ORDINANCE NO. 3156

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. III-88-92).

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 January 8, 1989, and bearing Kirkland Department of Planning and Community Development File No. III-88-92; and

Whereas, prior to making said recommendation, the Planning Commission, following notice thereof as required by RCW 35A.63.070, on December 15, 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, 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. To the extent the subject matter of this ordinance, pursuant to Ordinance 2001, is subject to the disapproval jurisdiction of the Houghton Community Council, this ordinance shall become effective within the Houghton Municipal Corporation only upon approval of the Houghton Community Council or the failure of said Community Council to disapprove this ordinance within 60 days of the date of the passage of this ordinance.

<u>Section 4.</u> Except as provided in 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, as required by law.

Passed by majority vote of the Kirkland City Council in regular, open meeting this 7th day of February , 1989 .

Signed in authentication thereof this __7th_ day of February , 1989 . Noris Cooper Mayor

APPROVED AS TO FORM:

ZC-88-92.JAN/TM:rk

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etall ablishment oxiding new nicle or-boat es or vehicle beat service or air.	None Process IIB Chapter 152	None 9/1-18-89/TS:rk	20' See 5	or pec. Reg. #5	ď	80%	If adjoining a low density zone other than RSX, then 25' above average building elevation. Otherwise, 30' above average elevation. See also Spec. Reg. #6	1	E	See Section 105.25	1. Outdoor vehicle or bost parking or storage areas must be buffered as required for a parking area in Chapter 105. See also Section Chapter 115 entitled Outdoor Use. Activity and Storage for further requisitions. 2. Vehicle and boat rental and used vehicles or boat sales are allowed as part of this use. 3. 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 derection and the structure of the structure which is parallel to the boundary of the low derection in Chapter 115 entitled <u>Distance Between Structures Regarding Maximum Horizontal Facade Regul</u> further details. 4. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property. 5. The required yard of any portion of the structure must be increased one foot for each foot that any portion of the structure exceeds 30 feet above average building elevation. 6. Except if adjoining a low density zone, structure height may be increased above 30 feet in height through a Process Chapter 150, if: a. It will not block local or territorial views designated in the Comprehensive Plan; and b. The increased height is not specifically inconsistent with the applicable neighborhood plan provisions of Comprehensive Plan. 7. Use of loudspeakers shall be prohibited. 8. Development for all uses must retain and maintain seventy-five percent (75%) of the significant trees on the hill for Supplemental plantings may be required, 9. Access for all uses must be directly from 120th Avenue NE, or must be coordinated with commercial development to the ward must be from NE 124th Street.
retail ablishment or than those clifically listed his zone, ing goods, or viding rices uding king and ted financial ices	None Process IIB Chapter 152	None	20' See S	or bec. Reg. #4	σ		If adjoining a low density zone other than RSX, then 25 above average building elevation. Otherwise, 30 above average building elevation. See also Spec Reg. #5	В	E	1 per each 300 sq. ft. of gross floor area	 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 den zone shall not exceed 50 feet in width. See the Section in Chapter 115 entitled <u>Distance Between Structures Regarding Maximum Horizontal Facade Regulation</u> further details. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property. Ancillary assembly and manufacture of goods on the premise of this use are permitted only if: The assembled or manufactured goods are directly related to and are dependent upon this use, and are avail purchase and removal from the premise. The outward appearance and impacts of this use with ancillary assembly or manufacturing activities must be no differ from other retail uses. The required yard of any portion of the structure must be increased one foot for each foot that any portion of the structure exceeds 30 feet above average building elevation. Except If adjoining a low density zone, structure height may be increased above 30 feet in height through a Process if Chapter 150, if:
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services including banking and related financial services													R-BC.WEE/Section 45.10.c/Page 90A/1-18-89/TS:rk
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