

130.01	Unlawful to deface walls and floors of public buildings
130.02	Unlawful to injure or destroy gate or fence within corporate limits of city
130.03	Unlawful to destroy public property
130.04	Unlawful to tamper with water works or sewage system
130.05	Unlawful to injure or destroy shade trees
130.06	Unlawful to throw or sling stones
130.2	Unlawful to carry on a trade or occupation that is or creates a nuisance within the city or a mile beyond
130.21	Unlawful to loiter for the purpose of drug activity
130.3	Unlawful to shoot or discharge weapon, slingshot, air gun, or similar device in the city limit; exceptions
130.41	Unlawful to consume malt beverages and/or unfortified wine on the public streets or in city buildings, city parks, city parking lots, playgrounds, tennis courts, etc.
130.42	Unlawful to possess open container of malt beverage and/or unfortified wine on public streets or in city buildings, city parks, city parking lots, playgrounds, tennis courts, etc.
130.43	Unlawful to possess malt beverages and unfortified wine on public streets, alleys or parking lots closed for special events
32.22	Unlawful to congregate on the streets or alleys near a fire which would interfere with the activities of Fire Department
32.24	Unlawful to mount any fire engine or apparatus before it leaves the station or while on its way to a fire unless a bona fide member of Fire Department or w/ express permissions
50.03	Unlawful to store garbage or refuse in anything other than roll-out containers provided by city; provisions for use and care of the roll-out containers
50.03(H)	Unlawful for any person to place certain hazardous, industrial waste, oils, contagious disease refuse, human tissue, hot or live coals, dead animals, raw seafood waste, hypodermic needles, etc. in city containers or receptacle
50.04(A)	Unlawful to not deposit refuse for collection in accordance with this chapter. Combustible and noncombustible refuse shall be stored in proper containers.
50.04(B)	Persons occupying businesses shall store cardboard boxes inside the building unless in automatic containers
50.05	Must adhere to pre-collection practices set forth herein for roll-out container refuse collection such dangerous items must be wrapped, liquids drained
50.05(5)	Unlawful to dispose of refuse and waste in a storm drain, manhole, gutter, etc.
50.06(F)	Businesses shall not use street litter containers for disposal of business generated trash
50.06(H)	Unlawful to leave appliances at curbside without an appointment for pick up, constitutes littering
50.06(I)	Unlawful to put yard waste in roll-out containers
50.06(J)	Unlawful to place roll-out containers w/in 3' of mailboxes, parked car, utility lines or anything else that could get in the way of collection
50.07	Unlawful to place tree, hedge or shrubbery for collection without complying with the guidelines of this section
50.08	Unlawful to place certain solid or liquid wastes out for collection: hazardous, contagious, ash or live coals, etc.
50.09	Unlawful to place hazardous waste in a receptacle for collection or in any catch basin, manhole or drainage ditch
50.1	Unlawful to place industrial waste in any container or receptacle for collection
50.11	Unlawful for anyone other than employees of Sanitation Department to collect or remove garbage or waste without first obtaining permit from the government official operating the landfill
50.12	No person shall separate, collect or carry off or dispose of materials unless a permit is first obtained
50.13	Unlawful to dump
50.14	Unlawful to litter
51.08	Unlawful to tamper with or obstruct water or sewer lines
51.15(A)	Unlawful to supply or sell water to other persons or carry water away from any hydrant, water trough or public fountain
51.15(B)	Unlawful to use a fire hydrant w/o permission from the city
51.15(C)	Any person engaged in renting tenant houses or agreeing to furnish water to occupants of said house must furnish water that meets the grade of the State Health Board
51.15(D)	No person except Utility Director, Chief of Fire, or other authorized person shall take water from a hydrant, plug, street-washer, etc. nor shall anyone use or take for private use unless with permission
51.30(C)	Unlawful to fail to comply with any water restrictions put in place in a water emergency
51.45	Unlawful to have cross connections; requirements for containment assemblies and reduced pressure principle assemblies
51.45(G)	No person shall fill special use tanks or tankers containing pesticides, fertilizers or toxic chemicals from the public water system except at specific locations

51.46	Unlawful to install backflow prevention assemblies not in accordance with the specifications set forth herein
51.46(K)(5)	Unlawful to submit false or incomplete records to city, unlawful to fail to submit required records
51.48(A)	No person shall connect any supply of water not approved by the NC Dept. of Environmental, Health and Natural Resources to the city's water system
51.48(B)	Unlawful to not notify the city of contamination or pollution of the public or consumer potable water system and put in appropriate measures
51.49	Unlawful to have fire protection systems not in accordance with this section
52.005	Service requirements for sewage service lines, including grease, oil and sand interceptors
52.006	Trenches for building service lines must be inspected, permit will be voided
52.008	No person shall maliciously, willfully or negligently break damage destroy, etc. any structure or appurtenance or equipment that is part of the Publicly Owned Treatment Works
52.020(A)	Unlawful to place, deposit or permit to be deposited in an unsanitary manner human or animal excrement, garbage or other objectionable waste
52.020(B)	Unlawful to discharge to any storm sewer or natural drainage any sanitary sewage, industrial wastes or other polluted water except where permits have been obtained
52.020(C)	Unlawful to construct or maintain any privy, privy vault, septic tank or cesspool intended for the disposal of sewage w/in the city
52.021	Must connect to a public sewer after official notice
52.021(C)	No connection of any sewer line or system outside the corporate limits of the city shall be made without first meeting certain requirements
52.022	No person shall uncover, make any connections into, etc. any public sewer or appurtenance with first obtaining a permit
52.023	Building sewage service lines must be connected to the public sewer system under supervision of the city
52.025	If a building is demolished the building sewer lines must be disconnected and capped
52.04	Requirements to operate a private sewage disposal system if public sanitary sewer not available; must comply with provisions of this chapter If a public sewer becomes available, a property served by private sewage disposal must connect in compliance with this chapter and private disposal systems must be abandoned and filled with suitable material
52.043	
52.043(C)	No septic tank or cesspool shall be permitted to discharge into public sewer or natural outlet
52.06	Prohibited discharge standards and requirements
52.061	Categorical pretreatment standards must be complied with as set forth herein
52.062	Industrial waste surveys are required prior to discharging above limits set forth herein
52.066	Prohibition on dilution as a substitute for adequate treatment to comply with National Categorical PreTreatment Standards, unless expressly authorized
52.067	PreTreatment of Wastewater requirements
52.068	Duty to notify of any spills or accidental discharges or slug loads; procedures to prevent
52.069(A) & (B)	Septic tank wastewater must comply with 52.060 - 52.069 and can only be introduced at designated ; permits required
52.069(C)	Industrial waste haulers may only discharge at specified locations and with consent
52.069(D)	Industrial waste haulers must provide waste tracking forms for every load
52.08	Unlawful to connect or discharge to the Publicly Owned Treatment Works w/o a permit
52.081	Unlawful for a significant industrial user to connect and discharge w/o a permit
52.089	As needed, must modify a permit with changed or new conditions
52.091	You may not reassign or transfer a wastewater discharge permit
52.100 -52.106	Reporting requirements that shall be made including required detail
52.107	Must notify Publicly Owned Treatment Works Director w/in 24 hours if after sampling there is a violation; procedures to be followed
52.108	City prohibits discharge of hazardous wastes w/o notification to the Director; notification requirements
52.109	Analysis requirements for pollutants; processes must be followed
52.11	Wastewater samples must be representative of the user's discharge; wastewater facilities must be clean and properly operated; grab sample and composite sample requirements
52.112	Record keeping requirements for those subject to this chapter
52.12	User monitoring facility requirements must be complied with
52.121	Users must provide the city and EPA access to inspect, sample, compliance monitor, examine records, etc.
52.123(C)	All records relating to compliance with pretreatment shall be made available for review
52.164	New grease contributing facilities must notify the city prior to opening for business to obtain grease interceptor

52.165	For existing facilities, the facility must notify the city in advance for verification of proper infrastructure and FOG disposal procedures
52.166	Requirements for Users of Oil/Water Separators such as repair shops
52.167(A)(1)	Must comply with pumping schedule established by the FOG team
52.167(A)(2)	Unlawful to introduce enzymes, solvents or surfactants, etc. in a grease interceptor unless pre-approved in writing by the FOG team
52.167(A)(3)	Unlawful to backwash
52.167(A)(5)	User must comply with removal requirements
53.07	Unlawful to discharge anything other than storm water to a storm water conveyance or waters of the state; specific prohibited substances and exceptions
53.08	Unlawful to have connections to the storm water system to discharge non-storm water
53.09	Requirements that must be complied with for spills; notification
53.1	Must comply with industrial or construction activity storm water discharge permits
53.11	Must provide right of entry for inspection, sampling, reviewing records, etc.
70.03	Unlawful to willfully fail or refuse to comply with lawful order of police
70.05	Unlawful to fail to obey traffic regulations
70.2	Unlawful to fail to comply with traffic control devices
70.21	Unlawful to disobey no-turn signs and turning markers
71.01	Speed limit may not exceed 20 mph on any business section street of the city, 35 mph on state highways and in residential sections and 25 mph elsewhere
71.02	Unlawful to fail to abide by one-way streets
71.03	Prohibition on trucks with more than two axles in various locations
71.15	Unlawful to board or alight from any public conveyance or other vehicle while it is in motion
71.16	Unlawful to ride on any public conveyance or vehicle not designed or intended for passengers
71.17	No person may enter, jump on or ride any automobile without consent of the owner or driver
71.18	No person riding a vehicle may hang on to the vehicle or allow his body to protrude beyond the limits of the vehicle except to give signals as required by law
71.19	Unlawful to have more than 3 persons in the front seat
73.01	Unlawful to not have a light on a bike at night
73.02	Unlawful to cling to a moving vehicle
73.03	Unlawful to ride on handlebars
73.04	Unlawful to ride bicycles on sidewalks and unlawful to ride bicycle w/o hands on handlebars
73.05	No person on roller skates or riding on a coaster or toy vehicle shall go upon roadway unless it is while crossing at crosswalk or intersection, or except on play streets
73.06	Unlawful to ride a skateboard on streets, sidewalks or other city property
74.03	No person who is less than 16 or who does not have a driver's license may operate a golf cart on any public street, etc.
74.04	Unlawful to operate a golf cart upon public street w/o registering it and renewing a permit thereafter; inspection requirements
74.04(H)	ATVs, 4 wheel utility vehicles and other similar vehicles prohibited
74.05	Requirements for operating a golf cart on the public streets that must be complied with
90.02	Unlawful to kill, trap or otherwise take any bird
90.07(A)(1)	Unlawful to have more than 4 dogs or cats w/o a permit
90.07(B)(1)	Unlawful to have livestock or pigs, sheep, horses, mules, goats, chickens, ducks, geese, turkeys, etc. w/o a permit
90.07(B)(3)	All pigs and chickens must be kept in a pen or coop constructed in a satisfactory manner; specifications
90.08(A)	Unlawful to maintain an animal in such a way as to constitute a public nuisance; specific examples
90.08(B)	Owners are responsible for the removal of excrement deposited by his or her animals
91.01	Unlawful to disturb grave or deface monument in cemetery; no domesticated animals in cemeteries; unlawful to pluck flowers or shrubs or cut or injure trees in cemetery
91.03	No person has been interred or disinterred w/o first obtaining lawful authority and permission
91.04	No person that purchases a lot in the cemetery may transfer it to another without permission from City Council; nor in any event for a greater consideration
91.05	No vehicles in cemeteries unless for purposes of visiting a grave and speed limit is 15 m.p.h.

91.09	Regulations concerning lots and graves in the cemetery to be complied with
92.21	Unlawful to allow a vehicle to become abandoned
92.22	Unlawful to leave a vehicle on property after it is deemed a nuisance vehicle
92.23	Unlawful to leave a junked vehicle on the property after ordered removed; unlawful to have more than 1 junked vehicle; unlawful to fail to comply with location requirements for a vehicle deemed junked vehicle
92.33	Unlawful to attempt to remove or remove a vehicle impounded to a city storage facility
92.4	Unlawful to maintain a nuisance on your property; examples provided
92.41(A)	Unlawful to fail to keep property clear from accumulations of weeds, grass, trash, etc. and animal or vegetable matter with may be dangerous or public health; unlawful to bury animal or vegetable matter that may become dangerous to public health
92.41(B)	Unlawful to allow property to serve as breeding ground for mosquitoes, as a refuge for rats and snakes, or as a collecting place of trash and litter, or as a fire hazard
92.41(C)	Unlawful to fail to remove overgrowth and cut trees, weeds, grass to improve visibility when lot is used to carry on a breach of the peace; examples provided
92.41(E)	Unlawful to allow grass or weeds to grow above 1'
92.42	Unlawful to allow weeds, grass, shrubbery, etc. to protrude upon sidewalk, street, alley or to allow it to block the view of pedestrians or vehicles at intersections
92.45	Unlawful to block storm drains
92.46	Unlawful to have on premises materials that would create a littered conditions; examples provided
92.47	Unlawful to have indoor furniture on open porch, carport, stoop, deck terrace, or other outdoor area that is visible from nearby streets
93.07(C)	No person shall handle materials or conduct processes with produce hazardous conditions w/o a fire permit
93.09	Must have a permit for tanks that store volatile flammable or combustible liquids or other hazardous materials
93.11	Must have a permit for open burns
93.3	Must have a permit for fireworks displays
93.31	Unlawful to sell fireworks in stands, tents, truck and other non-permanent structures; income generated cannot exceed more than 25% of the total gross revenue of the business
94.02	Unlawful to litter on public streets
94.04	Merchants must remove and destroy papers, boxes, dirt, litter and trash per by hauling or burning in incinerator, or by placement in special box at rear such that it is not scattered by wind
95.02	Unlawful to cause to be emitted any noise that is unreasonably loud, raucous or disturbing such to constitute a nuisance, annoy or frighten
95.03	Specific noise prohibited; examples provided
95.05	No person can use a sound amplifying device or other instrument for entertainment, advertising or other purposes that exceeds standards in this chapter w/o a permit
96.01	Possession or consumption of alcoholic beverages in a park is unlawful
97.01	Unlawful for trains to operate at speed exceeding 25 m.p.h. in certain areas of city; outside these areas speed must be reasonable and proper
97.02	Unlawful for trains to block public streets for longer than 5 minutes
97.03	Unlawful to trespass on any railroad train
97.04	Safety gates are required to be operated at the main lines with Main Street
98.01	Unlawful to throw or burn trash on the streets or sidewalks
98.02	Unlawful to place tree trimmings or shrubbery in the streets and sidewalks
98.03	You must remove snow and ice if you have a store building from the sidewalk at earliest possible time
98.04	No person may injure or misplace any part of a bridge, culvert, ditch and drain, or place any obstruction in a culvert, ditch or drain to prevent free flow of water or over the streets
98.05	Unlawful to ride bicycle on sidewalk
98.06	No person shall play ball or catch on the streets
98.07	No person shall move a house or building across public streets or sidewalks w/o written consent of City Council
98.09	Obligation to clean up dust and mud
98.2	Unlawful to assemble on sidewalk or street so as to impede passage of persons or vehicles along same
98.21	No person may place or display or sale good or merchandise on the streets or sidewalks that obstructs an of the streets or sidewalks
98.22	No person may vend on any street or sidewalk

98.23	No brick, stone or wood or other substances or material shall obstruct the free passage of persons and vehicles on streets, sidewalks, alleyways
98.24	No person shall obstruct, dig, deepen or fill up any street, sidewalk, ditch or drain of the city and no person shall obstruct same with garbage, filth, trash etc.
98.26(A)	Gates that swing over a sidewalk are prohibited
98.26(B)	Unlawful to erect signs, wood, cloth or metal across a street or sidewalk
98.26(B)	Unlawful to erect or repair over any sidewalk or street any wooden shed or post for the support of any awning
98.4	Unlawful to dig in the street or excavate w/o a permit
98.41	Unlawful to construct a sidewalk of any brick or wood w/o permit
98.42	Unlawful to not repair a city street if you dig a ditch or trench or hole etc.
98.44	Unlawful to drag or run any harrow or engine or machine or tool upon any permanently paved or dirt street of the City such to injure or cut the surface
98.45	Unlawful to injure, tamper with, remove or pain upon any sign, sign post, street light, traffic signal or other city property
98.6	Unlawful to install curbing or to pave w/o a permit
98.61	Unlawful to construct, alter or move a driveway w/o a permit and in compliance with the specifications set forth herein
98.62	Unlawful to dig or excavate in a city street w/o permit
98.72	Unlawful to excavate or construct within the public rights of way w/o a permit
98.76	Unlawful to place above ground utility facilities w/o a permit
98.8	Unlawful to not place street number in a conspicuous place on a home or building; unlawful to deface same
99.03	Unlawful to operate an alarm system w/o a permit and following permitting requirements
99.04	Unlawful to use an alarm system w/o posting the decal issued by the city at the front entrance of the premises
99.1	Unlawful to activate an alarm to generate police response when no burglary or robbery occurring; i.e. to cause a false alarm; unlawful to fail to reimburse city for same
111.01(A)	Unlawful to throw, place, or deposit any printed or written advertising matter or paper in or upon any automobile; exception if you have a permit
111.01(B)	Unlawful to hand out, distribute, place or deposit any printed or written advertising matter or paper of any kind on the streets or sidewalks of the city; exception if you have a permit
111.01(C)	Unlawful to post upon or attach to any public or private building, fence or other structure or upon any tree w/o express permission of owner any bill, sign, placard or advertisement
111.01(D)	Unlawful to attach any sign, bill, placard, advertisement, metal, wood etc. on any telephone or electric power pole; exception if you have permit
112.01	Unlawful to operate any pool or billiard table, bowling alley or other table or alley w/o a license
112.05	Licensees pursuant to 112.01 must comply with the prohibitions set forth herein
112.06	Licensees pursuant to 112.01 must comply with the rules of operations set forth herein
112.21	Unlawful to operate a video machine or game center with a license
112.23	Video machine and game centers must comply with the rules of operation set forth herein
113.03(A)	Unlawful for any massage business to knowingly provide, allow or permit a massage to be given by a person to a person of the opposite sex
113.03(B)	Unlawful t to massage or treat any person except on the premises of a licensed massage business
113.03(C)	Unlawful to massage or to offer to massage the private parts of another
113.04	Unlawful to operate massage parlor outside the hours of operation set forth herein
113.05	Unlawful for a person under 18 to patronize any massage parlor unless with a written order from a physician
113.15	Unlawful for a person to engage in profession of masseur or masseuse or in operation of carrying on the business, etc. w/o applying for a license
113.18	Unlawful to engage in business of massage w/o license
113.19	Must provide names of all persons holding
113.21	Unlawful for employer of massage parlor to not use employees that are also licensed
114.02	Unlawful for a taxicab to violate speed limit
114.04(A) & (B)	Unlawful to operate a taxicab w/o permit posted and proper markings on vehicle
114.04(C)	Unlawful to operate a taxicab w/o permit
114.05	Unlawful to operate a taxicab w/o proper insurance
114.18	Unlawful to operate a taxicab w/o a Certificate of Convenience and Necessity from City Council

118.04	Unlawful to operate a cable communication system w/o a franchise
116.11	Unlawful to operate adult establishment w/o a license and a permit; licenses must be displaced to public
116.3	Licensee or applicant of an adult establishment must allow inspections
116.34	Regulations to operate an adult establishment; age restrictions; lighting; stage sizing
116.35	Regulations on viewing and private booths and rooms
116.38	Licensee of adult establishment can be liable for the offenses of its employees or performers
150.01	Regulation of demolition, construction and remodeling
150.02	Unlawful to frame or wooden building can be erected, altered or repaired or moved except upon permission of the Building Inspector
150.11	No construction or alterations can be made in the fire districts w/o a building permit and no frame or wooden building shall be erected, altered, repaired or moved w/o permit
150.27(B) & (C)	Driveway permit regulations
151.23	Must have a floodplain development permit in conformance with the chapter prior to commencement of any development activities in Special Flood Hazard Areas.
151.24	No structure or land shall be located, extended, converted or structurally altered w/o full compliance of Chapter on Flood Damage Prevention
151.41	Must apply for a floodplain development permit with requirements set forth herein before any development activities in Special Flood Hazard Areas
151.6	In all areas of Special Flood Hazards the following provisions listed herein must be complied with
151.61	In all areas of Special Flood Hazards where base flood elevation data has been provided the following provisions listed herein must be complied with
151.63	In all areas of Special Flood Hazards where no base flood elevation data has been provided the following provisions listed herein must be complied with
151.64	Requirements for areas along rivers and streams where base flood elevation data is provided but neither floodway nor non-encroachment areas are identified for a Special Flood Hazard Area
151.65	Requirements for development in areas designated floodways or non-encroachment areas w/in Special Flood Hazard Areas
152.03	Responsibilities of owners and occupants/minimum housing standards
152.18	Compliance required with this subchapter for dwellings used for human habitation; no person shall occupy or allow another to occupy unless minimum standards are met
152.16	Minimum standards set forth herein that must be complied with for structural condition of a dwelling or dwelling unit
152.17	Basic plumbing, heating and electrical equipment for dwellings that must be complied with
152.18	Ventilation requirements for dwellings
152.19	Minimum room size requirements in each habitable room; prohibition on cellars for living purposes; requirements for living in basements
152.2	Minimum safe and sanitary maintenance requirements for exterior foundation, walls, roofs, interior floors, walls, ceilings, windows, doors, stairs, porches, bathroom floors, supplied facilities, drainage and egress
152.21	Control of insects, rodents and infestations in dwelling units; requirements; extermination requirements; rubbish and garbage storage and disposal
152.3	All requirements also apply to rooming houses
152.31	Minimum 1 water closet, lavatory basin and bathtub or shower properly connected to approved water and sewer system in good working order for each four rooms w/in a rooming house
152.32	Minimum floor area for sleeping purposes
152.33	Sanitary maintenance requirements for walls, floors, ceilings and every other part of the rooming house and requirements for water closets, flush urinals and lavatory basin, bathtub and showers
152.46	Requirement to give access to city Inspector at all reasonable times for purposes of inspection, examination and survey; access by tenant to owner for repairs and alterations
152.49	Must comply with order of Inspector
152.57	Unlawful to fail, neglect or refuse to repair, alter or improve same, or to vacate and close and remove or demolish upon order of the Inspector; unlawful to occupy or permit occupancy after time prescribed in an order to repair, alter, improve, vacate or close
153.11	Subdivision application requirements and review procedures
153.12	Subdivision standards and required improvements
153.13	No construction or installation of improvements permitted until a subdivision plat has been approved; no building or other permits until all requirements of chapter met
153.14	Unlawful to subdivide in violation of this chapter or transfer or sell by reference to a plat before the plat is approved
153.27	Cluster development requirements

153.28	Buffer area requirements
153.3	No building or land shall be used and no development shall take place except in conformity with regulations herein for the watershed area in which it is located
153.32	Watershed protection permit requirements before building or built-upon areas are erected, moved, enlarged or altered or before any change in use
153.33	No building code permit can issue for an activity for which a watershed protection permit is required until that permit has been issued
153.34	Watershed protection occupancy permit requirements
153.46	High density development permit requirements for development exceeding the low density option
153.37	Storm water control measure requirements
153.49	Operation and maintenance manual and plan requirements
153.51	Storm water control structure inspection requirements and approval by the Watershed Review Board; approval must precede watershed protection occupancy permit issuance
153.6	No activity, situation, structure or land use shall be allowed which poses a threat to water quality and the public health, safety and welfare