ORDINANCE NO. 3126

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'S IV-88-42 AND IV-88-53).

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 reports and recommendations of the Planning Commission dated June 1, 1988 and May 19, 1988 respectively, and bearing Kirkland Department of Planning and Community Development File No's IV-88-42 and IV-88-53; and

Whereas, prior to making said recommendation the Planning Commission, following notice thereof as required by RCW 35A.63.070, on March 17, 1988 and April 21, 1988, respectively, held public hearings 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, as well as a timely filed challenge of said recommendation.

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.

Section 2. 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.

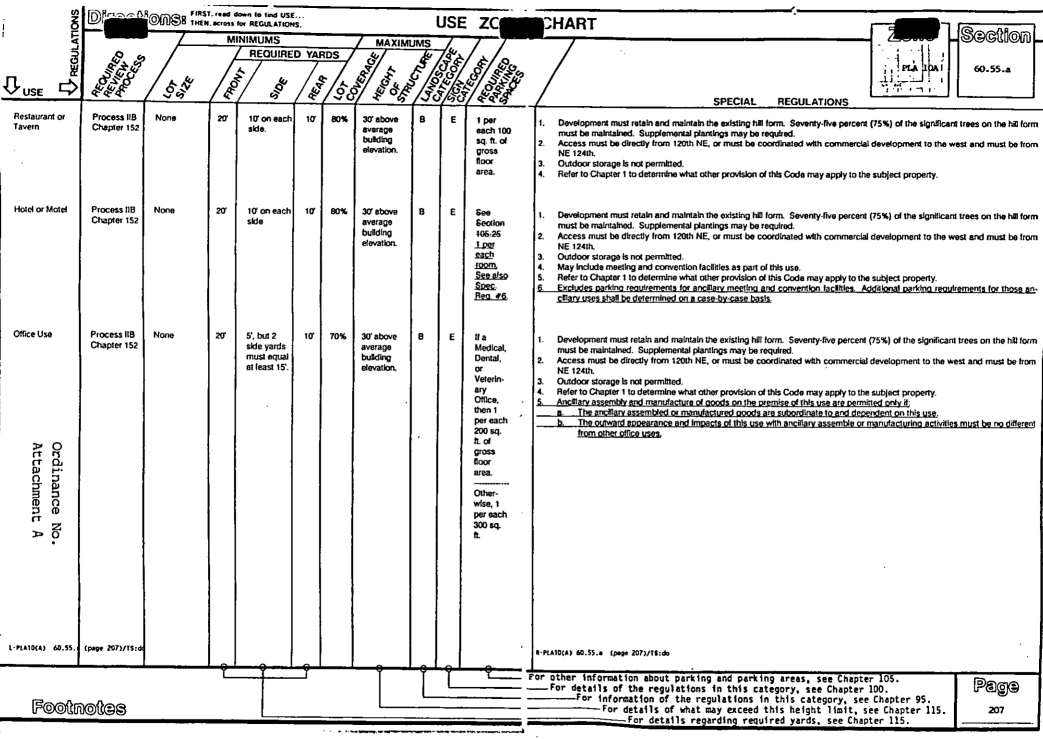
Passed by majority vote of the Kirkland City Council in regular, open meeting this 4th day of October , 1988

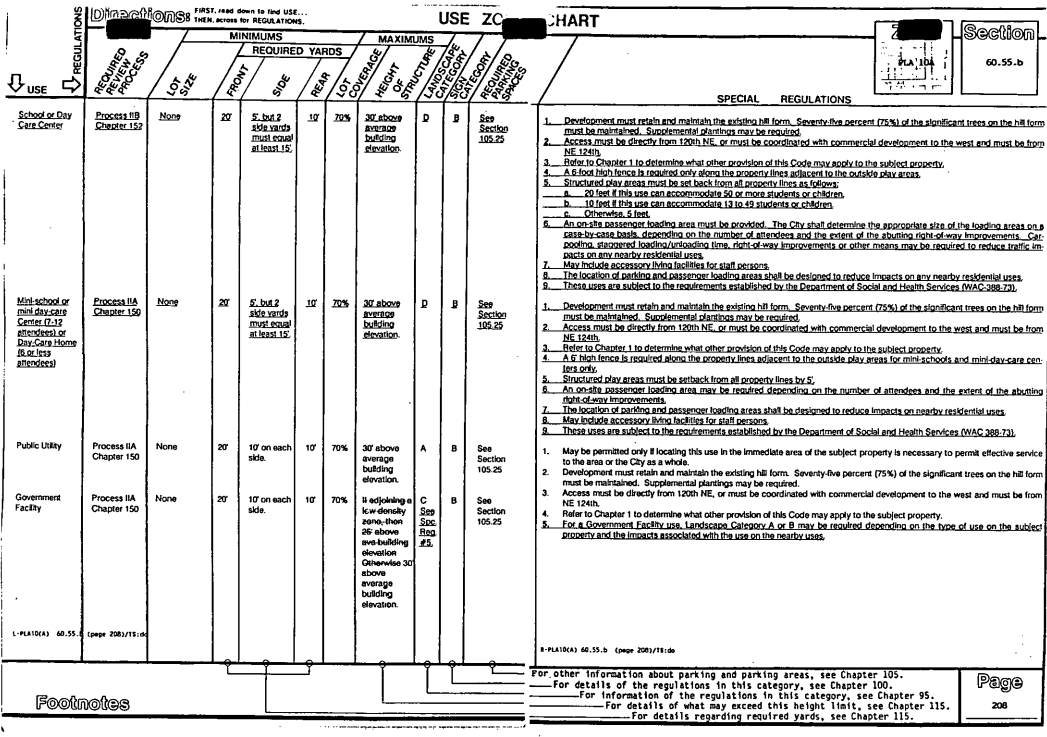
Signed in authentication thereof this 4th day of October , 19 88 0

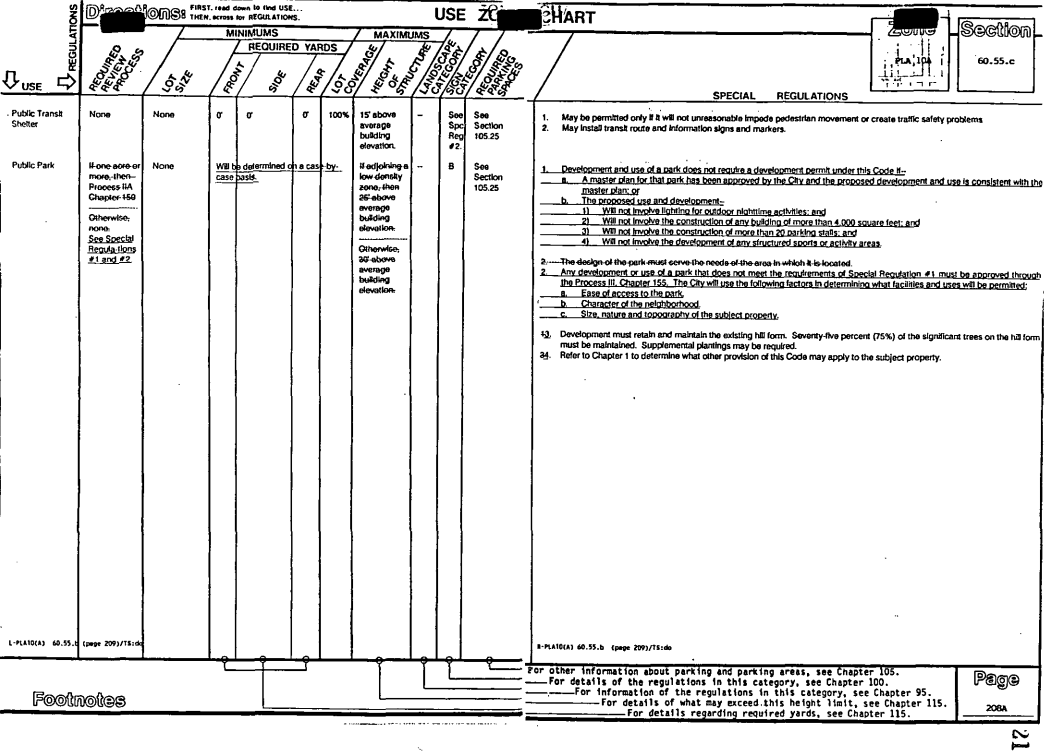
Mayor

APPROVED AS TO FORM:

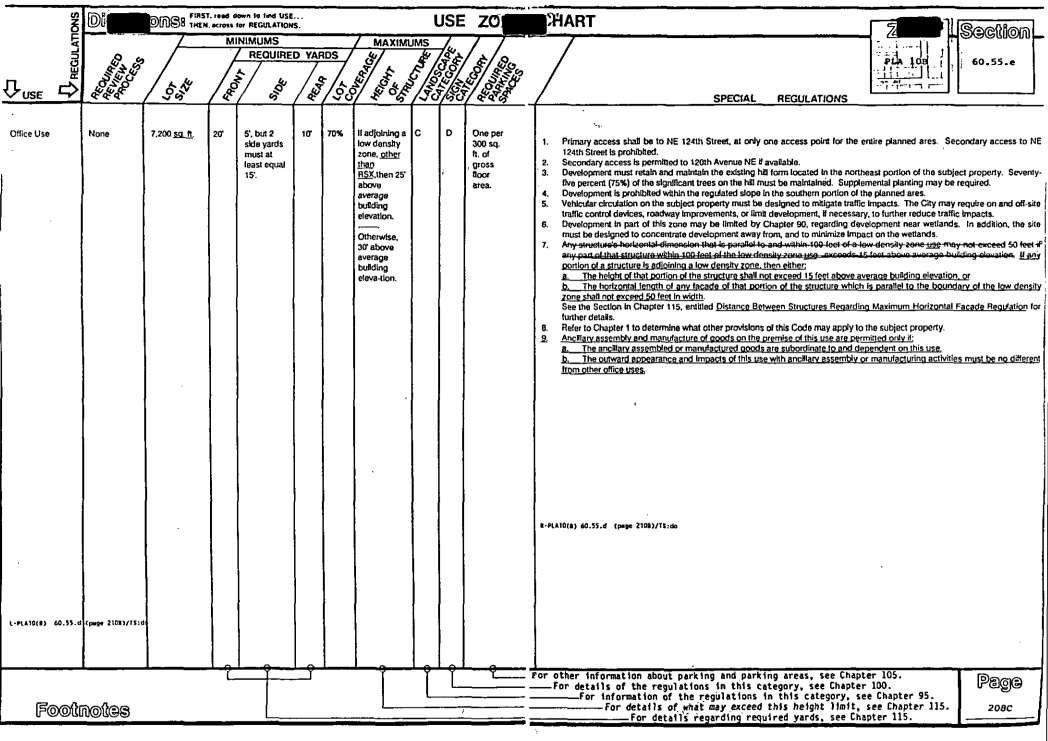
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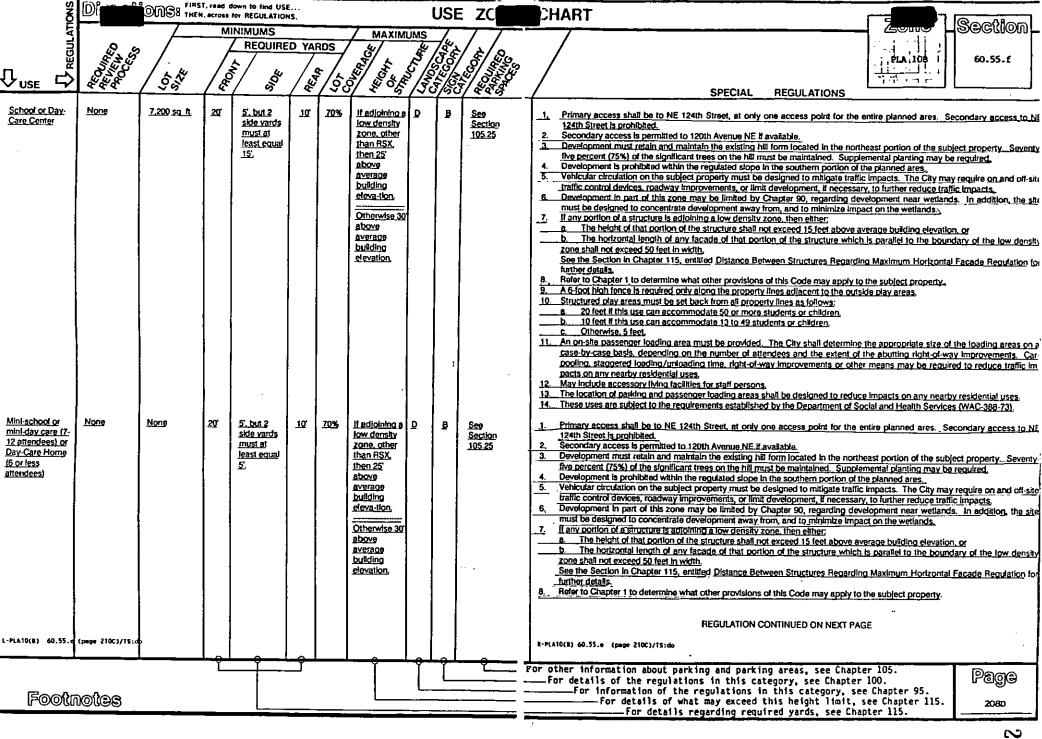




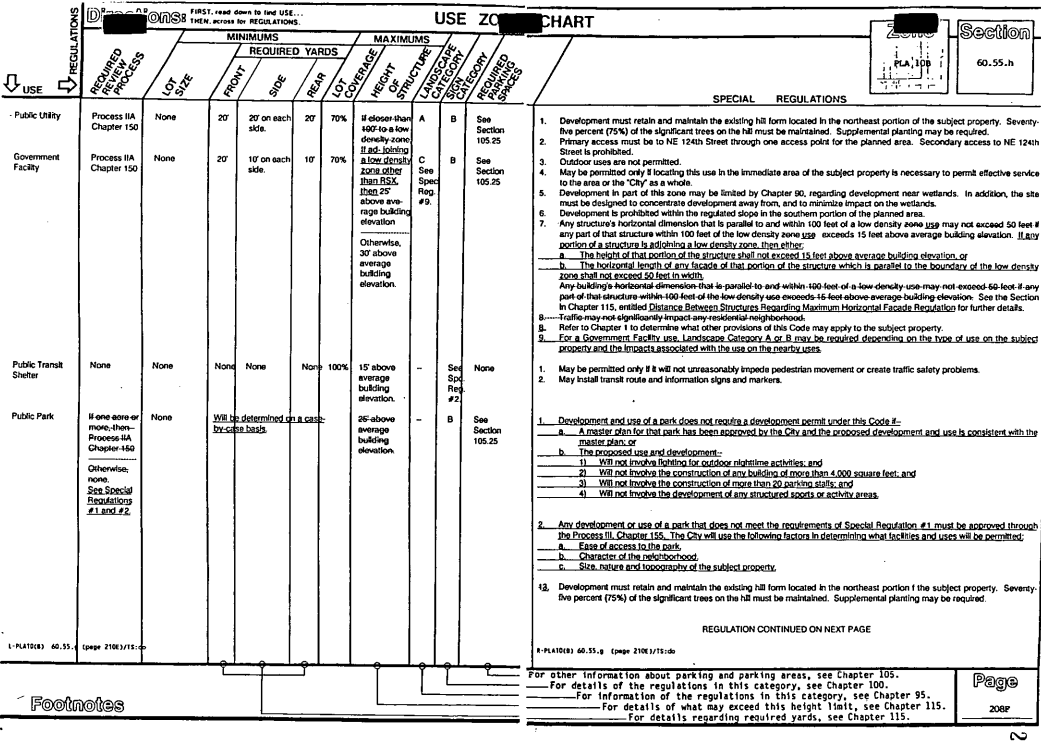


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Business Park (See Special Regulation #1)	Must be an approved Master Plan See Special Regulation #2.	25 acres	30"	20' See Spec. Reg. #4.	20'	80%	If eloser-than 100-to-a low	As est Maste	blishe Plan	d in the	1. The following business park uses are permitted: Office, wholesale trade, wholesale printing or publishing, manufacturing of electrical equipment, manufacturing of sclerific or photographic equipment, packaging of prepared materials, manufacturing of paper products from pre-prepared material, manufacturing of pastic products from pre-prepared materials, manufacturing of pastic products from pre-pasting location, buffering, landscaping and access to any of the parcels within the planned area which are not within the Master Plan approval, a deviation, as determined by the Planning Official, must be approved through Process III, Chapter 145, except deviations for increased helph or gross floor area which must be approved through Process III, Chapter 145, except deviations for increased helph or gross floor area which must be approved through Process III, Chapter 145, except deviations for the perimeter of the subject property. 5. Development must be compatible in height and placement with adjacent low density residential uses. Development of the subject property must be designed to in the buffel glessign, site plan or landscaping plan in order to minimize eview obstruction to properties to the south. 6. The City may require revision of the building design, site plan or landscaping plan in order to minimize when the wisual character of the area. 7. Primary access shall be to NE 124th Street and at ordy one point. Secondary access to NE 124th Street are prohibited. 8. As in the product of the subject property must be designed to mitig	
	·		اج-ا		لہا			لها	-6	<u> </u>	For other information about parking and parking areas, see Chapter 105. ——For details of the regulations in this category, see Chapter 100.	
Footnotes									For details of the regulations in this category, see Chapter 95. For details of what may exceed this height limit, see Chapter 115. For details regarding required yards, see Chapter 115.			
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									1	1.19	REGULATION CONTINUED FROM PREVIOUS PAGE		
Church	Process IIA Chapter 150	None	20'	20' on each side.	20'		If adjoining a low density zone, other than RSX, then 25' above average building elevation. Otherwise 30' above average building elevation.	С	8	See Section 195:25 1 for every 4 people based on maxi- mum occu- pancy load of any area of worship, See also Spec. Reg. #9.	9. A 6 filth fence is required along the property lines adjacent to the outside play areas for mini-schools and mini-day-care of ters only. 10. Structured play areas must be setback from all property lines by 5. 11. An on-site passence floading area may be required depending on the number of attendees and the extent of the abunit right-of-way improvement floading area as hall be designed to reduce impacts on nearby residential uses. 13. The location of parking and passenger loading areas shall be designed to reduce impacts on nearby residential uses. 13. May include accessory living locatiles for staff persons. 14. These uses are subject to the requirements established by the Department of Social and Health Services (WAC 388-73). 15. Primary access shall be to NE 124th Street, at only one access point for the entire planned ares. Secondary access to 1 124th Street is prohibited. 26. Secondary access is permitted to 120th Avenue NE if available. 27. Development support that and maintain the existing fall form located in the northeast portion of the subject property. Sevent live percent (75%) of the significant trees on the hill must be maintained. Supplemental planting may be required. 28. Development is prohibited. 29. Development support the regulated slope in the southern portion of the planned ares. 29. Vehicular circulation on the subject property must be designed to mitigate traffic impacts. The City may require on and off-sit traffic control devices, roadway improvements or limit development; if necessary, to utriher reduce traffic impacts. 29. Evelopment in part of this zone may be limited by Chapter 90, regarding development are useful and the subject property must be designed to on the wethand. 20. Evelopment in part of this zone may be limited by Chapter 90, regarding development are useful and the structure within 100 feet of a low density zone use may not exceed 50 feet any part of that structure within 100 feet of a low density zone use may not exceed 50 feet in within 100 feet of a lo		
L-PLA10(8) 60.55.7	page 21003/TS:do										R-PLA10(B) 60.55,f (page 2100)/TS:do		
Foot	notes	1									For 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, see Chapter 95. For details of what may exceed this height limit, see Chapter 115. For details regarding required yards, see Chapter 115.		



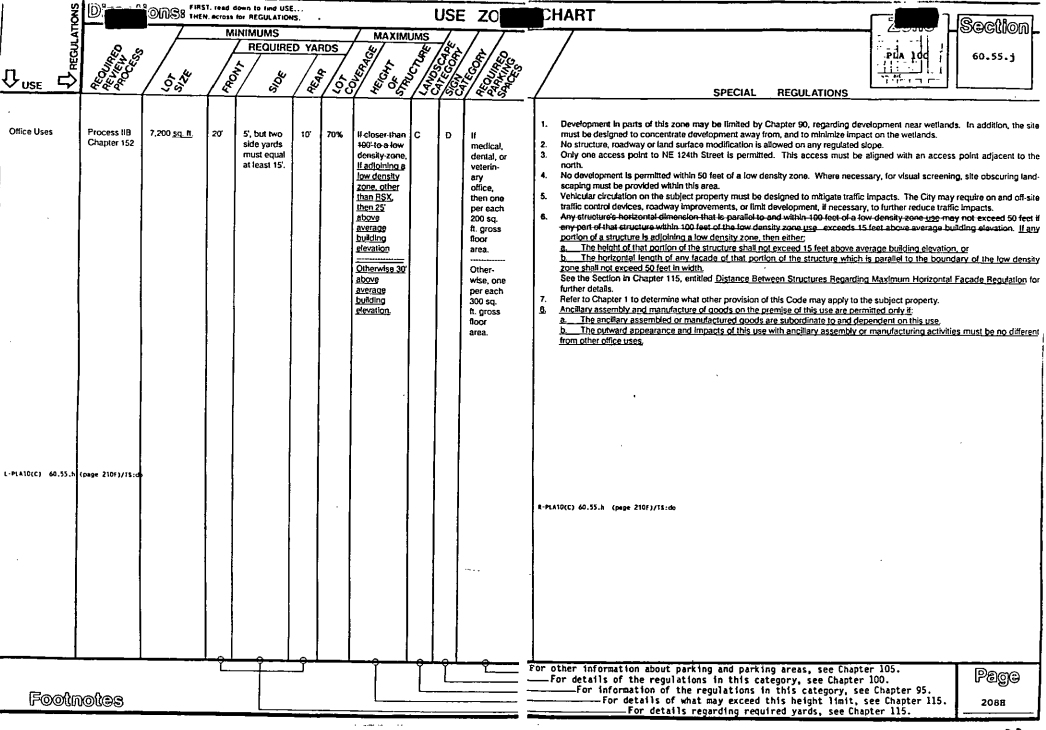
SHART 660.55.1 **SPECIAL** REGULATIONS REGULATION CONTINUED FROM PREVIOUS PAGE 24. Primary access must be to NE 124th Street through one access point for the subarea. Secondary access to NE 124th Street is prohibited. Development in part of this zone may be limited by Chapter 90, regarding development near wetlands. In addition, the site must be designed to concentrate development away from, and to minimize impact on the wetlands. 46. Development is prohibited within the regulated slope in the southern portion. 5.—The design of the park must serve the needs of the area in which it is located. 62. Any structure's horizontal dimension that is parallel to and within 400 feet of a low-density zone use may not exceed 60 feet if any part of that structure within 100 feet of the low-density-zone use exceeds 15 feet above 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 15 feet above average building elevation, or 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 Distance Between Structures Regarding Maximum Horizontal Facade Regulation for 78. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property. For other information about parking and parking areas, see Chapter 105.

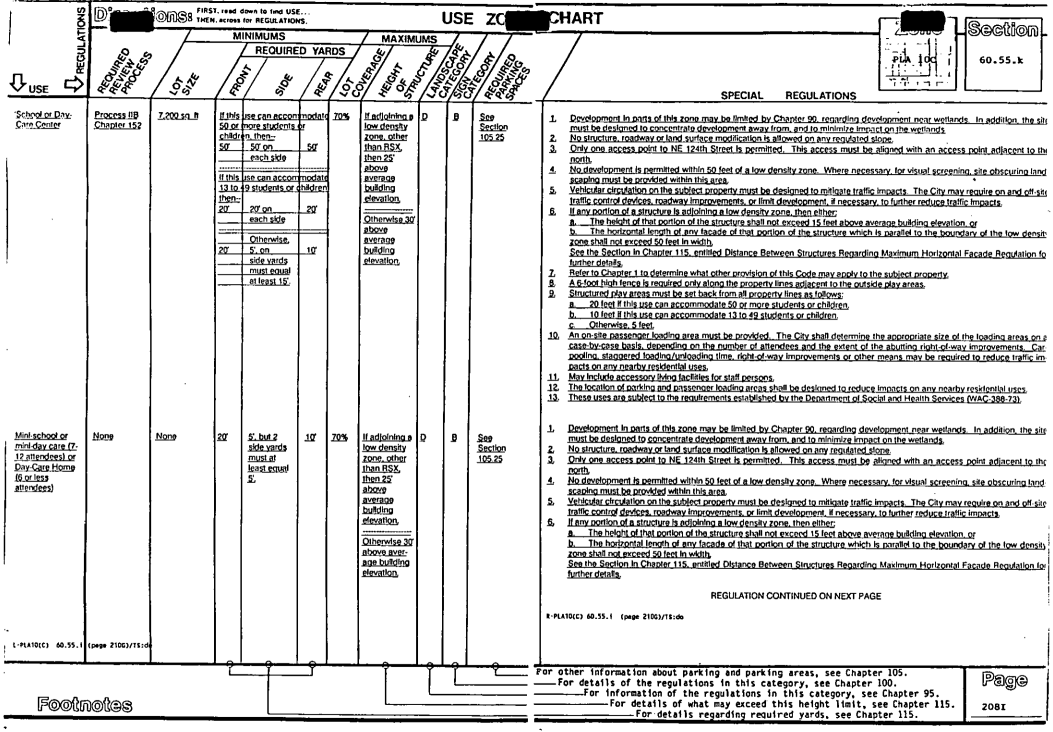
For details of the regulations in this category, see Chapter 100.

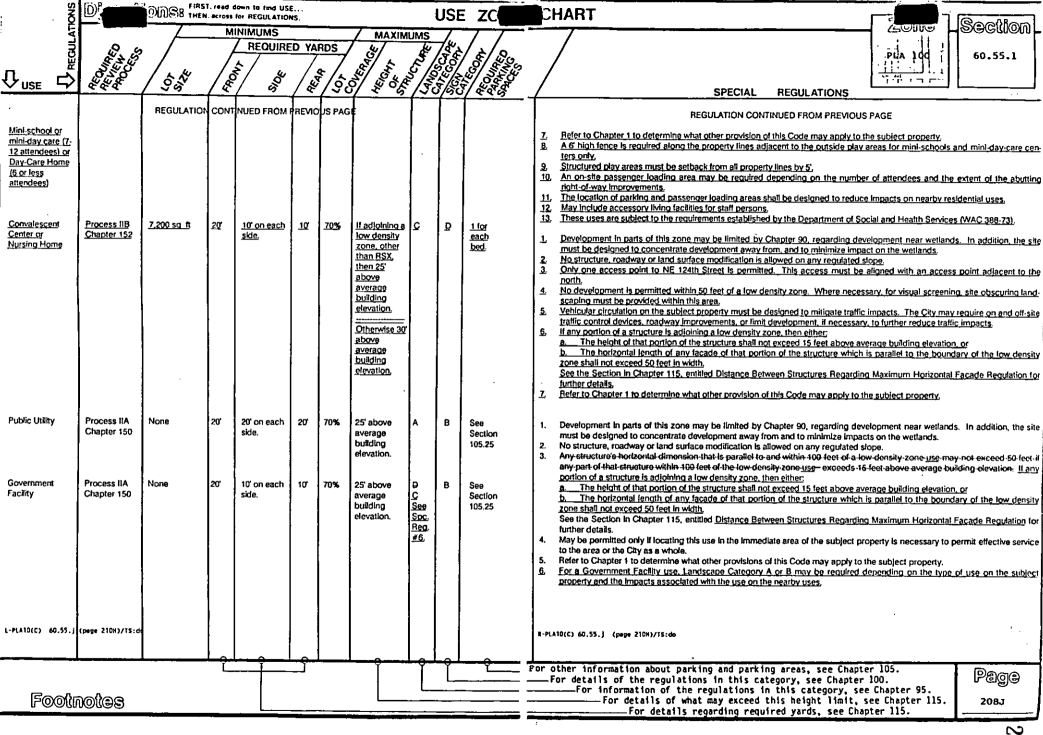
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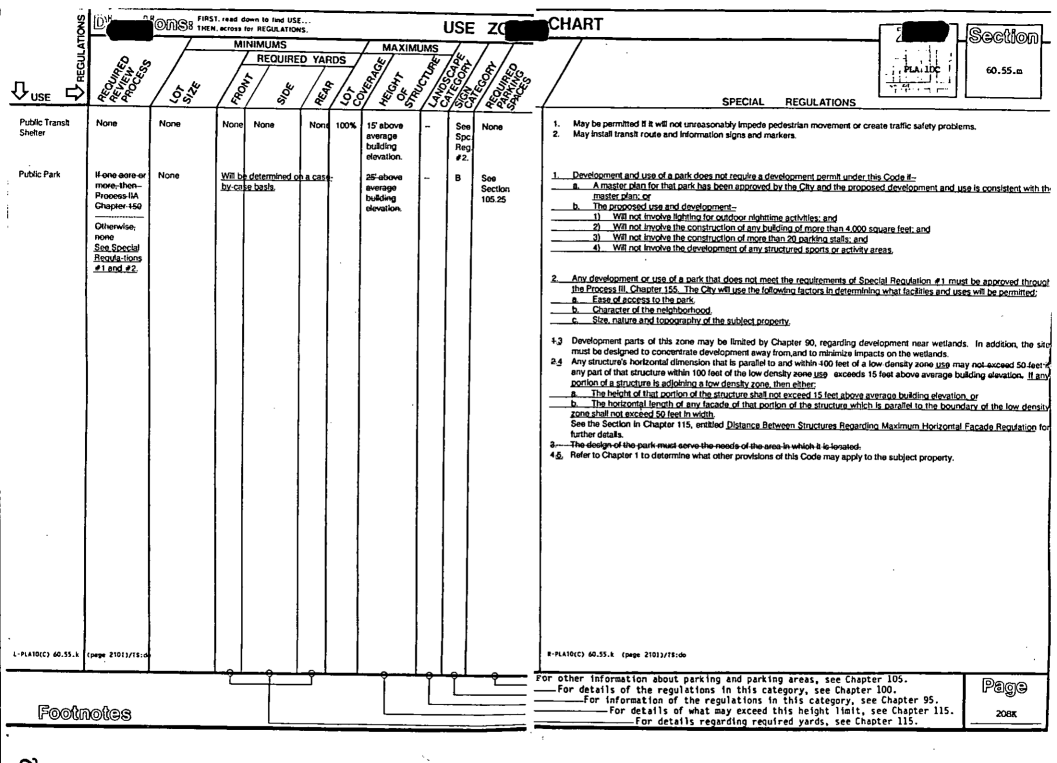
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SUMMARY OF ORDINANCE 3126

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 NUMBERS IV-88-42 AND IV-88-53)

Section 1. Amends the following Sections (Text and Use Zone Charts) of Ordinance 2740, as amended, the Kirkland Zoning Ordinance, to amend use regulations for the following planned areas, with respect to:

- a. Height of structures adjoining RSX Zone.
 - b. Theater and Hotel/Motel Use.
- c. Regulation of structure's horizontal dimension.
- d. Ancillary manufacuring and assembly activities as part of retail or office use.
- e. School or day care centers/mini schools.
 - f. Parking requirements church use.
 - q. Convalescent center/nursing home.
- h. Landscaping and landscape buffer requirements for government facilities.
- i. Master Plans within PLA10B-minimum lot size:

Planned Area 10 A	Planned	Area	10 B

 Section 60.55.a
 Section 60.55.e

 Section 60.55.b
 Section 60.55.g

 Section 60.55.c
 Section 60.55.h

 Section 60.55.d
 Section 60.55.i

Planned Area 10 C

Section 60.55.j Section 60.55.k Section 60.55.l Section 60.55.m 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 4th day of October 1988.

I certify that the foregoing is a summary of Ordinance 3126 approved by the Kirkland City Council for summary publication.