ORDINANCE	3509
01101111110	

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO THE ELIGIBILITY OF PERSONS APPLYING FOR CABARET LICENSES.

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

<u>Section 1</u>. Section 7.20.030 of the Kirkland Municipal Code is hereby amended to read as follows:

7.20.030 License —Persons ineligible. No license shall be issued to:

- (1) A person-who is not a citizen-of-the-United States, except when in contravention of treaty;
- (1)(2) A person who has not resided in the State of Washington for at least one month prior to making application; (2)(3) A person who has been convicted of or forfeited bail for any of the following within three years prior to filing the his application:
- (A) A crime An offense involving the use of force or violence upon the person of another that-amounts to either-a-felony or a-misdemeanor.
- (B) A crime:
- (i) involving sexual misconduct, such as rape, prostitution or indecent liberties; or
- (ii) involving conduct which would violate KMC sections 11.20.200 through 11.20.300,

An offense involving-sexual misconduct, i.e., rape, assignation, prostitution, indecent-liberties, lewdness-or-any activity-or-course of conduct-in-violation of Sections 11.20.200 170-through 11.20.300-of-the Kirkland-Municipal Code relating to lewd-and-unlawful public exposure, prostitution-and-body studios:

- (C) A crime An offense involving dangerous weapons, narcotics, controlled substances or dangerous drugs that amounts to a felony, or
- (D) A crime of <u>fraud or attempted fraud</u> <u>attempting-to-defraud</u>; (3)(4) A person whose place of business is conducted by a manager or agent, unless such manager or agent possesses the same qualifications required of the licensee;
- (4)(5) A copartnership, unless all members thereof shall be qualified to obtain a license as provided herein;
- (6) -A-person who has been convicted of a violation of any federal-or-state law or city ordinance concerning the manufacture, possession, or sale of liquor subsequent to the passage of the Washington State Liquor Act, or shall have

forfeited-his-bond to appear in court-to-answer charges of any such-violation;

(5)(7) A corporation, unless all of the officers, directors and stockholders thereof shall be qualified to obtain a license as provided herein. Such license shall be issued to the manager or other directing head thereof.

Section 2. This Ordinance shall be in 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 <u>5th</u> day of <u>December</u>, 1995.

Signed in authentication thereof this <u>5th</u> day of <u>December</u>, 1995.

MAYOR

Attest:

DEPUTY

City Clerk

Approved as to Form:

City Attorney

9city95\cabarord