## ORDINANCE NO. 3119

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO ZONING, PLANNING, AND LAND USE AND AMENDING ORDINANCE 2740 AS AMENDED, THE KIRKLAND ZONING ORDINANCE (FILE NO. IV-88-80).

Whereas, the City Council has received from the Kirkland Planning Commission a recommendation to amend certain sections of the text of the Kirkland Zoning Code, Ordinance 2740 as amended, all as set forth in that certain report and recommendation of the Planning Commission dated July 25, 1988 and bearing Kirkland Department of Planning and Community Development File No. IV-88-80; and

Whereas, prior to making said recommendation the Planning Commission, following notice thereof as required by RCW 35A.63.070, on July 7, 1988, held a public hearing on the amendment proposals and considered the comments received at said hearing; and

Whereas, pursuant to the State Environmental Policies Act there has accompanied the legislative proposal and recommendation through the entire consideration process, a final determination of non-significance, including supporting environmental documents, issued by the responsible official pursuant to WAC 197-11-340 and WAC 197-11-390; and

Whereas, in regular public meeting the City Council considered the environmental documents received from the responsible official, together with the report and recommendation of the Planning Commission.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Kirkland as follows:

Section 1. Zoning text amended: The following specified sections of the text of Ordinance 2740 as amended, the Kirkland Zoning Ordinance, be and they hereby are amended to read as follows:

As set forth in Attachment A which by this reference is incorporated herein.

<u>Section 2.</u> If any section, subsection, sentence, clause, phrase, part or portion of this ordinance, including those parts adopted by

reference, is for any reason held to be invalid or unconstitutional by any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance.

Section 3. This ordinance shall be in full force and effect five days from and after its passage by the Kirkland City Council and publication pursuant to Section 1.08.017, Kirkland Municipal Code in the summary form attached to the original of this ordinance and by this reference adopted by the City Council, as required by law.

Passed by majority vote of the Kirkland City Council in regular, open meeting this 6th day of September, 1988

Signed in authentication thereof this 6th day of September , 1988

MAYOR

ATTEST:

APPROVED AS TO FORM:

PL417/DC:np

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								Otherwise, 30' above		l				For 4 to 20 units, the open space must be in one or more pieces each havin least 800 square feet and having a length and width of at least 25 feet.	ng at
					1	- 1	1	average		1	1		ь.	For 21 units or more, the open space must be in one or more pieces having	a length
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	ra	29100						<u> </u>	L			_		For information of the regulations in this category, see Chapter 95.  For details of what may exceed this height limit, see Chapter 115.	162
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Detached Dwelling Unit	None	5,000 sq. ft. per unit		5', but 2 side yards must equal at least 15'	10'	60%		E Sec als	^ ]	2.0 per Unit		SPECIAL REGULATIONS  1. For this use, only one dwelling unit may be on each lot regardless of lot size.  2. Must provide the buffer described in Buffering Standard 2 in Chapter 9: where the subject property adjoins a low density zone.  3. Chapter 115 contains regulations regarding home occupations and other accessory uses, facilities and activities associated with this use.  4. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property.
Stacked Dvelling Unit	None	5y000 Eq. ft. per unit	201	5', but 2	101	60¥	25'abovo averago building clevatio	Sec Suc	<b>A</b>	per unit		Parking must be located beneath the building to the maximum extent feasible.  Any structure's horizontal dimension that is parallel to and within 100 feet of a low density use may not be sent as form.
Attached, or Stacked Owelling Units	IIA	with at least 3,600 sq. ft. per unit.	Gee a Regu)	5', but 2 side yards must equal at least 15' lso Speci ation #1	10'		25'above average building elevation	D See also Spc. Red.	P	.7 er nit	1 2	average building elevation. If any portion of a structure is adjoining a low density zone, then either:  The height of that portion of the structure shall not exceed 16 ( shows average building elevation, or but the horizontal length of any facade of that portion of the structure which is parallel to the boundary of the low density zone shall not exceed \$0.500 in width.  See the Section in Chapter 113 entitled pistance netween Structures Regarding Maximum Horizontal Tacade Regulations for further details.  Muct provide the buffer described in Buffering Standard 2 in Shapter 95 where the subject property adjoins a low density zone.  Chapter 113 contains regulations regarding nome occupations and other accessory uses, facilities and activities associated with this use.  Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property.  Buildings may not be closer than 40' to any low density Zone.  Must provide the buffer described in Buffering Standard 2 in Chapter 95 where the subject property adjoins a low density zone.  Farking must be located beneath the building to the maximum extent feasible.

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## REGULATION CONTINUED FROM PREVIOUS PAGE

SPECIAL.

a. For 4 to 20 units, the open space must be in one or more pieces each having at least 800 square feet and having a length and width of at least 25 feet.

**REGULATIONS** 

b. For 21 units or more, the open space must be in one or more pieces having a length and width of at least 40 feet.

The required common recreational open space may be reduced to 150 square feet per unit if permanent outdoor furniture, pool, cooking facilities, playground equipment and/or a recreation building are provided in the common open space. The City shall determine if these outdoor provisions provide comparable recreational opportunities as would the open space that is reduced, based on the number of residents that they would serve at one time. Also, the required minimum dimension for the open space containing these outdoor provisions may also be reduced in proportion to the reduced open space area.

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For other information about parking and parking areas, see Chapter 105.

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Detached	None	3,600		5',but 2			30'abovo	E	1			SPECIAL REGULATIONS
Dwelling Units		sq. ft. 3,600 sq. ft. with at least		side yards must equal at least 15'			average building clevation		٨	2.0 per Unit		<ol> <li>For this use, only one dwelling unit may be on each lot regardless of lot size.</li> <li>Chapter 115 contains regulations regarding home occupations and other accessory uses, facilities and activities associated with this use.</li> <li>The required yard of a structure abutting Lake Washington Blvd. or Lake Street South must be increased 2 feet for each 1 foot that structure exceeds 25 feet above average building elevation.</li> <li>Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property.</li> </ol>
Betsched—Attached or Stacked Dwelling Units  PL5613A/84A/	None p. 1/6-30-8	sq.ft. per unit. See- also- speeial regula- tion-#1.	-	5', but 2 side yards must equal at least 15'	10'	60%	30'above average building elevation			1.7 per unit	4	Square feet of lot area unless parking for this use is located honoarh the buildings to the manisma extent feachbe.  Chapter 115 contains regulations regarding home occupations and other accessory uses, facilities and activities associated with this use.  The subject property must contain at least 200 sg. ft. per unit of common open space suit able for many activities. If the subject property contains six or more units, this required open space must be in one or more pieces each having a length and width of at least 20 feet. In addition, if the subject property contains 30 or more units, at least 500 of this required open space must be in one or more pieces each having a length and width of at least 20 feet. In the subject property contains four or more units, then it must contain at least 200 square feet per unit of common recreational open space usable for many activities. This required common recreational open space must have the following minimum dimensions:  a. For 4 to 20 units, the open space must be in one or more pieces each having at least 800 square feet and having a length and width of at least 25 feet.  b. For 21 units or more, the open space must be in one or more pieces having a length and width of at least 40 feet.  The required common recreational open space may be reduced to 150 square feet per unit if permanent outdoor furniture, pool, cooking facilities, playground equipment and/or a recreation building are provided in the common open space. The City shall determine if these outdoor provision provide comparable recreational opportunities as would the open space that is reduced, based on the number of residents that they would serve at one time. Also, the required minimum dimension for the open space containing these outdoor provisions may also be reduced in proportion to the reduced open space area.  The required yard of a structure abutting Lake Washington Blvd. or Lake Street South must be increased 2 ft.for each 1 ft. that structure exceeds 25 ft. above average building elevation.  Refer
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SECTION

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## REGULATION CONTINUED FROM PREVIOUS PAGE

4. If any portion of a structure is adjoining a low density zone, then either:

a. The height of that portion of the structure shall not exceed 15 feet above average building elevation, or

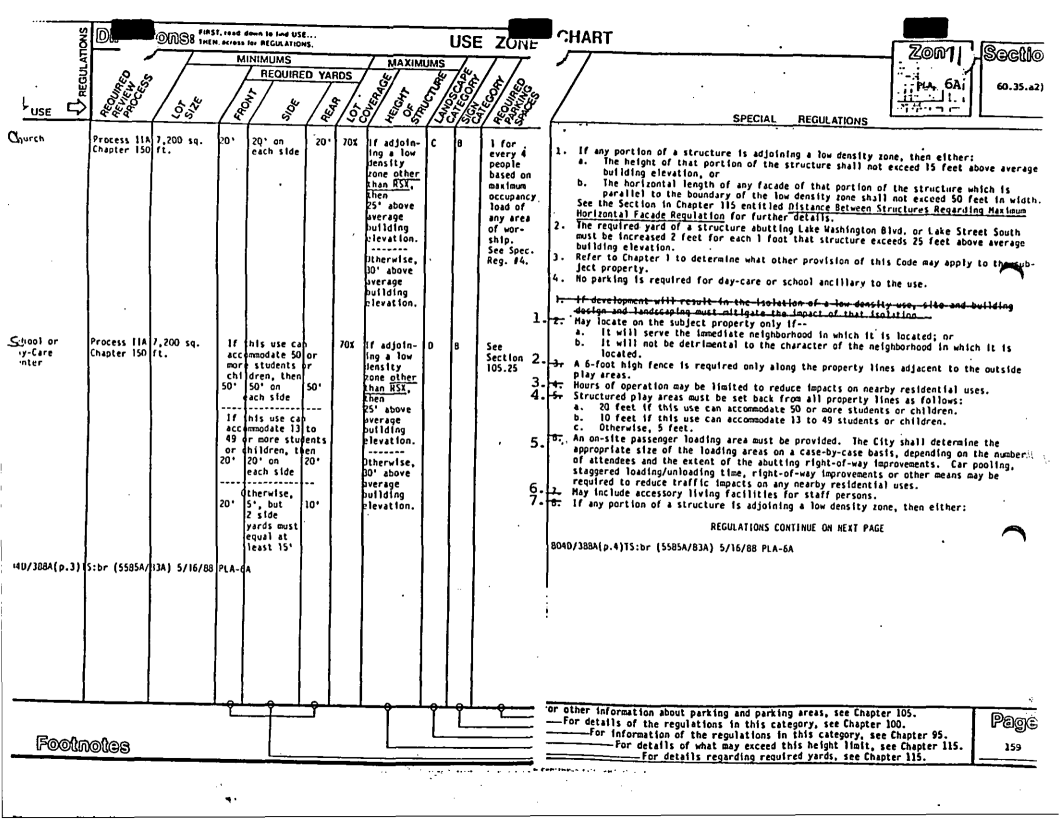
b. The horizontal length of any facade of that portion of the structure which is parallel to the boundary of the low density zone shall not exceed 50 feet in width.

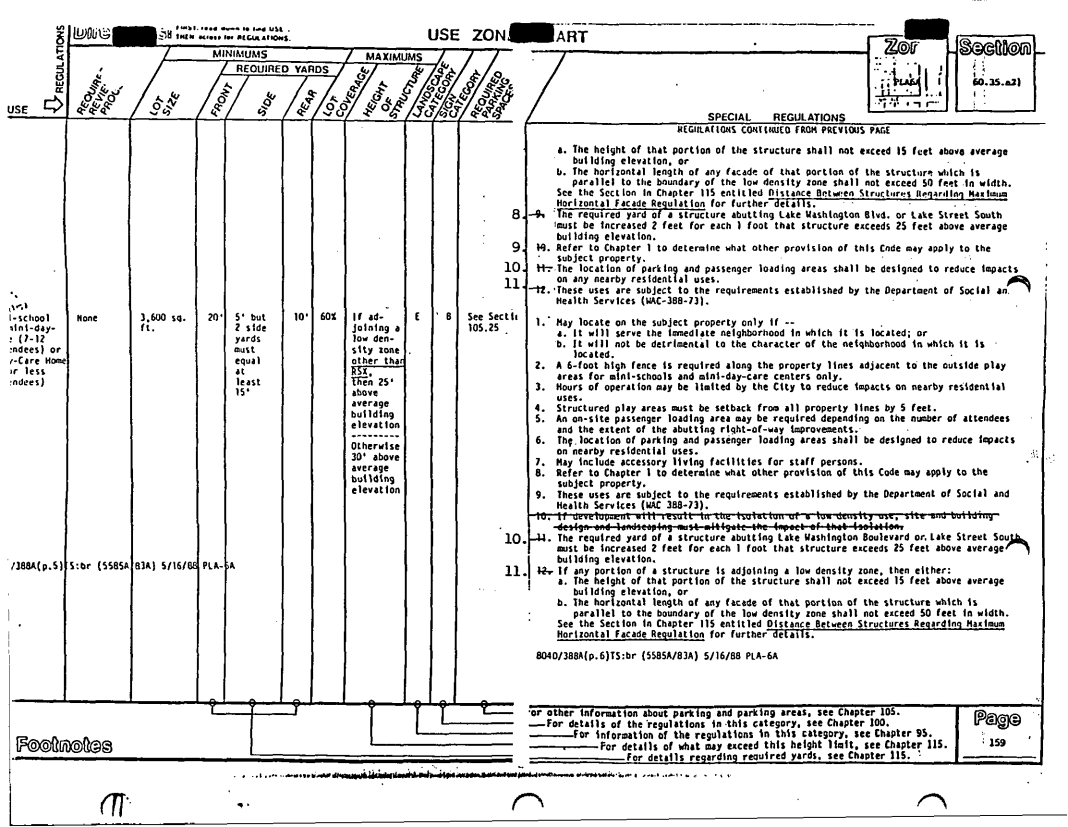
See the Section in Chapter 115 entitled <u>Distance Between Structures</u>
Regarding Maximum Horizontal Facade Regulations for further details.

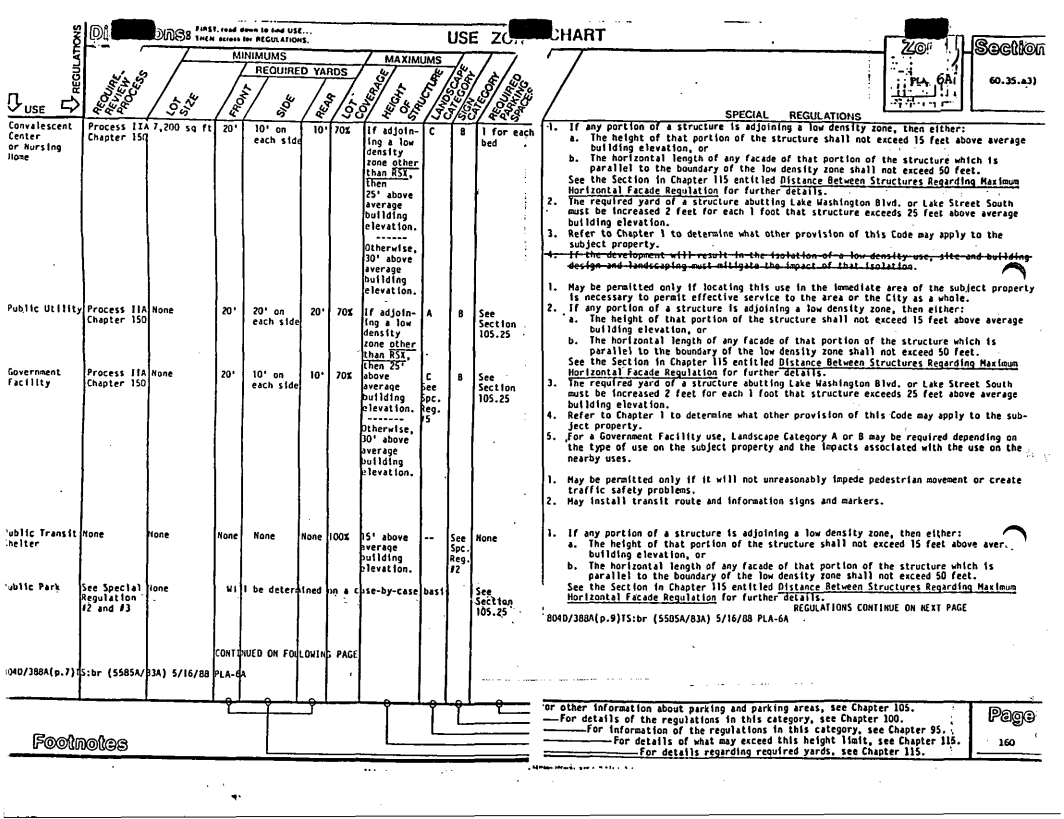
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For other information about parking and parking areas, see Chapter 105.

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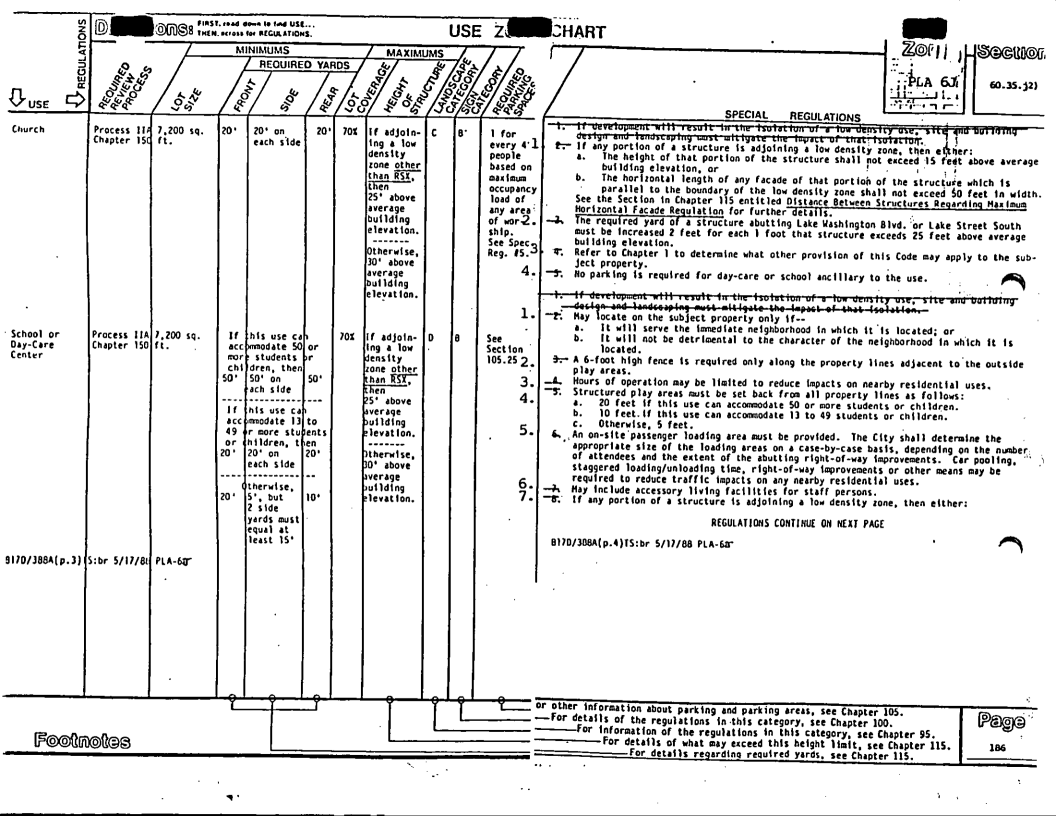


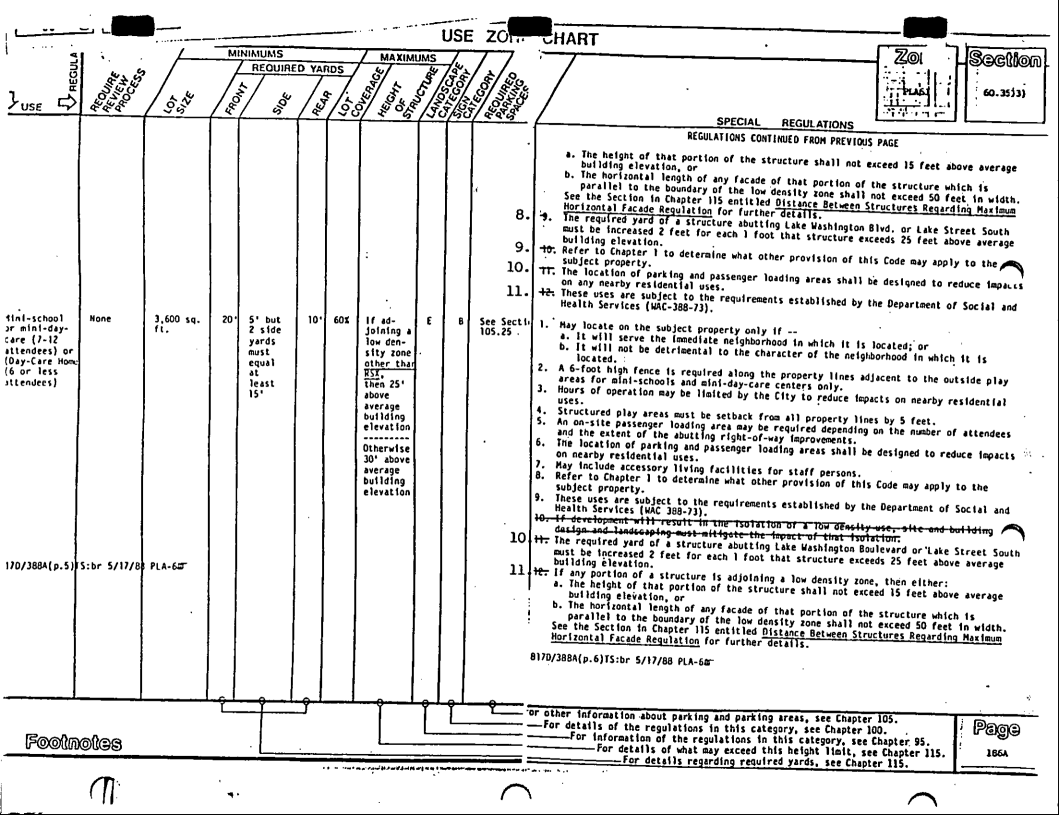


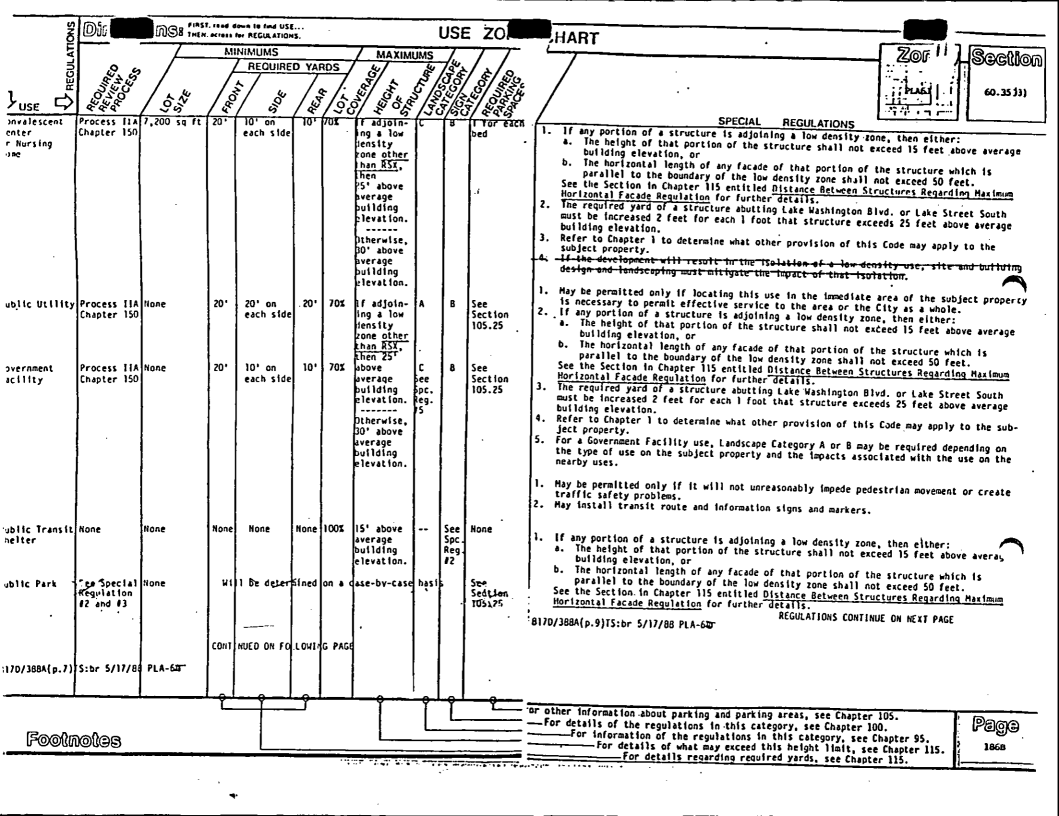


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See Special 7,200 sq.  13y Care  Regulation ft.  12	Church	Regulation			20, 50%	average building		every 4 people 1 based on maximum occupancy load of any area of wor- ship. See Spec. Reg. #6.	design and landscaping outs mitigate the impact of that isolation  If any portion of a structure is adjoining a low density zone, then either:  a. The helight of that portion of the structure shall not exceed 15 feet above average building elevation, or  b. The horizontal length of any facade of that portion of the structure which is parallel to the boundary of the low density zone shall not exceed 50 feet in width. See the Section in Chapter 115 entitled Oistance Between Structures Regarding Maximum Horizontal facade Regulations for further details.  3. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property.  4. The property must be served by a collector or arterial street.  15. The required review process is as follows:  a. If the subject property, including all contiguous property owned by the applicant and held by others for future use by the applicant, is less than five acres, the required review process is Process IIA, Chapter 150.  b. If the subject property, including all contiguous property owned by the applicant and held by others for future use by the applicant, is five or more acres, a Master Plan, approved through Process HB-111, Chapter 152-155, is required. The Master Plan must show building placement, building dimensions, roadways, utility locations, land uses within the Haster Plan area, parking location, buffering, and landscaping.
1 For details of the regulations in this category, see Chapter 100.	Hay Care Center	Regulation #12	/t.	ac omnodate 5 more students children, the 50' on each side  if this use of actual actual actual if the students of children, the 20' on each side  Otherwise 20' 5', but 2 side yards mus equal at	50° 10° 20°	average . building elevation.	See Spec Reg #13	See Sect Ion 105.25 1 2 3 4.	1. If development will result in the isolation of a low density use site and builded and landscaping must miligate the impact of that isolation.  2. Hay locate on the subject property only if— a. It will serve the immediate neighborhood in which it is located; b. It will not be detrimental to the character of the neighborhood in which it is located; or c. The property is served by a collector or arterial street.  3. A 6-foot high fence is required only along the property lines adjacent to the outside play areas.  4. Hours of operation and maximum number of attendees at one time may be limited to reduce impacts on nearby residential uses.  5. Structured play areas must be set back from all property lines as follows: a. 20 feet if this use can accommodate 50 or more students or children, b. 10 feet if this use can accommodate 13 to 49 students or children, c. Otherwise, 5 feet.  6. An on-site passenger loading area must be provided. The City shall determine the appropriate size of the loading areas on a case-by-case basis, depending on the number of attendees and the extent of the abutting right-of-way improvements. Car pooling, staggered loading/unloading time, right-of-way improvements or other means may be required to reduce traffic impacts on any nearby residential uses.  A y include accessory living facilities for staff persons.  REGULATIONS CONTINUED ON FOLLOWING PAGE
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.hool or	}	COUL	INUE	FROH PRI	A 100	B PAGI		1 1				REGULATIONS FOR THIS USE CONTINUED FROM PREVIOUS PAGE
Cini-school r wini-day- are Center 7-12 ttendees less.	Process 1 Chapter 145	\$,000.sq.ft	20.	5° Dut 2 side yards must equal at least 15°.	10*	50x	25° above average building elevation.		See	See Section 105.25	10, 11	8. If any portion of a structure is adjoining a low density zone, then either:  a. The height of that portion of the structure shall not exceed 15 feet above average building elevation, or.  b. The horizontal length of any facade of that portion of the structure which parallel to the boundary of the low density zone shall not exceed 50 feet in width. See the Section in Chapter 115 entitled Distance Between Structures Regarding Maximum Horizontal Facade Regulations for further details.  9. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property.  10. The location of parking and passenger loading areas shall be designed to reduce impacts on any nearby residential uses.
	•											on nearby residential uses.  7. May include accessory living facilities for staff persons.  8. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property.  9. These uses are subject to the requirements established by the Department of Social and Health Services (NAC 388-71).
'4A/84A/p.2/	S:br:np/2/2	/88					·				10	10. If development will result in the Isbiation of a low density use, site and building design and landscaping mut mitigate the impact of that isolation.  11. Electrical signs shall not be permitted. Size of signs may be limited to be computible with nearby residential uses.
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	<del></del> -		<u> </u>	•	<u>.</u>	J				Ĺ	<u> </u>	or other information about parking and parking areas, see Chapter 105.  —For details of the regulations in this category, see Chapter 100.  —For information of the regulations in this category.







## SUMMARY OF ORDINANCE No. 3119

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO ZONING, PLANNING, AND LAND USE, AND AMENDING ORDINANCE 2740, AS AMENDED, THE KIRKLAND ZONING ORDINANCE (FILE NO. IV-88-80).

Section 1. Amends the following Sections (text and Use Zone Charts) of Ordinance 2740, as amended, the Kirkland Zoning Ordinance, including to Planned Areas 6B, 6H and 6I to delete certain Use Zone Chart special regulations, modify review procedures for attached or stacked dwellings (PLA 6H only), and correct language relating to minimum lot size requirements (PLA 6I):

Section 60.35.b.2 Section 60.35.h.1 Section 60.35.i.1 Section 60.35.a.2 Section 60.35.a.3 Section 60.35.e.1 Section 60.35.e.2 Section 60.35.j.2 Section 60.35.j.3

Section 2. Contains a savings clause.

Section 3. Authorizes publication of the ordinance by summary, which summary is approved by the City Council pursuant to Section 1.08.017 Kirkland Municipal Code and establishes the effective date as five days after publication of summary.

The full text of this Ordinance will be mailed without charge to any person upon request made to the City Clerk for the City of Kirkland. The Ordinance was passed by the Kirkland City Council at its regular meeting on the 6th day of September 1988.

I certify that the foregoing is a summary of Ordinance 3119 approved by the Kirkland City Council for summary publication.