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ORDINANCE Education

No. 497

C. J. Jreny Clark."

THE CITY COUNCIL OF THE CITY OF KIRKLAND DO ORDAIN AS FOLLOWS:

Section 1. That Ordinance No. 446 be and the same hereby is repealed.

Section 2. That Ordinance No. 449 be and the same hereby is repealed.

Section 3. For the purpose of this ordinance certain terms used herein are defined as follows:

ADVERTISING STRUCTURE: The term "advertising structure" as used in this ordinance is hereby defined to be any structure erected exclusively for advertising purposes, in excess of one hundred (20) square feet, upon which any poster, bill, printing, painting, device or other advertisement of any kind whatsoever may be placed, posted, painted, fastened or affixed, including any spectacle, display appliance or advertising statuary.

WALLS: All sides of buildings upon which any advertising is shown, painted or displayed in any way, shall for the purpose of this ordinance be deemed a billboard.

OUTDOOR ADVERTISING BUSINESS: The term "outdoor advertising business" shall mean the business or occupation of placing, erecting, constructing or maintaining advertising structures or signs.

Section 4. No person, firm or corporation shall engage in the out-door advertising business within the City of Kirkland without first executing bond in the sum of Five Hundred Dollars (\$500.00), the same to be approved by the Mayor and City Attorney.

Section 5. Upon approval of the said bond, any person, firm or corporation engaging in the business of outdoor advertising in the City of Kirkland will be required to pay, in advance, an annual license fee of One Hundred Dollars (\$100.00) per advertising structure, said payment to be made upon the 2nd day of January in each year. Said license fee shall be payable upon the 2nd day of January in each calendar year. In

event of the erection of an advertising structure during any calendar year, the license fee shall be prorated and paid for the unexpired portion of the year. In the event that a sign shall be removed from one location to another location within the City of Kirkland, a new permit and license fee shall not be required of said person, firm or corporation maintaining said sign.

Section 6. It shall be unlawful for any person, firm or corporation in the nutlent advertising sections of erect and maintain advertising structure or structures without first aking application to the City Clerk for a permit, said permit to be ranted upon the payment of One Hundred Dollars (\$100.00) for each tructure. Said sum paid for the permit shall be applied upon the inual license fee of any person, firm or corporation subject to the covisions of this ordinance.

Section 7. It khall be unlawful for any person, firm or corporation gaging in the outdoor advertising business to display for advertising rposes any matter or thing of an indecent or immoral nature.

Section 8. Any person, firm or corporation violating any provision provisions of this ordinance shall be deemed guilty of a misdemeanor d upon conviction thereof shall be punishable by a fine not exceeding ree Hundred Dollars (\$300.00), or by imprisonment, not exceeding lrty (30) days, or by both such fine and imprisonment.

Introduced this 12th day of May, 194th.

Passed and approved this 19th day of bug. , 1946.

Harry M. Everett, Mayor

est:

C.J. Jrenx

rowed.

Strander City Atty

Maguel of May