PUBLIC NOTICE

BLACK MOUNTAIN BOARD OF ALDERMEN
REGULAR SESSION MEETING

Monday, August 10, 2020 at 6:00 p.m.

In order to comply with the State, County, and Town State of Emergency Declarations and social distancing requirements the only individuals that will be located at Town Hall will be the Mayor, Board of Aldermen, Town Manager and Town Clerk. Other staff may participate remotely. The meeting will be recorded (audio only) and posted to the website.

There are three ways the public can participate in the meeting:

1. **Join the meeting through Zoom on your computer or smart device.**
   
   https://us02web.zoom.us/j/82439165490

   **Meeting ID: 824 3916 5490** followed by the Pound sign (#).

   If you have not used Zoom before on a computer or smart device, you are encouraged to download the application from their website at Zoom.us/download and try it out prior to the meeting. There is no cost associated with the software or attending the meeting and there are toll free number options to dial in to listen live only.

2. **Join the meeting by telephone (listen only).**

   Call U.S. Toll-free 877 853 5247 or U.S. Toll-free 1-888 788 0099

   **Meeting ID: 824 3916 5490** followed by the Pound sign (#).

3. **Email or call in questions or comments prior to the meeting.**

   Call in comments prior to meeting: Town Clerk at 828-419-9310

   Email questions or comments to: Comments@townofblackmountain.org.

The Town is making every effort to ensure that the public is able to listen to the meeting, while still maintaining all of the Town’s statutory requirements and keeping the public safe. **During the meeting, if at any time inappropriate content is detected the zoom meeting will be ended by the host.**
The meeting is open to the public.

Savannah Parrish  
Town Clerk

The Town of Black Mountain is committed to providing accessible facilities, programs and services for all people in compliance with the Americans with Disabilities Act (ADA). Should you need assistance or a particular accommodation for this meeting please contact, Savannah Parrish, Town Clerk at 419-9310 or by email at townclerk@townofblackmountain.org no later than 24 hours in advance of the meeting.

Please visit www.townofblackmountain.org to obtain agenda packets and other meeting information.

Posted to the Town Bulletin Board and website on 8/06/2020
The agenda and all related documentation may be accessed electronically via Wi-Fi in Town Hall. From your laptop or smartphone, access the Town’s website at www.townofblackmountain.org. Click on Town Government and select Mayor and Board of Alderman to download materials for all Town board meetings.

Conserve resources; print only when necessary.

The Town of Black Mountain is committed to providing accessible facilities, programs and services for all people in compliance with the American with Disabilities Act (ADA). Hearing assistive devices are available at the door. Should you need other assistance or accommodation for this meeting, please contact Town Clerk at 419-9310, or by email at townclerk@townofblackmountain.org (828) 419-9300 / TDD (800) 735-2962

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1. CALL TO ORDER
   - Welcome
   - Pledge of Allegiance
   - Public Address & Announcements – Mayor Don Collins

2. PROCLAMATIONS, AWARDS & RECOGNITION – NONE

3. CITIZEN COMMENTS
   Individuals wishing to address the Board are asked to sign in at the entrance to the board room, indicating the topic(s) or agenda item(s) you wish to discuss, so that the chair may group speakers according to topic. The chair will recognize individuals requesting to address the Board. Comments by any one speaker shall be limited to three (3) minutes.

   To send comments prior to the meeting, please call Town Hall at 828-419-9310 or email comments to Comments@townofblackmountain.org. The Clerk will compile them and present them to the Mayor for consideration and entry into the minutes.

4. COMMUNICATIONS FROM STAFF, BOARDS, COMMISSIONS & AGENCIES

5. CONSENT AGENDA
   All items on the consent agenda are considered routine, to be enacted by one motion without discussion. If a member of the governing body requests discussion of an item, the item will be removed from the consent agenda and considered separately.

   A. Adoption of Minutes
      
      Motion: To adopt the minutes of July 13, 2020 (Regular Session).

   B. Call for Public Hearing for Blue Ridge Road Small Area Plan.

Page 1 of 3
Motion: To call for the public hearing for the Blue Ridge Road Small Area Plan to be held on Monday, September 14, 2020, at 6:00 p.m., or as soon thereafter as possible, in the Board Room of Town Hall, 160 Midland Avenue.

C. Budget Amendment for Recognition of Insurance Proceeds

Motion: To approve Budget Amendment FY 2021 - #3 as submitted, increasing expenditure account 30-91-8100-330 (Water Supplies) by $13,350.28, increasing expenditure account 30-91-8100-150 (Maintenance & Repair – Wells) by $10,000.00, and increasing revenue account 30-91-3840-800 (Insurance Settlement) by $23,350.28.

Consent Motion: To approve consent items A-C as presented.

6. CITIZEN COMMENTS
The chair will recognize individuals requesting to address the Board regarding the specific New Business or Unfinished Business items below. Comments by any one speaker shall be limited to three (3) minutes. If the topic you wish to discuss pertains to a public hearing scheduled for this meeting, please reserve your comment for the applicable public hearing.

To send comments prior to the meeting, please call Town Hall at 828-419-9310 or email comments to Comments@townofblackmountain.org. The Clerk will compile them and present them to the Mayor for consideration and entry into the minutes.

7. UNFINISHED BUSINESS

A. Offer to Purchase Town Property on Flat Creek Rd. and East Street PIN Numbers 0710-41-9092-00000 and 0710-41-9003-00000, for $20,000.00.

#R-20-12

Motion: To approve and adopt Resolution #R-20-12 as submitted to accept the offer from the Alexanders, subject to the notice and upset bid requirements of NCGS Section 160A-369.

8. NEW BUSINESS

A. Amendment of Solid Waste Ordinance

#O-20-10

Motion: To approve and adopt Ordinance #O-20-10 as submitted.

B. Designating the Riverwalk Greenway in honor of former Alderman Carlos Showers.
Motion: To approve naming Riverwalk Greenway the Carlos Showers Riverwalk Greenway from Hwy 70 to NC 9.

9. PUBLIC HEARING

The chair will recognize individuals requesting to address the Board regarding the specific topic of the public hearing. Public hearing comments by any on speaker shall be limited to ten (10) minutes. The Mayor reserves the right to alter time limits and other rules of procedure at the beginning of each Public Hearing.

A. Public Hearing for Text Amendments to Adopt Stream Buffer Ordinance.

Motion: To adopt the draft Ordinance #O-20-08 as presented.

10. COMMUNICATION FROM STAFF

A. Town Attorney – Ron Sneed

B. Town Manager – Josh Harrold

11. COMMUNICATION FROM MAYOR AND BOARD OF ALDERMEN

12. ADJOURNMENT

[Signature]
Josh Harrold
Town Manager
1. **CALL TO ORDER**

   *Mayor Don Collins called the meeting to order at 6:00 p.m.* with the following members present:

   Mayor Don Collins  
   Vice Mayor Maggie Tuttle  
   Alderman Larry B. Harris  
   Alderman Ryan Stone  
   Alderman Jennifer Willet  
   Alderman Tim Raines – absent

   The following staff members were present:
   Josh Harrold, Town Manager  
   Angela Reece, Assistant to the Town Manager/Town Clerk  
   Ron Sneed, Town Attorney  
   Jennifer Tipton, Senior Admin

   Mayor Collins welcomed everyone and led the Pledge of Allegiance. Mayor Collins announced that Alderman Tim Raines will not need to run for his seat this election cycle as he was asked to fill the remainder of the term. The term expires in 2022. This was confirmed by Buncombe County and the State of North Carolina.

2. **PROCLAMATIONS, AWARDS & RECOGNITION**

   - **Proclamation** – *Presented by Mayor Don Collins*
     
     Mayor Collins recognized Rotarian John Dewitt as a recipient of the Service Above Self Award. As Rotary's highest honor for individual Rotarians, this award recognizes up to 150 Rotarians annually who have demonstrated exemplary humanitarian service, with an emphasis on personal volunteer efforts and active involvement in helping others through Rotary.

   - **Announcement** – Josh Harrold, Town Manager
Josh Harrold welcomed and introduced the new Town Clerk/Assistant to the Manager, Savannah Parrish. Savannah begins work July 23rd.

3. CITIZEN COMMENTS
   Individuals wishing to address the Board are asked to sign in at the entrance to the board room, indicating the topic(s) or agenda item(s) you wish to discuss, so that the chair may group speakers according to topic. The chair will recognize individuals requesting to address the Board. Comments by any one speaker shall be limited to three (3) minutes.

The following citizens sent comments prior to the meeting and were read by Town Manager, Josh Harrold:

Felicia Holloway submitted written comment requesting the Board allow more time for citizen comment before passing the amendment to ordinance 0-20-09.

Robin Josephs submitted written comment requesting the Board delay voting on the amendment to ordinance 0-20-09 to allow citizens more time to provide input.

4. COMMUNICATIONS FROM STAFF, BOARDS, COMMISSIONS & AGENCIES -NONE

5. CONSENT AGENDA
   All items on the consent agenda are considered routine, to be enacted by one motion without discussion. If a member of the governing body requests discussion of an item, the item will be removed from the consent agenda and considered separately.

Town Manager, Josh Harrold presented the consent agenda to the Board of Alderman.

A. Call for Public Hearing for Text Amendments to Add Stream Buffer Ordinance #O-20-08

   **Motion:** To call for the public hearing to be held at the meeting on Monday, August 10, 2020 or as soon thereafter as possible.

B. Budget Amendment for Water System Service Contract BA-FY20-18

   **Motion:** To approve Budget Amendment **BA-FY20-18** as submitted,

C. Budget Amendment for Water System Service Contract BA-FY21-01

   **Motion:** To approve Budget Amendment **BA-FY21-01** as submitted, increasing expenditure account 30-91-8100-450 (Contract Services) by $18,000 and account 30-91-3940-900 (Transfer from Water Capital) by $18,000.

D. Budget Amendment for Restoration on Riverwalk Greenway Easement BA-FY21-02

   **Motion:** To approve Budget Amendment **BA-FY2021-02** as submitted, increasing expenditure account 10-10-5400-543 (Transfer to Gen Capital Project) by $20,000 and 10-00-3905-900 (Fund Balance Appropriated) by $20,000.

E. Resolution supporting Blue Ridge Road Interchange (I44 09)
Motion: To support the Blue Rudge Road Interchange. Right away acquisition to begin in June 2021 and construction to begin in June 2023.

F. Resolution to approve financing terms for sanitation vehicles. Financing rate from BB&T is 1.61% for seven years. Total amount is $624,000 with a payment of $94,000 per year. Motion: To approve financing terms for sanitation vehicles at 1.61% for seven years. Total amount is $624,000 with a payment of $94,000 per year

Consent Motion: To approve consent item A – F as presented.

Alderman Larry Harris moved to approve consent items A-F as presented. The motion was approved by a vote of 4-0.

6. CITIZEN COMMENTS
The chair will recognize individuals requesting to address the Board regarding the specific New Business or Unfinished Business items below. Comments by any one speaker shall be limited to three (3) minutes. If the topic you wish to discuss pertains to a public hearing scheduled for this meeting, please reserve your comment for the applicable public hearing.

There were no citizen comments.

7. UNFINISHED BUSINESS
A. Art in the Afternoon Lease Amendment & Renewal

The Art in the Afternoon Lease expires in August. This proposal would renew the lease for another year at the same rate.

Alderman Larry Harris moved to approve the Art in the Afternoon Lease amendment and renewal as presented by Attorney Ron Sneed. The motion was approved 4-0.

8. NEW BUSINESS
A. Offer to Purchase Town Property on Flat Creek Rd. and East Street PIN Numbers 0710-41-9092-00000 and 0710-41-9003-00000, for $20,000.00 #R-20-11

The Alexanders have offered to purchase the Property from the Town. The Property is in a floodway and is likely not suitable for building.

Alderman Larry Harris moved to direct the Town Manager to do further research on the Town Property on Flat Creek Rd. and East Street to determine if the Property would be suitable for a park or another town use.

The motion was approved by a vote of 4-0.
B. Amendment to Chapter 43: Parades, Festivals and Special Events Ordinance

Alderman Larry Harris moved to approve Ordinance #0-20-09 as amended to include

The motion was approved by a vote of 4-0.

C. Resolution to Allow Virtual Quasi-Judicial Meetings

Motion: To approve and adopt Resolution #R-20-10 as submitted to allow virtual quasi-judicial meetings.

Alderman Larry Harris moved to approve Resolution #R-20-10 allowing virtual quasi-judicial meetings.

The motion was approved by a vote of 4-0.

D. Appointment to fill vacancies on Town Boards and Commissions

Alderman Ryan Stone moved to appoint Jillian Ballard to the 3rd Alternate ZBA seat by a vote of ___4___ for and ___0___ against.

Alderman Jennifer Willet moved to appoint ___Charles Fitzgerald___ to the vacant Planning Board seat by a vote ___4___ for and ___0___ against.

E. Golf Course Snack Shop Lease Agreement

Alderman Larry Harris moved to approve the Golf Course Snack Shop Lease Agreement as amended to state that rent collection will begin September 2020.

The motion was approved by a vote of 4-0.

9. PUBLIC HEARING - NONE

The chair will recognize individuals requesting to address the Board regarding the specific topic of the public hearing. Public hearing comments by any on speaker shall be limited to ten (10) minutes. The Mayor reserves the right to alter time limits and other rules of procedure at the beginning of each Public Hearing.

10. COMMUNICATION FROM STAFF

A. Town Attorney – Ron Sneed - NONE

B. Town Manager – Manager Harrold, at Alderman Stone’s request, supplied the Board of Alderman with COVID-9 related hours. Black Mountain Police have spent 179 hours to date
responding to COVID-19 related issues. The Black Mountain Fire Department have spent 656 hours to date.
Sales tax revenues from May are down 24% from last year.
The Town of Black Mountain accepted a PARTF grant a few years ago for work on Veterans Park. The budget included a $40,000 pledge from Kiwanis. The $40,000 pledge is no longer available due to other community needs, leaving the town $40,000 short. Staff will be working to find ways to seek out additional funding sources. The work is set to be completed October of 2021.

11. COMMUNICATION FROM MAYOR AND BOARD OF ALDERMEN

Alderman Larry Harris inquired as to the official job status of the Town Clerk, Angela Reece and wished her well in her new position. The Mayor and Board thanked Angela for her service to the Town of Black Mountain.

Mayor Collins also clarified a statement made in the last budget meeting regarding the community garden and the cost to produce food.

12. ADJOURNMENT

*There being no further discussion, on a motion by Vice Mayor Maggie Tuttle, with a vote of 4-0 Mayor Don Collins adjourned the meeting at 6:51 p.m.*

ATTEST:

_____________________________________           _______________________________
Savannah Parrish, Assistant to Manager/Town Clerk   Don Collins, Mayor
SUBJECT: Call for Public Hearing for Blue Ridge Road Small Area Plan

AGENDA INFORMATION

Agenda Location: CONSENT AGENDA
Item Number: 5B
Department: Planning and Development Department
Contact: Jessica Trotman, Planning Director
Presenter: Jessica Trotman, Planning Director

BRIEF SUMMARY: Due to the upcoming 1-40 Interchange and potential use and zoning changes along Blue Ridge Road, the Town contracted with Wetherill Engineering to conduct a Blue Ridge Road Small Area Plan. The plan focused on both transportation and land uses. There were two public meetings as well as two additional thirty-day comment periods. The plan will be used as a guiding document for future development and potential rezonings along Blue Ridge Road.

MOTION FOR CONSIDERATION: To call for the public hearing for the Blue Ridge Road Small Area Plan to be held on Monday, September 14, 2020, at 6:00 p.m., or as soon thereafter as possible, in the Board Room of Town Hall, 160 Midland Avenue.

FUNDING SOURCE: N/A

ATTACHMENTS: N/A

MANAGER’S COMMENTS AND RECOMMENDATIONS: To call for the public hearing to be held at the meeting on Monday, September 14, 2020 or as soon thereafter as possible.
TOWN OF BLACK MOUNTAIN BOARD OF ALDERMEN
REQUEST FOR BOARD ACTION
Meeting Date: August 10, 2020

SUBJECT: Budget Amendment for Recognition of Insurance Proceeds
#BA-FY-21-03

AGENDA INFORMATION:

Agenda Location: CONSENT AGENDA
Item Number: 5C
Department: Finance
Contact: Kirk Medlin, Finance Director
Presenter: Josh Harrold, Town Manager

BRIEF SUMMARY: The Town received an insurance settlement as a result of the vandalism which occurred at the Water Tower. This amount is being added to the FY 2021 budget in order to provide additional funding for supplies and the maintenance of our wells, both of which could go over budget if this amendment is not made.

MOTION FOR CONSIDERATION: To approve Budget Amendment FY 2021 - #3 as submitted, increasing expenditure account 30-91-8100-330 (Water Supplies) by $13,350.28, increasing expenditure account 30-91-8100-150 (Maintenance & Repair – Wells) by $10,000.00, and increasing revenue account 30-91-3840-800 (Insurance Settlement) by $23,350.28.

FUNDING SOURCE: N/A

ATTACHMENTS: Budget Amendment – FY 2021 - #3

MANAGER’S COMMENTS AND RECOMMENDATIONS: Adopt as presented.
### Budget Amendment # 2021-3
#### Fiscal Year 2020-2021

<table>
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<th>Dept.</th>
<th>Account #</th>
<th>Account Name</th>
<th>Debit</th>
<th>Credit</th>
<th>Comments</th>
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<td>30-91-8100-150</td>
<td>Maintenance &amp; Repair - Wells</td>
<td>10,000.00</td>
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<td>30-91-3840-800</td>
<td>Insurance Settlement</td>
<td></td>
<td>23,350.28</td>
<td>This allows money from the water tank vandalism insurance settlement to be allocated to Water Fund where additional funds may be necessary in FY 21.</td>
</tr>
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**Totals:** 23,350.28 23,350.28

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**BD #**

**Entered By:**

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**Journal #**

**Fiscal Yr**

**Approved By:**

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**Date**

**Date**
SUBJECT: Offer to Purchase Town Property

AGENDA INFORMATION

Agenda Location: UNFINISHED BUSINESS
Item Number: 7A
Department: Town Attorney
Contact: Ron Sneed, Town Attorney
Presenter: Town Attorney

BRIEF SUMMARY: Fred and Linda Alexander have offered to purchase two lots on Flat Creek Road and East Street lying within the floodway and flood zone, PIN Numbers 0710-41-9092-00000 and 0710-41-9003-00000, for $20,000.00

MOTION FOR CONSIDERATION: To approve and adopt Resolution #R-20-12 as submitted to accept the offer from the Alexanders, subject to the notice and upset bid requirements of NCGS Section 160A-369.

FUNDING SOURCE: N/A

ATTACHMENTS: Resolution #R-20-12 to accept offer subject to upset bid requirements.

MANAGER’S COMMENTS AND RECOMMENDATIONS:
June 29, 2020

W Fred Alexander
513 Tomahawk Ave.
Black Mountain, N.C.
770-823-0976

Mr. Harrold,

We hope you are doing well. Our town is lucky to have dedicated & professional leadership during such difficult times.

My wife Linda and I recently acquired a partial of land off East Street in Black Mountain. It has several issues, but we have planted several hundred blueberry plants and Christmas trees, and are enjoying our time working there. The Town of Black Mountain owns some nearby land that would be useful to us in our endeavors. We desire to purchase from the TOBM 2 contiguous lots; PIN's 0710 419 0920000,and 0710 419 0030000. These lots are on the south side of East street as it crosses Flat Creek. These lots are virtually unbuildable because of major floodway that covers one lot, and a very large MSD sewer easement that covers the other lot into the setbacks, they would make a fine addition to our agricultural pursuits. We are proud to bring more agriculture back into town. We are willing to pay the town $20,000 for this land. We have completed due diligence and are able to complete the purchase now.

We will also cheerfully donate an easement back to The TOBM for continuation of the greenway up Flat Creek. We think this transaction is one that will be in the mutual interests of all the citizens of Black Mountain.

Enclosed, you will find a check payable to The Town of Black Mountain for $1000, to be applied to the purchase, if accepted by the Board of Aldermen. We have no knowledge of the government regulations controlling such a sale, and have asked Mr. Ron Sneed to assist us in pursuing this important matter.

We look forward to hearing from you soon,

Sincerely,

Fred and Linda Alexander
PAY TO THE ORDER OF Town of Black Mountain $1,000.00

One thousand dollars 7 7/100 $1,000.70

State Employees' Credit Union
Black Mountain, North Carolina

MEMO

LINDA H ALEXANDER
WILLIAM F ALEXANDER
513 TOMAHAWK AVE
BLACK MTN, NC 28712861

DATE June 30, 2020

J/ 69-7704/2531 1152

1152
SUBJECT: Amendment of Solid Waste Ordinance

AGENDA INFORMATION

Agenda Location: NEW BUSINESS
Item Number: 8A
Department: Town Manager
Contact: Town Manager
Presenter: Town Manager

BRIEF SUMMARY: The proposal is an amendment of the Solid Waste Ordinance, Chapter 40 of the Code of Ordinances, to update the ordinance and to have it accurately reflect how solid waste services will be handled when the Town takes over operation of such services.

MOTION FOR CONSIDERATION: To approve and adopt Ordinance #O-20-10 as submitted.

FUNDING SOURCE: N/A

ATTACHMENTS: Ordinance #O-20-10

MANAGER’S COMMENTS AND RECOMMENDATIONS:
AN ORDINANCE TO AMEND CHAPTER 40 - SOLID WASTE, OF THE CODE OF ORDINANCES OF THE TOWN OF BLACK MOUNTAIN

BE IT HEREBY ORDAINED by the Board of Aldermen that Chapter 40 - Solid Waste, of the Code of Ordinances of the Town of Black Mountain is hereby revoked in its entirety and the Code of Ordinances is further amended by the adoption of the following new Chapter 40.

CHAPTER 40 - SOLID WASTE

Article I. - Definitions.

(a) Assisted Leaf Collection – From October 1st and January 31st residents who are age 70 or older, or residents with a disability AND whose home has a tax value of less than $200,000 qualify for assistance.

(b) Back Door Service – A service provided at no extra cost to handicapped individuals provided they show proof with a doctor’s note and verification that no able-bodied persons reside at the residence requesting such service.

(c) Bulky Items – Items included but not limited to: items of furniture, chairs, tables, couches, mattresses, cabinets, dressers, etc.

(d) Business Establishment - Any retail, corporation, landlord, wholesale, institutional, religious or governmental establishment, and/or other entity engaged in a for-profit endeavor exclusive of residences as described above, which may generate garbage or other refuse.

(e) Collection - The act of removing solid waste from a point of generation to an approved disposal site. Collection shall be at the curb for garbage, yard waste, recyclables, and bulky items.

(f) Construction Materials – Any waste generated from packaging exclusive or manufacturing, industrial waste, building construction materials, remodeling/renovation materials or debris or demolition operations.

(g) Hazardous waste - A solid waste, or combination or solid wastes, which because of its quantity, concentration, or physical, chemical or infectious characteristics may cause or significantly contribute to an increase in mortality or an increase in serious irreversible or incapacitating reversible illness. Also to include waste that poses a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, disposed of or otherwise managed.

(h) Household Garbage – Any waste generated at a household, single family or multi-family residence subject to putrefaction and originating within the residential establishment.
(i) Lead acid battery - Any battery containing lead, acid, or both.

(j) Loose leaves - Tree/plant foliage that has fallen from tree/plants and has been placed along the street in rows or piles, not in container for collection.

(k) Medical waste - Any solid waste which is generated in the diagnosis, treatment, or immunization of human beings or animals, in research or pertaining thereto, or in the production or testing of biologicals, but does not include any hazardous waste identified or listed pursuant to this article, radioactive waste, household waste as defined in 40 Code of Federal Regulations, section 261.4(b)(1) in effect July 1, 1989, or those substances excluded from the definition of solid waste in this section, to include sharps.

(l) Missed Service – Any reported or discovered missed collection that upon investigation is determined to be have been missed by the sanitation crew’s negligence.

(m) Oil - Any oil new or used which has been refined from crude oil or synthetic oil and, as a result of use, storage, or handling, has become unsuitable for its original purpose due to the presence of impurities or loss of original properties, but which may be suitable for further use and is economically recyclable.

(n) Recyclable Items - Those items which are capable of being recycled, can be marketed at a value greater than the costs associated with processing and shipping that material to a buyer, and which would otherwise be processed or disposed of as solid waste. Examples of recyclable materials are as follows: aluminum cans, steel cans, milk jugs and other bottles marked on the bottom with a number 1 thru 7, glass bottles and jars (clear, brown and green), corrugated cardboard, newspapers including all inserts, magazine and telephone books. Mixed paper consisting of junk mail, cereal boxes, etc., deposited into a blue recycling bag and tied or into a clearly marked recycling bin.

(o) Residence – Any structure used as a dwelling place by a single family home or a multi-family unit within the corporate limits of the Town requiring curbside collection.

(p) Sharps - means and includes needles and syringes with attached needles.

(q) Sharps container - A container manufactured and approved for the disposal of sharps. The container must be rigid, leak-proof when in the upright position, puncture-resistant, and shall be labeled with a water resistant universal biohazard symbol.

(r) Town - The area within the city limits of the Town of Black Mountain.

(s) White goods - Inoperative and discarded appliances, including but not limited to, refrigerators, ranges, water heaters, freezers, washers, dryers, dehumidifiers, dishwashers, trash compactors, television sets, and window air conditioners.

(t) Yard Waste - Plant material consisting solely of vegetative matter which includes, but is not limited to, tree limbs, grass clippings, weeds, bush clippings, leaves, brush, etc. resulting from regular maintenance of yards, gardens, and landscaping maintenance activities. Yard waste does not include entire trees, tree trunks, stumps, roots, dirt, rocks or clearing activities. It
also does not include any material generated by any commercial lawn maintenance, landscaping, and/or tree companies.

**Article II. - Rules and regulations authorized.**

The Public Works Director may make such rules and regulations not inconsistent with this chapter as he deems advisable to safeguard the health and welfare of the citizens of the Town in the disposal of garbage, ashes and other refuse.

**Article III. - Ownership of materials.**

Wet and dry garbage, recyclable materials, yard waste, bulk trash, large appliances and other authorized materials which are properly placed by an owner or occupant of a property at curbside for collection, are deemed to be abandoned by such person(s) and become the property of the Town or its authorized agent. Unauthorized materials may be denied pickup by the Town and shall become considered litter after a period of forty-eight (48) hours.

**Article IV. - Dumping solid waste, etc., on open lots prohibited; exception for landfilling.**

No solid waste, yard waste, special waste, or other offensive material shall be dumped, thrown, or allowed to remain on any lot or space within the town limits.

**Article V. - Littering.**

STATE LAW REFERENCE— Littering, G.S. § 14-399 et seq.; authority to regulate, collect, etc., solid wastes, G.S. §160A-303.1.

(a) It shall be unlawful to throw, place or deposit any refuse in any street, public place or on any private property within the Town limits, except in approved containers as provided in this ordinance, or as approved by the Public Works Director or his designee.

(b) It shall be unlawful to place stumps on any property, public or private, anywhere within the corporate limits of the Town.

(c) No solid waste or any other waste or offensive or disease-producing material shall be dumped in any lot or space within the Town limits for the purpose of filling or for any other purpose.

(d) It shall be unlawful for any person to throw any garbage, peelings or miscellaneous litter upon any of the sidewalks in the Town or upon the floors of any public buildings or other public places. It shall be unlawful for any person to place, drop or throw any litter, garbage, refuse, grass, shrubbery, tree clippings, bottles, cans, or containers of any kind upon any median strip, alleyway, street or street right-of-way, park or grass strip, or upon the private premises of another without permission of the owner or person in control of such premises, or upon any public property.
Article VI. - Refuse not collected by the Town.

(a) No building materials or refuse from building operations, construction materials or remodeling projects generated/performed by a professional contractor will be collected by the Town. The contractor is responsible for disposal.

(b) The Town will not collect yard waste and yard debris from landscape and maintenance projects performed by landscaping companies.

(c) Owners of dead animals shall be responsible for their removal and disposal.

(d) Animal or human excreta will not be collected by the Town.

(e) Neither infectious waste nor hazardous waste will be collected by the Town.

(f) Items banned from landfills, such as, but not limited to: tires; lead acid batteries; paints; lubricants; oil filters; anti-freeze; wooden pallets shall not be collected by the Town. Items not approved for placement in landfills may be taken to the county’s household hazardous waste recycling facility or other approved sites.

(g) Oxygen tanks and other medical equipment; propane tanks, all oil tanks used for household purposes; parts of campers, boats, camper shells, trailers; automotive parts, including but not limited to motors, doors, fenders, car seats, batteries, etc. shall not be collected by the Town.

(h) The Town reserves the right not to service any authorized container that is contaminated and/or does not meet code requirements.

Article VII. - Refuse from outside corporate limits.

No refuse, collected outside the corporate limits of the Town, shall be disposed of at any location within the Town.

Article VIII. - Collection routes and schedules.

The Public Works Director or his designee shall establish collection routes and schedules and may alter these routes and schedules from time to time. The Public Services Director or his designee may establish and revise from time to time a policy relating to the number of times per week the Town will collect solid wastes from various classifications of premises and the maximum number of solid waste containers that the Town will service on any one (1) premises. No owner or occupant of any premises shall prohibit or prevent weekly solid waste collection services at the premises.

Article IX. - Service for persons who are physically disabled.

Back door service for the physically disabled may be considered by the Public Works Director or his designee. As a courtesy, back door service is available for weekly garbage and bi-weekly recycling pick
up, provided that prior approval has been granted by the Public Works Director. The Town also reserves the right to periodically verify the need to back door service to residents who have been approved to receive the service. The Town reserves the right to continue or discontinue the special collection service. The Public Works Director his designee shall have the authority to determine the proper location for collected items for disabled residents.

**Article X. - Curbside collection service.**

Household garbage shall be collected once per week.
Recyclable items shall be collected bi-weekly.
Yard waste shall be collected weekly by request only.
White Goods shall be collected weekly by request only.
Bulk items shall be collected once per month by request only. Additional pick-ups may be requested for a fee of $25 per item.

The Town reserves the right to suspend, delay, or alter the time of collection of one or all services temporarily should snow, ice, storms, flooding, extreme heat/cold or other conditions make it unsafe for the public or employees during collection operations.

Town-served curbside collection services will be provided under the following conditions:

(a) **Curbside collections scheduling.** Town-served curbside collection services will be provided on a day designated for collection by the Public Works Director or his designee. Solid waste should not be placed at the curbside prior to 5:00pm the day before the scheduled collection day.

(b) **Eligibility for service under this section.** Eligibility for solid waste services will be evaluated on a case-by-case basis by the Public Works Director or his designee. Solid waste services may be denied to any location by the Public Works Director or his designee.

(c) **Limitations.**

1. Residential collection of up to six (6) bags shall be provided once per week at curbside or at the edge of the vehicular travel way as practicable without interfering with or endangering the movement of vehicle or pedestrians.
2. The Town will not provide collection of bulk items resulting from the eviction or departure of tenants at any rental property. The landlord of each location will be responsible for the disposal and fees associated with such disposal.
3. The Town will not provide collection of bulk items from any residence or business establishment that has a dumpster.

(d) **Placement of solid waste.**

1. In order to collect solid waste, the owner or occupant of each business, or household shall place all refuse between the curb or traveled portion of the street and the property
line closest to the curb of the premises from which the same is placed at or before 7:00 a.m., on the day fixed for collection. It is recommended to place all solid waste into trash cans with lids to prevent wildlife from creating a mess. Solid waste will be collected and removed on the day fixed therefore by the Public Works Director or his designee. Public notice shall be given of any change of collection day. Town collection personnel shall not provide service if denied reasonable access by parked vehicles, equipment, fixed objects, low hanging wires or other obstructions.

2. The following rules shall apply for the removal of solid waste:
   a. No wooden boxes, barrels, or any other wooden receptacle, or any other receptacles except approved containers shall be used for collection of wet or dry garbage or recyclables. Solid waste collectors may remove all such wooden boxes and other receptacles, if so used. The customer will be notified of the nonconforming container and its use as a means of collection by town forces will be terminated. Any exceptions shall be evaluated on a case-by-case basis by the Public Services Director or his designee.
   b. For the purpose of collection, placement of containers will be at ground level, and the use of underground containers will not be permitted.

(e) Missed Service – The Town will provide missed stop pick up for any resident, that after investigation by the Public Works Director or his designee is deemed to be due to the negligence of the Sanitation crew, if the Town is notified of the miss within 24 hours of the missed pick up. No missed service pick up will be provided for residents who do not have their items out by 7:00 am on their scheduled day of collection.

(f) Spilled materials. Spilled materials or overflow not caused by the Town shall be cleaned up immediately after such spillage or overflow by the property owner or occupant. Spilled solid waste materials caused by the Town shall be cleaned up immediately after such spillage occurs by said crew.

(g) Recycling collection service. Only recyclable materials should be placed in the containers. Mixing garbage, yard waste or other materials with recyclables will result in a notice of violation and no collection. Containers shall comply with items (c) and (d) above.

(h) Yard waste collection service.
   1. Yard waste collection shall be provided to residential units and small businesses by request only as approved by the Public Works Director or designee.
   2. Yard waste shall be separated from all other refuse prior to collection. The Town shall collect yard waste as stated in (g)(1) above so long as it is properly prepared or bagged and in compliance with these regulations.
      a. Grass clippings, small shrubbery clippings, leaves, and other small lawn debris shall be collected at the curbside provided that they are placed in approved containers (cans or bags) for collection. Such containers shall be in good condition and of such size and weight that when full, do not weigh more than fifty (50) pounds each and are such that one (1) individual can easily pick up each container, one (1) at a time, for disposal.
      b. Limbs and large shrubbery to be collected by the Town shall be no longer than six (6) feet in length and three (3) inches in diameter and placed in an orderly manner at the
curb. Brush piles containing small debris (leaves, grass clippings, etc) will not be collected and the homeowner will be responsible for properly sorting debris.

c. The Town will collect a maximum of 4 cubic yards (approximately 6ft long by 4ft high by 4ft wide) of brush at each address weekly by request only. To prevent unsightly brush piles residents should not place more than the weekly maximum of 4 cubic yards at the curb each week for pick up.

d. The Town will not collect yard waste and yard debris from landscape and maintenance projects performed by landscaping companies.

e. The Town will not collect scrap lumber/wood as part of yard waste collection. These items are considered construction materials and will need to be disposed of by the property owner.

f. Tree trunks or tree stumps will not be collected by the Town.

g. Loose leaves shall be bagged or placed in approved containers. Although residents who use reusable bags may request their bags to be emptied and left, the Town does not guarantee the bags will be left and assume no responsibility for bags that are taken.

h. Residents who qualify for Assisted Leaf Collection program may place loose leaves at the edge of the road twice per season (not in the road, ditch line or curb line) for collection. The resident is responsible for getting the leaves to the edge of the road and calling to schedule a pick up. No Town employee will be allowed on private property to remove leaves or yard debris. No other yard waste shall be included or mixed with loose leaves (no sticks, brush, or bagged leaves/grass).

i. Residents must call the Town in order to request a pick up for yard waste.

(i) Large appliance (white goods) collection. Collection of large appliances (white goods) shall be provided as follows:

1. White goods collection will be provided to residential units and small businesses as approved by the Public Works Director or designee.

2. White goods collection will not be provided to commercial establishments or industries.

3. Residents must call the Town in order to request a pick up for appliance collection.

4. Items not approved for placement in landfills may be taken to the county’s household hazardous waste recycling facility or other approved sites.

5. Any resident requesting collection of a television will need to pay the current landfill disposal fee of $10 before the pickup is scheduled. This fee is based on the landfill’s fee schedule and is subject to change. Payment can be made at the Public Works office located at 304 Black Mountain Ave.

**Article XI. - Medical waste and Sharps.**

No medical waste not properly disposed of shall be deposited or permitted to be deposited in the waste stream. The Director of Public Works shall terminate solid waste collection services to any establishment
at which a violation of this section occurs. Such termination is not a penalty, but shall nevertheless be in
addition to and not in lieu of the imposition of civil or criminal penalties for violation of this ordinance.
Sharps shall be disposed of properly in a sharps container. Any residential or business establishment
whose refuse contains sharps that are not placed in the appropriate containers will be refused service
for the safety of all employees.

I move the adoption of the foregoing ordinance.

________________________________________
Alderman

READ, APPROVED AND ADOPTED by a vote of _____ to _____, the 10th day of August, 2020.

________________________________________  ______________________________________
Don Collins, Mayor                          Josh Harrold, Town Manager

ATTEST:

________________________________________
Savannah Parrish, Town Clerk
SUBJECT: Riverwalk Greenway designated as Carlos Showers Riverwalk Greenway

AGENDA INFORMATION

Agenda Location: NEW BUSINESS
Item Number: 8B
Department: Administration
Contact: Josh Harrold, Town Manager
Presenter: Josh Harrold, Town Manager

BRIEF SUMMARY: The Riverwalk Greenway extends from Hwy 70 to In the Oaks Trail off Vance Ave. Mayor Collins suggested to name the section that extends from Hwy 70 to NC 9 after former Aldermen Carlos Showers.

MOTION FOR CONSIDERATION: To approve naming Riverwalk Greenway the Carlos Showers Riverwalk Greenway from Hwy 70 to NC 9.

FUNDING SOURCE: N/A

ATTACHMENTS: N/A

MANAGER’S COMMENTS AND RECOMMENDATIONS: To approve as presented.
SUBJECT: Public Hearing for Text Amendments to Adopt Stream Buffer Ordinance

AGENDA INFORMATION

Agenda Location: New Business
Item Number: 9A
Department: Planning and Development Department
Contact: Jessica Trotman, Planning Director
Presenter: Jessica Trotman, Planning Director

BRIEF SUMMARY: The Stream Buffer Ordinance is largely derived from the Environmental Protection Agency’s model and widely used with success across North Carolina. The purpose of the buffer area is to maintain vegetation along the banks. The roots from the plants help stabilize the bank, reducing erosion and sedimentation which protects water quality downstream and owner’s property. This ordinance will support our overall stormwater effort, preventing development from occurring in close proximity to surface waters which are noted as being “blue line streams” by the Army Corps of Engineers. Generally, development will not be able to occur within 30’ of top of bank though some accommodation may be made at the staff level, reducing the buffer to 15’ if necessary. Recreational activities are allowed within the buffer area.

MOTION FOR CONSIDERATION: To adopt the draft ordinance as presented.

FUNDING SOURCE: N/A

ATTACHMENTS: Proposed #O-20-08

MANAGER’S COMMENTS AND RECOMMENDATIONS: To adopt the draft ordinance as presented.
Chapter 20
Article IX
Stream Buffer Protection Standards

Section 20-380. Stream buffer protection standards.

The primary objective of stream buffer protection standards is to maintain land adjacent to streams in an undisturbed vegetative state in order to enhance and maintain water quality, protect stream channel wetlands, minimize stormwater runoff, reduce sedimentation and erosion, conserve plant and wildlife habitat and protect wildlife movement corridors. The standards contained in this section will further this objective (1) by regulating water temperature through shading of the stream bed, (2) by limiting sedimentation from streambank erosion and stormwater flow, and (3) by supporting aquatic life through the provision of organic debris such as leaves and twigs.

Section 20-381. Applicability and Jurisdiction.

Except as modified in this section, stream buffer protection standards shall apply to all watercourses depicted as a solid blue line on the most recent USGS seven-and-one-half minute quadrangle topographic maps that cover the Town of Black Mountain. Stream buffers shall be clearly indicated on all development plans, including concept plans, preliminary plans and final plans, and on all preliminary and final plats.

Section 20-382. Stream buffer size.

Stream buffers shall apply on each side of the stream and shall measure 30 feet horizontally from the top of the stream bank in a direction perpendicular to the stream flow.

Section 20-383

To avoid a loss of effectiveness in protecting streams, the stream buffer shall remain in natural undisturbed forest vegetation and no development or land-disturbing activities shall be undertaken therein except as provided in Section 20-385. Furthermore, there shall be a 20-foot transitional area immediately landward of the stream buffer which may be graded, landscaped, and/or used for pedestrian or vehicular purposes so long as no impervious materials are utilized. Certain uses of land, as specified in Section 20-385, below, may be permitted within the stream buffer so long as they meet the requirements of that Section and are designed and constructed to minimize the amount of intrusion into the stream buffer and to minimize clearing, grading, erosion and water quality degradation. Nothing herein is intended to preclude the removal of downed vegetation from the stream bed in order to improve stream flow dynamics. If it is necessary to remove downed or dead vegetation, it should be cut and the root ball left in place to help maintain stability of the shoreline. Nothing herein is intended to [or shall] preclude any activity specifically authorized pursuant to Section 401 and/or Section 404 of the Clean Water Act.

Section 20-384. Stream buffer protection measures.
To prevent adverse impacts to required stream buffer areas and to assure the stream buffer remains undisturbed and protected during and after land disturbing activities and development, adequate protections shall be in place prior to and after land disturbing activities and development commences.

(a) When land disturbing activity or development is to take place within 50 feet of the outside edge of the stream buffer, temporary stream buffer protective barriers shall be in place prior to the land disturbing activity or development work commencing.

(b) Prior to commencing any land disturbing activity or development on a site, the Planning Director or his/her designee shall inspect and approve the installation of stream buffer protective barriers.

(c) Stream buffer protective barriers shall consist of:
   1) A fence which is at least three feet high and constructed in a post and rail configuration, using two-by-four posts and one-by-four rails.
   2) A fence with two-by-four posts placed no farther than ten feet apart covered with a four-foot orange polyethylene laminar safety fencing; or
   3) Certain erosion and sedimentation control devices such as silt fencing may also serve as the stream buffer protective barrier.

(d) All contractors shall be made aware of the stream buffer designated for protection. Unless otherwise provided by ordinance, no disturbance shall occur within the stream buffer including the following:
   1) Clear-cutting of trees and other vegetation;
   2) Selective cutting of trees and/or the clearing of other vegetation;
   3) Removal or disturbance of existing vegetation;
   4) Grading;
   5) Filling;
   6) Storage, parking or operating motorized vehicles;
   7) Storage of debris or materials, including topsoil;
   8) Use, storage or application of herbicides and/or pesticides;
   9) Draining the stream buffer area by ditching, underdrains or other systems.

(e) Stream buffer protective barriers shall be maintained throughout the developer’s activities.

(f) For planned developments and commercial uses, permanent boundary markers, in the form of signage approved by the Planning Department, shall be installed once the land disturbing activity or development is complete. Clearly visible stream buffer boundary markers shall be placed along the outside edge of the stream buffer and spaced at a maximum of every 100 feet.

(g) Prior to issuing a certificate of occupancy for Planned Developments, documentation shall be in place to inform property owners of the stream buffer presence and location along with management and maintenance requirements. Documentation shall be in a form
that will run with the property such as inclusion in covenants, conditions and restriction documents or deed reference.

Section 20-385. Exceptions.

Subject to prior written authorization by the Planning Director or his/her designee, the following activities may be undertaken within the stream buffer provided they meet all the standards specified herein as well as other applicable provisions of the Land Use Code:

(a) Crossings by streets, driveways, culverts, railroads, recreational features, intakes, docks, utilities, bridges or other facilities shall be allowed provided that they are designed to minimize the amount of intrusion into the stream buffer. Streets and driveways may run generally within and parallel to the stream buffer only where no other access to the property is feasible and when their design minimizes the amount of intrusion into the stream buffer. Crossing with a width of 40 feet or more are permitted only when it has been demonstrated that there is no practical alternative.

(b) Stream buffers may be used for passive recreational activities, such as unpaved or paved trails or greenways, provided that service facilities for such activities, including but not limited to parking, picnicking and sanitary facilities, are located outside of the stream buffer. Where practical, such activities shall be kept at least 15 feet from the stream bank.

(c) Clearing and revegetating the stream buffer pursuant to a plan approved by the Planning Director when it has been demonstrated that such clearing and revegetation will improve stream buffer’s pollutant removal efficiency.

(d) Stormwater control structures and temporary erosion control structures shall be considered utilities for the purposes of this section and may be allowed in stream buffers, provided that:
   1) The property owner or applicant demonstrates to the satisfaction of the Planning Director or his/her designee that such facilities cannot be practicably located outside of the stream buffer, and that any proposed stormwater control structure is sited and designed to minimize disturbance of the stream and stream buffer.
   2) Alternate methods of stormwater and erosion control shall be considered prior to approval of such structures in the stream buffers.
   3) A vegetated buffer of a width approved by the Planning Director or his/her designee shall be required around the stormwater control structure.
   4) Any land disturbed for these structures shall be revegetated with appropriate native species in accordance with a revegetation plan approved by the Planning Director or his/her designee.

(e) Sanitary sewer lines, on an alignment generally parallel to the stream, may be allowed in stream buffers, provided that:
   1) The property owner or applicant demonstrates in writing to the satisfaction of the Public Services Director that the sanitary sewer lines cannot be practicably located outside of the stream buffer.
2) Design and construction specifications minimize damage to the stream and the possibility of line leakage.
3) The sewer line is located at least 15 feet from the top of the stream bank; and
4) The sanitary sewer plan and a plan for revegetating the stream buffer disturbance shall be approved by the Public Works Director.

(f) Streams may be piped, thereby exempting the piped section of the stream from stream buffer requirements, provided such piping complies with the permitting/certification requirements of the Clean Water Act and any other applicable state and federal regulations. Piping undertaken for the purpose of accommodating public roads, railroads, greenways, recreational facilities and private roads and drives should be designed so that the right-of-way or roadway-and-shoulder width is not more than is necessary considering the design capacity for the facility and so that the proposed stream piping is not substantially in conflict with the other objectives of this Section. Where stream piping is approved, a vegetated buffer area or other device shall be provided at any intake or discharge structure. All buffers and physical improvement related to the stream piping shall be located entirely on the site or, pursuant to easement, on lands adjacent to the site.

(g) Selective removal of invasive exotic species in accordance with a plan approved by the Planning Director or his/her designee.

(h) View corridors are allowed so long as the soil is undisturbed and the natural forest floor, ground cover and understory vegetation are left intact. Pruning associated with the creation and maintenance of a view corridor is exempt. Thinning of the overstory and mid-canopy trees is permissible with the written authorization of the Planning Director or his/her designee.

Site plan approval by the Planning Director or his/her designee shall be required for any of the stream buffer intrusions described above. When any of the activities described above involves land clearing, the cleared area shall be revegetated pursuant to an approved plan. However, where a site plan is not required by any other provision of the Land Use Code, the Director of Public Works is authorized to approve plans for stream piping and erosion control structures in stream buffers.

Section 20-386. Minimum lot size requirements.

Land within the stream buffer can serve to minimum lot size and setback requirements if there is sufficient buildable area remaining on the lot.

Section 20-387. Diffuse flow requirement.

Diffuse flow of runoff shall be maintained in the stream buffer dispersing concentrated flow and reestablishing vegetation.
(a) Concentrated runoff from new ditches or manmade conveyances shall be converted to diffuse flow before the runoff enters the 20-foot setback area defined in Section 20-383, above.
(b) Periodic corrective action to restore diffuse flow shall be taken if necessary to impede the formation of erosion gullies.

Section 20-388. Special provisions pertaining to certain residential uses.

For certain residential uses as prescribed herein, the stream buffer shall be reduced to fifteen feet and the transitional area described in Section 20-383 shall be reduced to fifteen feet. To qualify for these special provisions, a proposed development must meet the following criteria:

(a) Use of the lot must be limited to a one- or two-family residential dwelling.

(b) The lot may not exceed one acre in area.

(c) The amount of impervious surface allowed on the lot shall not exceed 25% of the lot or 3,000 square feet, whichever is greater.