AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO GAMBLING.

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

Section 1. Section 7.48.010 of the Kirkland Municipal Code is hereby repealed.

<u>Section 2</u>. There is hereby created a new section to be known as Section 7.48.010 and to read as follows:

7.48.010 Gambling Activities Prohibited.

A. The following statutes of the State of Washington, as now existing or as may be hereafter amended, are adopted by reference pursuant to the authority contained in RCW 35A.12.140:

RCW 9.46.010 Legislative declaration. RCW 9.46.0201 "Amusement game." "Bingo." RCW 9.46.0205 RCW 9.46.0209 "Bona fide charitable or nonprofit organization." "Bookmaking." RCW 9.46.0213 "Commercial RCW 9.46.0217 stimulant." "Commission." RCW 9.46.0221 RCW 9.46.0225 "Contest of change." "Fishing derby." RCW 9.46.0229 "Fund raising event." RCW 9.46.0233 "Gambling." RCW 9.46.0237 "Gambling device." RCW 9.46.0241 RCW 9.46.0245 "Gambling information." "Gambling premises." RCW 9.46.0249 "Gambling record." RCW 9.46.0253 "Lottery." RCW 9.46.0257 RCW 9.46.0261 "Member," "bona fide member." RCW 9.46.0265 "Player." RCW 9.46.0269 "Professional gambling." "Punch boards," RCW 9.46.0273 "pull-tabs." "Raffle." RCW 9.46.0277 RCW 9.46.0281 "Social card game."

RCW 9.46.0285	"Thing of value."
RCW 9.46.0289	"Whoever," "person."
RCW 9.46.0305	Dice or coin contests
	for music, food, or
	beverage payment.
RCW 9.46.0311	Charitable, nonprofit
	organizations -
	Authorized gambling
	activities.
RCW 9.46.0315	Raffles - No license
2.01. 2.1.0.0010	required, when.
RCW 9.46.0321	Bingo, raffles,
10.00000	amusement games - No
	license required,
	when.
RCW 9.46.0325	Social card games,
Kem 314010020	punch boards, pull-
	tabs authorized.
RCW 9.46.0331	Amusement games
No. 3. 10. 0001	authorized.
RCW 9.46.0335	Sports pools
1.01. 31.10.000	authorized.
RCW 9.46.0341	Golfing sweepstakes
2011 21 10 10 11	authorized.
RCW 9.46.0345	Bowling sweepstakes
	authorized.
RCW 9.46.0351	Social card, dice
	games - Use of
	premises of
	charitable, nonprofit
	organizations.
RCW 9.46.0355	Promotional contests
	of change authorized.
RCW 9.46.0361	Turkey shoots
	authorized.
RCW 9.46.110	Taxation of gambling
	activities -
	Limitations -
	Restrictions on
	punch-boards and pull
	tabs.
RCW 9.46.120	Restrictions as to
	management or
	operation personnel -
	Restriction as to
	leased premises.
RCW 9.46.130	Inspection and audit
	of premises,
	paraphernalia, books,
	and records - Reports
3 2 2 -4 40	for the commission
RCW 9.46.150	Injunctions - Voiding
	of licenses, permits,
	or certificates.

Obstruction of public RCW 9.46.195 servant in administration or enforcement as violation - Penalty. RCW 9.46.210 Enforcement -Commission as a law enforcement agency. RCW 9.46.230 Seizure and disposition of gambling devises -Owning, buying, selling, etc., gambling devices or records - Penalties. Gambling information, RCW 9.46.240 transmitting or receiving as violation - Penalty. RCW 9.46.250 Gambling property or premises - Common nuisances, abatement - Termination of mortgage, contract, or leasehold interest, licenses -Enforcement. Proof of possession RCW 9.46.260 as evidence of knowledge of its character. Chapter as exclusive RCW 9.46.270 authority for taxation of gambling activities. RCW 9.46.295 Licenses as legal authority to engage in activities for which issued -Exception.

- B. All nonprohibited gambling activities shall be subject to the tax rates imposed by section 7.48.020 of this Chapter.
- C. No person shall commence any nonprohibited gambling activity within the City until he has filed with the City, a Notice of Intention to do so. A copy of the current State Gambling Commission license pursuant to which the gambling activity is to be conducted, or authority to conduct such activity

pursuant to paragraph A of this section without a license, shall be attached to the notice.

D. Violation of paragraph C of this Section is a gross misdemeanor.

Section 3. There is hereby created a new section to be known as Section 7.48.015 and to read as follows:

7.48.015 Unlawful Practices. In addition to the unlawful offenses contained in the state laws adopted by reference in Section 7.48.010, the following practices shall be unlawful within the City of Kirkland, and each violation thereof constitutes a gross misdemeanor:

- A. Violating or knowingly causing, aiding, abetting or conspiring with another to cause any person, association, business or organization to violate any provision of this Chapter;
- B. Operating, participating in, or causing another to participate in, any activity authorized in accordance with RCW Chapter 9.46 directly or indirectly and, in the course of such operation or participation to:
 - Employ any device, method, game, or artifice to defraud, or
 - 2. Make any untrue statement of a material fact, or omit to state a material fact necessary in order to make the statement made not misleading, in the light of the circumstances under which the statement is made, or
 - 3. Engage in any act, practice, or course of operation as would operate as a fraud or deceit upon any person.

Section 4. Subparagraph d of Section 7.48.020 of the Kirkland Municipal Code is amended as follows:

d. The tax levied in subsections (a) through (c) of this section as to bingo, raffles, and amusement games will be waived pursuant to RCW 9.46.110 only when such activities or any combination thereof are conducted by any bona fide charitable or nonprofit organization, as defined in this Chapter, ReW-9.46.020(3) which organization has paid no paid operating or management personnel and has no gross income from bingo, raffles, or amusement games or any combination thereof, net exceeding five thousand dollars per year less the amount paid for or as prizes;

Section 5. Section 7.48.040 is amended as
follows:

7.48.040 Violation is a gross misdemeanor.

Any person who engages in or carries on any gambling activity subject to the provisions of this Chapter of the Kirkland Municipal Code without having complied with all of the provisions of this Chapter, unless the penalty has already been provided, shall be guilty of a gross misdemeanor. Each day during which such noncompliance occurs shall be considered a separate violation.

Section 6. If any section, subsection, sentence, clause, phrase, part or portion of this ordinance 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 7. This ordinance shall be in 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 summary form attached to the original of this Ordinance and by this reference approved by the City Council, as required by law.

Passed by majority vote of the Kirkland City Council in regular, open meeting this <a href="https://linear.org

Signed in authen	tication	thereof	this	_15th_
day of <u>June</u>	, 1993.	•		
	Due,	line		
	MAYOR			
Attest:				
2				
Gity Clerk				
Approved as to Form:				
Lil ford City Attorney				
ord, hoddrid,		•		

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SUMMARY OF ORDINANCE 3372

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO GAMBLING.

Section 1. Repeals section 7.48.010 of the Kirkland Municipal Code.

Section 2. Creates a new section 7.48.010 defining prohibited gambling activities by adopting by reference various sections of the Revised Code of Washington, Chapter 9.46 which includes definitions, a listing of various prohibited and non-prohibited gambling activities and penalties for violation of particular prohibited activities. In addition, it provides for tax and licensing requirements on all non-prohibited gambling activities and penalty for failure to do so.

<u>Section 3.</u> Adds a new section 7.48.015 which provides for offenses for unlawful practices in addition to those adopted by reference and the penalty for the same.

Section 4. Modifies subparagraph (d) of section 7.48.020 to be consistent with other modifications.

<u>Section 5.</u> Defines the penalty for violation of this Chapter as a gross misdemeanor.

Section 6. Contains a savings clause.

Section 7. 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 the 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.

I certify that the foregoing is a summary of Ordinance 3372 , approved by the Kirkland City Council for summary publication.

dity Clerk

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