

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO MOORAGE PROHIBITING TANDEM MOORAGE OR RAFTING OF BOATS DOCKED AT PUBLICLY-OWNED PIERS AND AMENDING SECTION 14.40.025 OF THE KIRKLAND MUNICIPAL CODE.

Whereas, the City of Kirkland finds that the method of boat moorage by rafting or tying together at publicly-owned temporary moorage facilities such as Marina Park, result in potential for public health and safety hazard and further place additional structural burden on the publicly-owned pier, dock or float, now, therefore,

Be it ordained by the City Council of the City of Kirkland as follows:

Section 1. Section 14.40.025 of the Kirkland Municipal Code be and it hereby is amended to read as follows:

14.40.025 Tandem moorage. The tying together or rafting of boats or other objects when moored, docked or berthed adjacent to any dock, pier, or float owned by the City of Kirkland and available for general public moorage is hereby prohibited. No more than three boats or other objects may be tied or rafted together when moored, docked or berthed adjacent to [a] any other dock, pier or float subject to the provisions of this title.

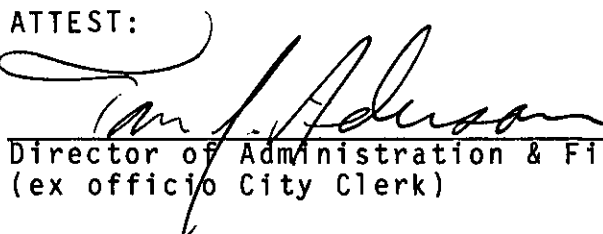
Section 2. This ordinance shall be in force and effect five days from and after its passage by the Kirkland City Council and posting or publication, as required by law.

Passed by majority vote of the Kirkland City Council in regular, open meeting this 1st day of april, 1985.

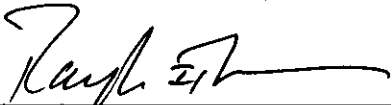
Signed in authentication thereof this 1st day of April, 1985.


MAYOR

ATTEST:


Director of Administration & Finance
(ex officio City Clerk)

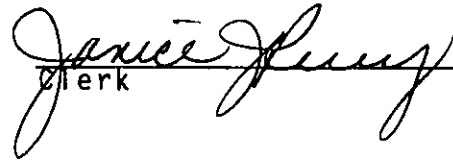
APPROVED AS TO FORM:



City Attorney

CERTIFICATION OF POSTING

I hereby certify under penalty of perjury that the foregoing ordinance was posted on the 2nd day of April, 1985 in accordance with the provisions of RCW 35A.12.160 and City of Kirkland Ordinance No. 2600.



Clerk