.05 TRAFFIC CODE TRAFFIC REGULATIONS	U-TURNS – U-turns may not be executed on any city street.	10.99 - PENALTY
§ 71.06 TRAFFIC CODE TRAFFIC REGULATIONS	ONE-WAY STREETS – Streets may only be driven on in the direction indicated by signage.	10.99 - PENALTY
§ 71.07 TRAFFIC CODE TRAFFIC REGULATIONS	DRIVING THROUGH FUNERAL OR OTHER PROCESSIONS – No driver may drive between the funeral procession when in motion.	10.99 - PENALTY
§ 71.08 TRAFFIC CODE TRAFFIC REGULATIONS	DRIVERS IN PROCESSION – Drivers in funeral procession must drive as close as possible to the right-hand side, following the previous vehicle, and burning headlights.	10.99 - PENALTY
§ 71.09 TRAFFIC CODE TRAFFIC REGULATIONS	RESTRICTIONS ON OPERATING CERTAIN COMMERCIAL TRUCKS – No 2 ½ ton vehicles may be operated on city streets.	10.99 - PENALTY
§ 71.10 TRAFFIC CODE TRAFFIC REGULATIONS	PERSONS RIDING VEHICLE MUST STAY INSIDE – No part of any person's body may be outside of the vehicle unless signaling, as allowed.	10.99 - PENALTY
§ 71.11 TRAFFIC CODE TRAFFIC REGULATIONS	DRIVING ON SIDEWALK – No one may drive on the sidewalk.	10.99 - PENALTY

§ 71.12 TRAFFIC CODE TRAFFIC REGULATIONS	OPERATION OF MOPEDS AND OTHER GASOLINE PROPELLED CONTRAPTIONS – No one may drive a moped or like vehicle on city property, other than public streets.	10.99 - PENALTY
§ 73.03 TRAFFIC CODE RECREATIONAL VEHICLES	APPROACHING SIDEWALK OR ENTERING ROADWAY- Bicycles must yield to the right-of-way.	10.99 - PENALTY
§ 73.04 TRAFFIC CODE RECREATIONAL VEHICLES	LIGHTS AT NIGHT – Bicycles in the city must operate lights from 30 minutes to sunset to 30 minutes before sunrise with a white light in the front and a red light/reflector in the back.	10.99 - PENALTY
§ 73.05 TRAFFIC CODE RECREATIONAL VEHICLES	BRAKES – Bicycles must have brakes.	10.99 - PENALTY
§ 73.06 TRAFFIC CODE RECREATIONAL VEHICLES	RIDING ON SIDEWALKS – No bikes allowed on the sidewalk in the central business district; no person over 15 may ride on the sidewalk.	10.99 - PENALTY
§ 73.07 TRAFFIC CODE RECREATIONAL VEHICLES	RESPONSIBILITIES OF PARENT, GUARDIAN – No parent or guardian shall knowingly allow violation of the code.	10.99 - PENALTY
§ 74.01 TRAFFIC CODE RAILROADS	COUNCIL PERMISSION TO BUILD ON STREET, ALLEY – No railroad may build without permission of the City Council.	10.99 - PENALTY
§ 74.02 TRAFFIC CODE RAILROADS	CROSSINGS TO BE KEPT IN GOOD REPAIR – Tracks located within the city must be kept in good condition. If notice is served for repair or clean up by the city, 10 days compliance is required.	10.99 - PENALTY
§ 74.03 TRAFFIC CODE RAILROADS	MAINTENANCE OF DITCHES – Ditches along railroad tracks must be kept clean of trash and stagnant water.	10.99 - PENALTY
§ 74.04 TRAFFIC CODE RAILROADS	PARKING RAILROAD CARS AT CERTAIN AREAS – No railroad vehicle may be parked within 50 feet	10.99 - PENALTY

	on either side of North Road Street or West Main Street.	
§ 74.05 TRAFFIC CODE RAILROADS	DUTY ON APPROACH OF FIRE TRUCKS/EMERGENCY MEDICAL VEHICLES – railroad cars must disconnect and move immediately if required by firefighters or emergency personnel.	10.99 - PENALTY
§ 74.06 TRAFFIC CODE RAILROADS	JUMPING ON AND OFF TRAINS – No one except railroad personnel may catch or hold onto a train in motion.	10.99 - PENALTY
§ 74.07 TRAFFIC CODE RAILROADS	LAYING ABOUT RAILROAD TRACKS – No person may loiter on tracks or depots within the city.	10.99 - PENALTY
§ 90.01 CHAPTER 90 ANIMALS	BEEHIVES – No bees in city limits unless 75 feet from adjoining property; lot size of 15,000, no more than four bee hives, with one additional allowed for every 5,000 feet; only honeybees allowable; hives may not be manipulated between sunset and sunrise; independent water source for hives must be available.	90.99 - PENALTY
§ 90.02 CHAPTER 90 ANIMALS	COWS – No cows or cattle within city limits	90.99 - PENALTY
§ 90.03 CHAPTER 90 ANIMALS	HOGS – No pig or hog inside city limits or within 500 feet of city limits or a cemetery. If property is annexed into the city, owner has six months to come into compliance.	90.99 - PENALTY
§ 90.04 CHAPTER 90 ANIMALS	POULTRY – No ducks, geese, chickens, poultry on any city streets; no bird or fowl may be kept that crows, honks, or makes other noise habitually.	90.99 - PENALTY
§ 90.05 CHAPTER 90 ANIMALS	HORSES, PONIES, MULES, BURROS, DONKEYS – Not allowed to be kept within City limits unless grandfathered in or in the event of annexation. May be transported through the City or allowed on a racetrack within the city.	90.99 - PENALTY

§ 90.06 CHAPTER 90 ANIMALS	LIMIT ON NUMBER OF ANIMALS – No more than three animals to be kept at any time. Does not apply to bees, poultry, or animals under the age of five months.	90.99 - PENALTY
§ 90.07 CHAPTER 90 ANIMALS	PENS TO BE SANITARY – Pens must be kept sanitary. No grazing within 25 feet of adjoining property line. No more than two days' worth of waste may accumulate in any pen or cage.	90.99 - PENALTY
§ 90.08 CHAPTER 90 ANIMALS	FEEDING OR RUNNING HOGS, SHEEP, GOATS, CATTLE – No allowing animals to graze or feed on city property and no feeding of animals on city property. No tying or staking out of animals.	90.99 - PENALTY
§ 90.09 CHAPTER 90 ANIMALS	HITCHING ANIMALS – No hitching to trees, lampposts, on sidewalks, parks, or other.	90.99 - PENALTY
§ 90.11 CHAPTER 90 ANIMALS	SHOOTING ANIMALS – No shooting animals within city limits (does not apply to rabid animals)	90.99 - PENALTY
§ 90.12 CHAPTER 90 ANIMALS	CRUELTY TO BEASTS OF BURDEN – No beast of burden shall be allowed to work if declared physically disabled.	90.99 - PENALTY
§ 90.13 CHAPTER 90 ANIMALS	COMMERCIAL BREEDING – Commercial breeding of animals in the city is prohibited.	90.99 - PENALTY
§ 90.14 CHAPTER 90 ANIMALS	FERAL CATS – feral cat caregivers must be registered; feeding is prohibited on city property	90.99 - PENALTY
§ 90.25 CHAPTER 90 ANIMALS	DOG(S) CREATING NUISANCE – Prohibiting from keeping a dog that is habitually howling, barking, loitering on city property.	90.99 - PENALTY
§ 90.26 CHAPTER 90 ANIMALS	IMPOUNDMENT OF DOGS RUNNING AT LARGE – dogs must be attached to leashes at all times within the city.	90.99 - PENALTY
§ 90.28 CHAPTER 90 ANIMALS	VACCINATION FOR RABIES – Dogs must be annually vaccinated for	90.99 - PENALTY

	rabies and owners must have a certificate of such.	
§ 90.29 CHAPTER 90 ANIMALS	ADEQUATE FOOD, WATER, SHELTER AND PROPER RESTRAINT, WHEN USED – Dogs must be supplied with food, water, and shelter. No staking or leashing to an inanimate object at any time.	90.99 - PENALTY
§ 90.30 CHAPTER 90 ANIMALS	ANIMAL SANITATION – Anyone having a dog in their property must dispose of waste left by the dog on property and carry bags on their person.	90.99 - PENALTY
§ 90.47 CHAPTER 90 ANIMALS	REPORTING REQUIREMENTS – dogs labeled as dangerous and/or that have bit someone must have a report filed and be registered.	90.99 - PENALTY
§ 90.49 CHAPTER 90 ANIMALS	REGISTRATION REQUIRED – Dangerous or potentially dangerous dogs must be registered.	90.99 - PENALTY
§ 90.50 CHAPTER 90 ANIMALS	PERMIT REQUIRED – Permit must be issued for dangerous dogs after registering such with the Sheriff's Office.	90.99 - PENALTY
§ 90.51 CHAPTER 90 ANIMALS	REGULATION OF POTENTIALLY DANGEROUS OR DANGEROUS DOGS; SECURITY AND RESTRAINT REQUIREMENTS – Dangerous dogs may not be kept within strict permission and proper permitting. Signage must be erected on dwelling that identifies dog as such.	90.99 - PENALTY
§ 91.01 CHAPTER 91 PARKS AND RECREATION	HOURS OF USE OF SPECIFIC RECREATIONAL AREAS – No listed park may be used after 10:00 p.m.	91.99 - PENALTY
§ 91.02 CHAPTER 91 PARKS AND RECREATION	MARINERS' WHARF PARK – No swimming or fishing beyond the railing. Dockage limited to 48 hours. No destruction or defacing.	91.99 – PENALTY
§ 91.03 CHAPTER 91	WATERFRONT PARK – May only be used by groups with permits and let in good order.	91.99 - PENALTY

PARKS AND RECREATION		
§ 91.04 CHAPTER 91 PARKS AND RECREATION	FUELING OF VESSELS OR BOATS – No boats may be fueled by commercial or fuel dealers at city parks. No selling fuel at parks or right-of-ways.	91.99 - PENALTY
§ 91.05 CHAPTER 91 PARKS AND RECREATION	COMMERCIAL FISHING REGULATED ON CITY-OWNED PROPERTY – No commercial fishing vessels allowed to use parks except for launching and returning. No loading or unloading of nets, fish, pots, traps.	91.99 – PENALTY
§ 92.02 CHAPTER 92 DOCKS, WHARVES, AND HARBORS	SPEED LIMIT ON CHARLES CREEK – No vessel operation at speeds greater than six miles per hour.	10.99 - PENALTY
§ 92.03 CHAPTER 92 DOCKS, WHARVES, AND HARBORS	WILLFUL DAMAGE TO DOCKS – No willful collision to docks allowed.	10.99 - PENALTY
§ 92.04 CHAPTER 92 DOCKS, WHARVES, AND HARBORS	MOORING VESSELS TO PUBLIC WHARVES – No vessel moored in any public wharf for more than 48 hours.	10.99 - PENALTY
§ 92.05 CHAPTER 92 DOCKS, WHARVES, AND HARBORS	VESSELS WHICH MAY NOT BE ANCHORED OR TIED UP – No mooring of vessels that are decaying, hazardous, unlocked, open, or dangerous.	10.99 - PENALTY
§ 92.06 CHAPTER 92 DOCKS, WHARVES, AND HARBORS	PERSONAL WATERCRAFT; AGE FOR OPERATION; DISTANCE FROM SHORE – No operation of watercraft with more persons onboard than allowed; no operation in excess of 10 mph; no operation less than 50 feet from shore; operator must be over 14 years of age.	10.99 - PENALTY
§ 92.07 CHAPTER 92	WATERCRAFT SPEED – No speed in excess of six mph or so as to cause	10.99 - PENALTY

DOCKS, WHARVES, AND HARBORS	wake from Ward Street to College of the Albemarle dock.	
§ 93.01 CHAPTER 93 CEMETERIES	SPEED LIMIT FOR VEHICLES – No driving in excess of 20 mph in cemeteries.	10.99 - PENALTY
§ 93.04 CHAPTER 93 CEMETERIES	CLOSING PORTIONS OF CEMETERIES – City Manager supervising burial rights within city. No one may be buried if graves are likely in the chosen area.	10.99 - PENALTY
§ 93.20 CHAPTER 93 CEMETERIES	BURIAL IN DEDICATED CEMETERIES ONLY – No burials within city limits except in dedicated cemeteries.	10.99 - PENALTY
§ 93.21 CHAPTER 93 CEMETERIES	BURIAL BY LICENSED UNDERTAKER – Only licensed undertakers may perform burials.	10.99 - PENALTY
§ 93.22 CHAPTER 93 CEMETERIES	LATERAL DIMENSIONS OF GRAVE - No single grave shall be smaller than ten feet in length and three and one-third feet wide	10.99 - PENALTY
§ 93.23 CHAPTER 93 CEMETERIES	DEPTH OF GRAVES – No burial may be more shallow than three feet except in a mausoleum with certain specifications.	10.99 - PENALTY
§ 93.24 CHAPTER 93 CEMETERIES	ONE BODY PER GRAVE; EXCEPTIONS – Only one body per grave unless an infant died at the same time or two infants at the same time.	10.99 - PENALTY
§ 93.25 CHAPTER 93 CEMETERIES	OPENING NEW GRAVE IN OLD GRAVE SITE – No old graves may be opened and any grave that is dug into and remains are found must be stopped immediately.	10.99 - PENALTY
§ 93.40 CHAPTER 93 CEMETERIES	DISTURBING FUNERALS – No one may disturb a funeral at a cemetery.	10.99 - PENALTY
§ 93.41 CHAPTER 93 CEMETERIES	ENTRAPMENT AND THE LIKE OF BIRDS – No catching, shooting, throwing at, killing or entrapping birds in a cemetery.	10.99 - PENALTY

§ 93.42 CHAPTER 93 CEMETERIES	OFFENSIVE CONDUCT – No obscenity, no loud voices, no firearms, no using cemeteries as a playground.	10.99 - PENALTY
§ 93.43 CHAPTER 93 CEMETERIES	FILTH, TRASH, DEBRIS, ETC – No depositing of filth, trash, or debris in a cemetery.	10.99 - PENALTY
§ 93.44 CHAPTER 93 CEMETERIES	PROPERTY DAMAGE – No damage to anything including flowers, benches, tombstones, monument, etc.	10.99 - PENALTY
§ 93.45 CHAPTER 93 CEMETERIES	DEFACING MARKERS, STONES – no removal or defacing of grave markers or stones.	10.99 - PENALTY
§ 93.46 CHAPTER 93 CEMETERIES	USE AS PUBLIC THOROUGHFARE – May not be used as such.	10.99 - PENALTY
§ 94.02 CHAPTER 94 PARADES, PICKETS AND PUBLIC GATHERINGS	PARTICIPATION BY MINORS – Minors may not participate except with issuance of a special permit.	10.99 - PENALTY
§ 94.05 CHAPTER 94 PARADES, PICKETS AND PUBLIC GATHERINGS	PRIVATE PROPERTY – No parade on private property except with written permission. May not enter within 50 feet of the property line.	10.99 - PENALTY
§ 94.20 CHAPTER 94 PARADES, PICKETS AND PUBLIC GATHERINGS	REQUIRED – No public meeting, gathering, assembly, demonstration on the streets, sidewalks, or parks within permit from the City Manager.	10.99 - PENALTY
§ 94.40 CHAPTER 94 PARADES, PICKETS AND PUBLIC GATHERINGS	STANDARDS AND REGULATIONS FOR PEACEFUL PICKETING – May only occur on sidewalks; no more than 15 pickets on two sidewalks for the same reason at the same time; shall be in continuous motion; no person engaged may produce loud or unusual noise; no interfering with a person's right to enter their place of work.	10.99 - PENALTY

§ 94.41 CHAPTER 94 PARADES, PICKETS AND PUBLIC GATHERINGS	WHEN UNLAWFUL – Any pickets done outside of express parameters is unlawful	10.99 - PENALTY
§ 94.42 CHAPTER 94 PARADES, PICKETS AND PUBLIC GATHERINGS	INTERFERENCE WITH PICKETS – No one may interfere with peaceful picketers or engage in conduct that would result in breach of peace.	10.99 - PENALTY
§ 95.02 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	TRESPASSING ON SANITARY LANDFILL – No entry by anyone other than city employees	95.99 - PENALTY
§ 95.03 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	THROWING GARBAGE, TRASH, LEAVING JUNKED VEHICLES IN STREET – No trash, refuse, garbage, junk vehicle may be left in the street.	95.99 - PENALTY
§ 95.04 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	THROWING SHARP OBJECTS IN STREETS – No sharp objects may be thrown in placed in streets, sidewalks, alleyways.	95.99 - PENALTY
§ 95.05 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	GARBAGE DISPOSAL REGULATED – No garbage to be placed anywhere except in provided receptacles.	95.99 - PENALTY
§ 95.06 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	GARBAGE TO BE PROMPTLY REMOVED – No decaying garbage that has become a nuisance may be left in any dwelling or building.	95.99 - PENALTY
§ 95.07 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	HAULING GARBAGE – No person may haul garbage through city streets that may attract flies, bugs; must be covered.	95.99 - PENALTY
§ 95.08 CHAPTER 95	DROPPING LOADS – No coal, dirt, gravel, stones, and such may be	95.99 - PENALTY

HEALTH AND SANITATION; NUISANCES	hauled except in proper covered vehicles.	
§ 95.09 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	TAMPERING WITH CONTAINERS – No opening, overturning, scavenging garbage containers.	95.99 - PENALTY
§ 95.10 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	REMOVAL OF DEAD ANIMALS – dead animals must be removed by their owners within six hours of death unless they die after 4:00 p.m., in which case they are removed by noon the following day.	95.99 - PENALTY
§ 95.11 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	TRASH CONTAINERS IN BUSINESS DISTRICT – containers in fire district must be metal or fire-resisting material.	95.99 - PENALTY
§ 95.12 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	ACCUMULATION OF RUBBISH – Weeds, rubbish, grass, combustible waste must be removed at the cost of the property owner.	95.99 - PENALTY
§ 95.13 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	REMOVAL OF CERTAIN WASTE MATERIAL - Shavings, excelsior, rubbish, sacks, bags, litter or combustible trash must be removed or stacked in orderly manner daily.	95.99 - PENALTY
§ 95.27 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	ABANDONED VEHICLES UNLAWFUL; REMOVAL AUTHORIZED – No vehicle may be left abandoned.	95.99 - PENALTY
§ 95.28 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	NUISANCE VEHICLE UNLAWFUL; REMOVAL AUTHORIZED – No vehicles may remain on property within the city if declared nuisance.	95.99 - PENALTY
§ 95.29 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	JUNKED MOTOR VEHICLES REGULATED; REMOVAL AUTHORIZED – No junked vehicles may remain on property once declared nuisance.	95.99 - PENALTY

§ 95.40 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	UNLAWFUL REMOVAL OF IMPOUNDED VEHICLE – No removal of vehicles from city impound or storage.	95.99 - PENALTY
§ 95.56 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	COMMUNITY APPEARANCE AND SAFETY STANDARDS – Properties that create visual blight, danger to well-being, promote trash and junk must be brought up to standard.	95.99 - PENALTY
§ 95.57 CHAPTER 95 HEALTH AND SANITATION; NUISANCES	THREATS TO PUBLIC HEALTH AND SAFETY – Violations of weeds, grass, corner visibility, dead tree limbs, junk, firewood, building materials, placement.	95.99 - PENALTY
§ 96.16 CHAPTER 96 FIRE PREVENTION AND PROTECTION	CARELESSNESS WITH FIRE – No deliberate, careless, or reckless fires within the city or on city property.	96.99 - PENALTY
§ 96.17 CHAPTER 96 FIRE PREVENTION AND PROTECTION	BURNING WITHIN CITY LIMITS – No burning of trash, refuse, paper within city limits. Recreational fires in fire pits are allowable.	96.99 - PENALTY
§ 96.21 CHAPTER 96 FIRE PREVENTION AND PROTECTION	FALSE ALARM DUE TO MALFUNCTION – False alarms more than three times in 30 days must be immediately corrected.	96.99 - PENALTY
§ 96.22 CHAPTER 96 FIRE PREVENTION AND PROTECTION	GIVING A FALSE ALARM; DAMAGING OF A FIRE ALARM, FIRE DETECTION OR FIRE EXTINGUISHING SYSTEM – Filing a false alarm, breaking glass, pulling slide, damaging a fire extinguisher.	96.99 - PENALTY
§ 110.35 GENERAL LICENSING, REGISTRATION AND TAXATION	CARNIVALS – No more than one carnival per year for more than a three-day period by any applicant. No more than three carnivals in any calendar year.	110.99 - PENALTY
§ 110.37 GENERAL LICENSING,	FIREARMS – Must be licensed to engage in firearm business; application for each employee; furnish	110.99 - PENALTY

REGISTRATION AND TAXATION	monthly report; extensive security requirements for businesses engaging in firearm sales or display.	
§ 110.38 GENERAL LICENSING, REGISTRATION AND TAXATION	POOL AND BILLIARD PARLORS – License required; may be revoked if crowd at establishment is allowed to become disorderly or engage in betting / gambling.	110.99 - PENALTY
§ 110.39 GENERAL LICENSING, REGISTRATION AND TAXATION	HORSE-DRAWN VEHICLES FOR HIRE – Must be licensed; must maintain sanitary conditions for animals; vehicles equipped with scoop and shovel for horse manure at all times.	110.99 - PENALTY
§ 111.01 CHAPTER 111 ADVERTISING AND ADVERTISEMENTS	DISTRIBUTION OF MEDICINE SAMPLES – Only allowable through postal carriers.	10.99 - PENALTY
§ 111.02 CHAPTER 111 ADVERTISING AND ADVERTISEMENTS	CRYING OF WARES; USE OF SOUND-MAKING DEVICES – Crying out on street advertisement is prohibited, as well as the use of bells, horns, whistles to draw attention.	10.99 - PENALTY
§ 111.03 CHAPTER 111 ADVERTISING AND ADVERTISEMENTS	MARKING OR PAINTING ADVERTISING ON SIDEWALKS AND STREETS PROHIBITED – Only allowable by approval of the City Manager.	10.99 - PENALTY
§ 111.04 CHAPTER 111 ADVERTISING AND ADVERTISEMENTS	POSTING BILLS ON POLES – No posting of bills, signs, posters, bulletins on any pole or tree within the city. Each sign is a separate offense.	10.99 - PENALTY
§ 111.05 CHAPTER 111 ADVERTISING AND ADVERTISEMENTS	SCATTERING HANDBILLS – Only allowable if enclosed in an envelope and placed at a door.	10.99 - PENALTY
§ 111.06 CHAPTER 111 ADVERTISING AND ADVERTISEMENTS	PLACING ADVERTISING MATTER IN OR ON MOTOR VEHICLES – No one may distribute advertisements by placing them on parked motor vehicles within the city.	10.99 - PENALTY

§ 113.03 CHAPTER 113 PEDDLERS AND SOLICITORS	COMPLIANCE WITH RULES AND REGULATIONS – Door-to-door sales and on-the-street may only operate by permit.	113.99 - PENALTY
§ 113.04 CHAPTER 113 PEDDLERS AND SOLICITORS	DOOR-TO-DOOR CANVASSING WITHOUT INVITATION – No merchant may go to a private residence without invitation to do so to solicit.	113.99 - PENALTY
§ 113.05 CHAPTER 113 PEDDLERS AND SOLICITORS	PUSHCARTS AND FOOD TRUCKS AND TRAILERS; CENTRAL BUSINESS DISTRICT – Only allowable by permission and permit from the City Manager; vehicle must be posted with prices of goods; no noise-making devices allowed.	113.99 - PENALTY
§ 113.20 CHAPTER 113 PEDDLERS AND SOLICITORS	PERMIT REQUIRED – All itinerant merchants must make application to the city and be issued a valid permit in order to operate.	113.99 - PENALTY
§ 114.026 CHAPTER 114 TAXICABS	INFORMATION TO BE FILED BY OWNER – All taxicab owners must file all drivers, makes/models of vehicles with inspector.	114.999 - PENALTY
§ 114.027 CHAPTER 114 TAXICABS	DRIVER'S PERMIT REQUIRED – Taxicab operators may not drive without permit.	114.999 - PENALTY
§ 114.029 CHAPTER 114 TAXICABS	CONDITION GOVERNING ISSUANCE OF DRIVER'S PERMIT – Applicants must have valid driver's license; may not have been convicted within five years of alcohol or drug offense.	114.999 - PENALTY
§ 114.033 CHAPTER 114 TAXICABS	DISPLAY OF PERMIT WHILE DRIVING TAXICAB – Permit to operate cab must be displayed where it is easily visible to passengers.	114.999 - PENALTY
§ 114.034 CHAPTER 114 TAXICABS	DRIVER'S MANIFEST REQUIRED – Drivers must record each trip daily and amount of fare; must be available for police inspection at any time.	114.999 - PENALTY
§ 114.050 CHAPTER 114 TAXICABS	SOLICITATION OF PASSENGERS – Drivers must remain in vehicles at all times; may not solicit passengers	114.999 - PENALTY

	while within the vehicle or at another carriers place of business.	
§ 114.051 CHAPTER 114 TAXICABS	RESTRICTION IN NUMBER OF PASSENGERS – No more people may be in the cab than seating allows.	114.999 - PENALTY
§ 114.052 CHAPTER 114 TAXICABS	ACCEPTING ADDITIONAL PASSENGERS – The original rider in the cab must agree to accepting additional passengers when they travel.	114.999 - PENALTY
§ 114.053 CHAPTER 114 TAXICABS	DECEPTION OF PASSENGERS – No cab operator may deceive a passenger as to the location, fare, or ride being offered; must travel by most direct route.	114.999 - PENALTY
§ 114.054 CHAPTER 114 TAXICABS	LOST ARTICLES – Must make effort to return articles lost by passengers as early as possible; may be turned over to police department if unsuccessful.	114.999 - PENALTY
§ 114.055 CHAPTER 114 TAXICABS	UNAUTHORIZED PASSENGERS – Unless driver is off-duty, cab must be used only as vehicle for hire; no riders unless paying a fare.	114.999 - PENALTY
§ 114.056 CHAPTER 114 TAXICABS	COMPLIANCE WITH PASSENGER'S REQUEST – No additional fees for handicapped individuals; driver must make best effort to comply with passenger's requests.	114.999 - PENALTY
§ 114.057 CHAPTER 114 TAXICABS	PRIOR NOTICE AND PAYMENT OF FARE – Fare must be told prior to trip; may request payment prior to travel.	114.999 - PENALTY
§ 114.058 CHAPTER 114 TAXICABS	CONDUCT OF DRIVER AND DRIVER'S APPEARANCE – Driver must be respectful, courteous, neat, and presentable.	114.999 - PENALTY
§ 114.059 CHAPTER 114 TAXICABS	NAME OF OWNER TO BE PERMANENTLY AFFIXED ON TAXICAB – Lettering on cab must be a min. of three inches high; must be permanently affixed on vehicle.	114.999 - PENALTY
§ 114.060 CHAPTER 114	INFORMATION TO BE DISPLAYED FOR PASSENGERS-	114.999 - PENALTY

TAXICABS	Card must be placed on the back of the front seat for passengers with the name of company, driver, and rates of fares.	
§ 114.062 CHAPTER 114 TAXICABS	114.062 VEHICLE EQUIPMENT – Body of sedan; equipped with heater; four doors; windows free of cracks; two-way radio or phone.	114.999 - PENALTY
§ 114.063 CHAPTER 114 TAXICABS	CONDITION OF TAXICAB – Clean and orderly, general color scheme adhered to.	114.999 - PENALTY
§ 114.064 CHAPTER 114 TAXICABS	MAINTENANCE OF TAXICAB – Body damage in excess of \$300 or deemed unsafe by inspector must be removed from service and repaired within 60 days.	114.999 - PENALTY
§ 114.069 CHAPTER 114 TAXICABS	USE OF TOBACCO PRODUCTS AND OTHER SUBSTANCES – No driver, owner, passenger allowed to use substances while in a taxicab.	114.999 - PENALTY
§ 114.072 CHAPTER 114 TAXICABS	SLEEPING, LOUNGING OR LYING IN TAXICABS PROHIBITED – Driver must be awake and alert while parked in a public place.	114.999 - PENALTY
§ 114.073 CHAPTER 114 TAXICABS	TRAVEL TO PASSENGER LOCATION – No charge allowed for driving to pick up a passenger.	114.999 - PENALTY
§ 114.074 CHAPTER 114 TAXICABS	ADVERTISEMENT BILLBOARDS – Rooftop billboards are only ones allowed; must be less than 50 inches.	114.999 - PENALTY
§ 130.01 CHAPTER 130 GENERAL PROVISIONS	OBSCENE CONDUCT – No indecent exposure or obscene acts.	130.99 - PENALTY
§ 130.02 CHAPTER 130 GENERAL PROVISIONS	CONSUMPTION OF ALCOHOLIC BEVERAGES IN PUBLIC PLACES – No one may drink, carry, or have alcohol in their possession on any city owned property unless expressly permitted by the City Manager and Chief of Police	130.99 - PENALTY
§ 130.03 CHAPTER 130	DISTURBING PUBLIC MEETINGS – No one may willfully disturb any public meeting or gathering.	130.99 - PENALTY

GENERAL PROVISIONS		
§ 130.04 CHAPTER 130 GENERAL PROVISIONS	DISPLAYING OBSCENE PICTURES – No display of obscene pictures or words allowed in any store, display, project.	130.99 - PENALTY
§ 130.05 CHAPTER 130 GENERAL PROVISIONS	INJURING OR DEFACING PROPERTY – No injury to public property either willfully or negligently.	130.99 - PENALTY
§ 130.06 CHAPTER 130 GENERAL PROVISIONS	BYPASSING METER – No electric or water meter may be bypassed, altered, or changed; if occurs, it will be charged to the person who's name and residence the meter reflects.	130.99 - PENALTY
§ 130.07 CHAPTER 130 GENERAL PROVISIONS	CONGREGATIONS OBSTRUCTING FREE PASSAGE – No one may obstruct any other person's passage along sidewalks or streets.	130.99 - PENALTY
§ 130.08 CHAPTER 130 GENERAL PROVISIONS	PLAYING IN STREETS – No games or recreation within the streets that would impede pedestrian or vehicular traffic.	130.99 - PENALTY
§ 130.09 CHAPTER 130 GENERAL PROVISIONS	LOITERING FOR THE PURPOSE OF ENGAGING IN DRUG-RELATED ACTIVITY – Unlawful to impede traffic, stop people, stop vehicles, beckon or pass to and from passerby.	130.99 - PENALTY
§ 130.10 CHAPTER 130 GENERAL PROVISIONS	DISCHARGING FIREARMS OR OTHER PROJECTILES – No one may fire any weapon, pistol, projectile, stone, rock, etc. within city limits unless expressly given permission by the City Manager.	130.99 - PENALTY
§ 130.11 CHAPTER 130 GENERAL PROVISIONS	SWIMMING IN CITY WATERWAYS – No one may leave or enter the water of the Pasquotank River from any real estate owned by the City or the city's right-of-ways.	130.99 - PENALTY
§ 130.12 CHAPTER 130	TRIMMING TREES ON PUBLIC RIGHTS-OF-WAY – No tree	130.99 - PENALTY

GENERAL PROVISIONS	trimming on right-of-ways without a permit.	
§ 130.13 CHAPTER 130 GENERAL PROVISIONS	PROSTITUTION – Unlawful to engage in any form of prostitution, including approaching vehicles, passerby on the street, repeatedly beckoning and calling out to people.	130.99 - PENALTY
§ 131.02 CHAPTER 131 NOISE	UNLAWFUL; ENUMERATION – Loud, frequent sounds are unlawful; including those made by amplifiers, animals, vehicles, garages, advertising.	131.99 – PENALTY
§ 131.03 CHAPTER 131 NOISE	STANDARDS - Sound level measurement shall be made with a sound level meter using the A-weighting and C-weighting scale, set on “slow”	131.99 – PENALTY
§ 131.04 CHAPTER 131 NOISE	MAXIMUM PERMITTED SOUND LEVELS BY USE OCCUPANCY – use, times, and levels allowed for sound amplifying equipment.	131.99 – PENALTY
§ 131.05 CHAPTER 131 NOISE	REGULATION OF NOISE ON PUBLIC RIGHT-OF-WAY AND PROPERTY – city’s action against what is deemed noise necessary for daily life and noise that is prohibited.	131.99 – PENALTY
§ 131.06 CHAPTER 131 NOISE	PROHIBITED NOISES – no radios, tape players or such on city property or if audible from 75 feet of device.	131.99 – PENALTY
§ 131.09 CHAPTER 131 NOISE	MOTOR VEHICLE NOISE; MUFFLERS; OFF-ROAD VEHICLES – sound levels set forth for motor vehicles during days, times, and hours.	131.99 – PENALTY
§ 132.03 CHAPTER 132 CURFEW; YOUTH PROTECTION	OFFENSES – Juvenile offenses and parent or guardian of juvenile offenses.	132.99 - PENALTY
§ 132.22 CHAPTER 132 CURFEW; YOUTH PROTECTION	OFFENSES – truancy of a minor between seven and 17 years of age or the parent or guardian with the knowledge of the truancy.	132.99 - PENALTY
§ 150.01	DEMOLITION OF BUILDINGS – No person may delay or abandon	150.99 PENALTY

CHAPTER 150 BUILDING REGULATIONS; CONSTRUCTION	demolition of a building or structure. No debris remaining from demolition for more than 10 days.	
§ 150.35 CHAPTER 150 BUILDING REGULATIONS; CONSTRUCTION	ISSUANCE OF PERMIT – No work may begin within permits from the inspections department for any work, including construction, demolition.	150.99 - PENALTY
§ 150.38 CHAPTER 150 BUILDING REGULATIONS; CONSTRUCTION	EXPIRATION OF PERMIT – Permits expire after six months if work has not commenced. Permits expire after 12 months if work has been commenced and then ceases.	150.99 - PENALTY
§ 152.01 CHAPTER 152 STREETS AND SIDEWALKS	NEW CONSTRUCTION; PERMIT REQUIRED – No curb, driveway, sidewalk construction without permission of city manager.	10.99 - PENALTY
§ 152.02 CHAPTER 152 STREETS AND SIDEWALKS	ALTERING EXISTING GRADE – No changing or altering grade of existing sidewalk without permission of City Manager	10.99 - PENALTY
§ 152.03 CHAPTER 152 STREETS AND SIDEWALKS	PROPERTY BELOW LEVEL OF STREET, SIDEWALK TO BE ENCLOSED - All persons owning or occupying property adjoining streets and sidewalks which is below the grade or level of said street or sidewalk shall enclose same	10.99 - PENALTY
§ 152.04 CHAPTER 152 STREETS AND SIDEWALKS	STREET, SIDEWALK CUTS – No opening or cut allowed in any city street or sidewalk without permission from City Manager and permit	10.99 - PENALTY
§ 152.05 CHAPTER 152 STREETS AND SIDEWALKS	OBSTRUCTIONS OTHER THAN DISPLAY OF GOODS; PERMIT – No obstruction of street or sidewalk without permit and permission of City Manager	10.99 - PENALTY
§ 152.06 CHAPTER 152 STREETS AND SIDEWALKS	DISPLAY OF GOODS – With permit and permission by City Manager, goods may be displayed on sidewalk across length of property footage of owner across half the sidewalk width.	10.99 - PENALTY

§ 152.07 CHAPTER 152 STREETS AND SIDEWALKS	OVERHANGING AWNINGS AND MARQUEES – No permanent or temporary awning or marquee over streets. Over sidewalks allowed with permission and permit; stipulations.	10.99 - PENALTY
§ 152.08 CHAPTER 152 STREETS AND SIDEWALKS	GATES, CELLAR DOORS, MANHOLES, GRATINGS – No gate may be constructed that opens into any alley, street, or sidewalk without written permission.	10.99 - PENALTY
§ 152.09 CHAPTER 152 STREETS AND SIDEWALKS	PLANTINGS IN RIGHT-OF-WAY – No plant or flower other than grass may be planted in the right-of-way.	10.99 - PENALTY
§ 152.10 CHAPTER 152 STREETS AND SIDEWALKS	CLEAR VIEW AT INTERSECTIONS – No planting in excess of two feet of height may be planted at any intersection to impede sight.	10.99 - PENALTY
§ 152.11 CHAPTER 152 STREETS AND SIDEWALKS	GRASS AND WEEDS TO BE KEPT OFF STREETS, SIDEWALKS – No grass permitted to grow through any stones or sidewalks; grass adjacent must be kept mown.	10.99 - PENALTY
§ 152.12 CHAPTER 152 STREETS AND SIDEWALKS	CLEANING SIDEWALKS – sidewalk in front of the owner's store or business must be kept clean, including from snow and ice by 10:00 a.m.	10.99 - PENALTY
§ 152.13 CHAPTER 152 STREETS AND SIDEWALKS	REMOVING DIRT OR OTHER MATERIAL FROM STREET – No removing of dirt, stones or other material allowed to be removed from streets or sidewalks.	10.99 - PENALTY
§ 152.14 CHAPTER 152 STREETS AND SIDEWALKS	DISCHARGING LIQUIDS - No person shall run or allow to be run or pour water or liquids of any kind upon any street or sidewalk within the city	10.99 - PENALTY
§ 152.15 CHAPTER 152 STREETS AND SIDEWALKS	BURNING – No burning on any city street or sidewalk.	10.99 - PENALTY
§ 152.16 CHAPTER 152	THROWING ARTICLES FROM WINDOWS – No throwing articles	10.99 - PENALTY

STREETS AND SIDEWALKS	from any upper window of a store, building, or house.	
§ 152.17 CHAPTER 152 STREETS AND SIDEWALKS	BARBED WIRE FENCES – No barbed wire fences may be erected within the city.	10.99 - PENALTY
§ 152.18 CHAPTER 152 STREETS AND SIDEWALKS	OPENING PAPER STREET- No paper street shall be opened unless the petitioner shall have first provided a surety bond to the city in an amount which shall cover the cost of all improvements required of new streets by the city's subdivision regulations	10.99 - PENALTY
§ 152.19 CHAPTER 152 STREETS AND SIDEWALKS	ACCEPTANCE OF STREETS - No street shall be accepted by the city unless all improvements required by the city's subdivision regulations are in place at the time of acceptance	10.99 - PENALTY
§ 152.20 CHAPTER 152 STREETS AND SIDEWALKS	CURB AND GUTTER; PETITION TO PAVE STREET – Curbs and gutter required on all newly paved streets; must be approved for paving by the City Council.	10.99 - PENALTY
§ 153.02 CHAPTER 153 SIGNS AND BILLBOARDS	LOCATIONS WHERE PROHIBITED – No construction or erection on or near a fire escape.	10.99 - PENALTY
§ 153.03 CHAPTER 153 SIGNS AND BILLBOARDS	NAME OF SIGN MAKER TO APPEAR ON SIGN – All signs must have the name of person erecting and maintaining sign displayed on them.	10.99 - PENALTY
§ 153.04 CHAPTER 153 SIGNS AND BILLBOARDS	GROUND SIGNBOARDS – Wooden signboards must be two feet off the ground and no more than 14 feet high; a person with a lot with a vacant signboard must keep it clean and sanitary.	10.99 - PENALTY
§ 153.05 CHAPTER 153 SIGNS AND BILLBOARDS	PROJECTING SIGNS – Must be built to withstand winds of 40 mph; must be certain heights and widths and not project over sidewalks.	10.99 - PENALTY
§ 153.06 CHAPTER 153	ILLUMINATION OF COMMERCIAL SIGNS – May not be illuminated by anything other than electricity.	10.99 - PENALTY

SIGNS AND BILLBOARDS		
§ 153.07 CHAPTER 153 SIGNS AND BILLBOARDS	ROOF SIGNS – No signs on the roofs of building that permits passage; no sign that projects beyond the roof; set back four feet from any wall	10.99 - PENALTY
§ 153.08 CHAPTER 153 SIGNS AND BILLBOARDS	WALL SIGNS – Allowable as long as they don't extend more than six inches belong a building.	10.99 - PENALTY
§ 153.09 CHAPTER 153 SIGNS AND BILLBOARDS	MAINTENANCE OF SIGNS – kept in good repair; painted once a year	10.99 - PENALTY
§ 153.10 CHAPTER 153 SIGNS AND BILLBOARDS	CORRECTION OF UNSAFE SIGNS – Must be corrected within 10 days of written notice from building inspector	10.99 - PENALTY
§ 153.12 CHAPTER 153 SIGNS AND BILLBOARDS	SIGNS PROHIBITING CARRYING OF CONCEALED WEAPONS ON MUNICIPAL PROPERTY – postings required on visible entrance and exits	10.99 - PENALTY
§ 154.09 CHAPTER 154 FLOODS	COMPLIANCE - No structure or land shall hereafter be located, extended, converted, altered or developed in any way without full compliance with the terms of this chapter and other applicable regulations	154.99 - PENALTY
§ 155.035 CHAPTER 155 WATERSHED	APPLICATION OF REGULATIONS -No building or land shall be used and no development shall take place, except in conformity with the provisions of this chapter specified for the watershed area in which it is located; No area required for the purpose of complying with the provisions of this chapter shall be included in the area required for another building; Every residential building erected, moved or structurally altered shall be located on a lot which conforms to the provisions of this chapter, except as permitted. If a use or class of use is not	155.999 - PENALTY

	specifically indicated as being allowed in a watershed area, such use or class of use is prohibited.	
§ 157.04 CHAPTER 157 URBAN FORESTRY	TRIMMING, PRUNING, PLANTING AND REMOVAL OF TREES AND SHRUBBERY – No trimming or removing of any tree with its trunk or a portion thereof on city property without written permission; available guidelines for trimming and pruning	157.99 - PENALTY
§ 157.05 CHAPTER 157 URBAN FORESTRY	TREES AND SHRUBBERY ABUTTING CITY PROPERTY TO BE KEPT TRIMMED; RESPONSIBILITY – must be maintained by the owner of the property; safe for right-of-way pedestrian and vehicular traffic; 30 days to respond after notification from the city.	157.99 - PENALTY
§ 157.06	INSPECTION OF SITES – Public Utilities Director may inspect any site and his/her discretion.	157.99 - PENALTY
CHAPTER 158 AIRPORTS	Prohibited heights, use restricting, non-conforming issues punishable and unlawful.	158.99 - PENALTY