

ORDINANCE NO. 3629

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-IV-95-30).

WHEREAS, the City Council has received from the Hearing Examiner 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 Hearing Examiner dated February 28, 1998 and bearing Kirkland Department of Planning and Community Development File No. III-IV-95-30; and

WHEREAS, prior to making said recommendation, the Hearing Examiner, following notice thereof as required by RCW 35A.63.070, on December 16, 1997 and February 12, 1998, 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 nonsignificance, 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 Hearing Examiner.

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

Community Council or the failure of said Community Council to disapprove this resolution within sixty days of the date of the passage of this resolution.

Section 6. A complete copy of this resolution, including Findings, Conclusions and Recommendations adopted by reference, shall be certified by the City Clerk who shall then forward the certified copy to the King County Department of Assessments.

Section 7. A certified copy of this resolution, together with the findings, conclusions, and recommendations herein adopted shall be attached to and become a part of the Process III permit or evidence thereof delivered to the permittee.

Section 8. Certified or conformed copies of this resolution shall be delivered to the following:

- (a) Department of Planning and Community Development of the City of Kirkland
- (b) Fire and Building Departments of the City of Kirkland
- (c) Public Works Department of the City of Kirkland
- (d) The City Clerk for the City of Kirkland.

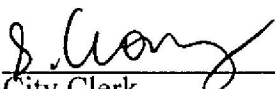
PASSED by majority vote of the Kirkland City Council on the 19th day of May, 1998.

SIGNED IN AUTHENTICATION thereof on the 19th day of May, 1998.



Mayor

Attest:



Deputy City Clerk

ATTACHMENT A

USE ZONE CHART			
Directions:		REGULATIONS	
USE	REGULATIONS	MINIMUMS	MAXIMUMS
Private College and related facilities	If development is consistent with the Master Plan as adopted in Resolution #1592, then none. Otherwise, must amend the Master Plan using Processes 111, Chapter 155.	As established in the Master Plan or as allowed in Special Regulation #1592.	(Insert new Resolution #)
RECREATIONAL SPACES	RECREATIONAL SPACES	RECREATIONAL SPACES	RECREATIONAL SPACES
LANDSCAPE CATEGORIES	LANDSCAPE CATEGORIES	LANDSCAPE CATEGORIES	LANDSCAPE CATEGORIES
HEIGHT OF STRUCTURE	HEIGHT OF STRUCTURE	HEIGHT OF STRUCTURE	HEIGHT OF STRUCTURE
REQUIRED YARDS SIDE	REQUIRED YARDS SIDE	REQUIRED YARDS SIDE	REQUIRED YARDS SIDE
(Insert new Resolution #)			

SPECIAL REGULATIONS

1. The Master Plan, approved by Resolution #1592, includes a site plan, which is on file with the City. That site plan is, by reference, incorporated as a part of this Code as it pertains to the location, configuration and nature of improvements in the PLA-1 zone. In addition to the site plan referenced above, the adopted Master Plan includes the following special regulations:

- Future development permits shall be reviewed by the Planning Director to ensure consistency with the Master Plan.
- The applicant shall indicate all site improvements and landscaping for the areas to be affected by construction which are proposed to accompany the construction of each facility. The Planning Director shall have the authority to require implementation of these related elements of the Master Plan at such time new facilities, structures or additions are being constructed.
- At the time of application for development of the married student housing information relating to the degree of cutting and filling necessitated shall be provided. Plan #1592 shall indicate to what extent the drainage conditions on the eastern portion of the campus will be disturbed, and what measures will be taken to insure that surrounding properties will not be adversely affected by alternate drainage patterns.
- Storm drainage plans shall accompany any applications for development permits. Said plans shall comply with the requirements of Chapter 107 - Storm Drainage.
- Development permits for additional parking areas shall include a lighting plan for review and approval by the Planning Director. The lighting shall be directed such that it does not negatively impact adjacent residential areas.
- All main interior streets shall maintain a driving width of twenty-four feet plus curb and gutter improvements on both sides of the streets, for a total of twenty-eight feet. Widths of, and improvements to secondary streets and service roads shall be subject to the review and approval of the Planning Director. It will be necessary for secondary streets and service roads to provide adequate clearance for emergency vehicle access.
- The "NO PARKING" signs along 110th Avenue NE, east of the men's dormitory, shall remain indefinitely, to discourage future parking along this street.

2. The proposed driveway and parking areas associated with the new north-south testing building to be constructed on the east side of the property fronting 110th Avenue NE, between 26-foot and 28-foot lines, shall be reduced to the option of removing the driveway entirely.

* SEE attached revision

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 of what may exceed this height limit, see Chapter 115.

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USE ZONE CHART			
Directions	Regulations	Minimums	Maximums
REVIEWED PROCESSES	REQUIREMENTS	FRONT	Rear
Lots	Size	Side	Side
Height of Structure	Lot Coverage	Front	Rear
Landscaping Category	Category Description	MAXIMUMS	MINIMUMS
REAR PARKING SPACES	REAR PARKING SPACES	MAXIMUMS	MINIMUMS
Five access points to NE 53rd Street and internal campus connections are to be located as illustrated in the adopted site plan.	q.-t.	q.-t.	q.-t.
<p>k. The housing unit, south of Garforth, and west of 114th Ave. N.E., shall be separated from abutting properties to the north and east by a dense vegetative buffer of not less than 30 feet.</p> <p>l. Parking lots shall include landscaping islands as required by Chapter 105. with new parking lots and no more than twenty-five feet from property lines located near a single building or cluster of buildings, the vegetative buffer shall provide a dense rear-round screen from the ground level up to the twenty-four foot street and adjacent to residential buildings, twenty-four foot setback and fence and vegetative buffer requirements, could be reduced subject to review and approved by the Planning Director.</p> <p>m. Where adjacent to existing single family residences, existing campus roadways and parking areas shall be landscaped as much as possible in the space available to provide a visual screen of the roadways and parking areas from the nearby residences. The amount and type of landscaping shall be subject to the review and approval of the Planning Director. An effort shall be made to reduce the amount of asphalt surfacing wherever possible.</p> <p>n. Construction of the proposed clock tower shall be subject to the issuance of a Process IIB Permit, to be reviewed by the Houghton Community Council, the Kirkland Hearing Examiner and the Kirkland City Council.</p> <p>o. Five access points to NE 53rd Street and internal campus connections are to be located as illustrated in the adopted site plan.</p>			
<p>p. The District Office shall have only one access point from 108th Avenue N.E. Director, provided that such deviations do not violate any of the following standards:</p> <p>a. No vehicular ingress or egress from surrounding streets may be changed.</p> <p>b. No roadways, parking lots or structures within 100' of the site perimeter may be shifted toward the perimeters. Any other shifting or improvements shall be consistent with the design concept of the College.</p> <p>c. No buffers shown in the approved site plan may be reduced, unless specifically authorized by some other special regulation.</p> <p>d. Reconfigurations of the footprint of the structures shown in the approved plan may be permitted, provided that such changes are not apparent off-site and do not increase building height.</p> <p>e. Minor new structures not shown on the approved site plan may be permitted, provided that they are at least 200' from the site perimeter, are not apparent from off-site and do not require the significant shifting of roadways, parking areas or other improvements.</p> <p>.....and</p>			
<p>f. There is a change in the use and the zoning code establishes different or more rigorous standards for the new use than for the existing use, or</p> <p>g....The Planning Director determines that there will be substantial changes in the impacts on the neighborhood or the city as a result of the change. In addition to other Master Plan features, changes to long-term third party tenants of the private college, student population increases beyond 1,200, and changes in use to professional athletic facilities are subject to these criteria.</p> <p>.....or other information about parking and parking areas, see Chapter 105.</p> <p>For details of the regulations in this category, see Chapter 100.</p> <p>For information of the regulations in this category, see Chapter 95.</p> <p>For details of what may exceed this height limit, see Chapter 115.</p> <p>For details regarding required yards, see Chapter 115.</p>			
Footnotes		Page	Page
		127A	2684)

* see attached revision

DIRECTIONS: FIRST, read down to find use... THEN, across for REGULATIONS

USE ZONE CHART

Zone
Section
PLA 1
60.10c.1

USE REGULATIONS	DIRECTIONS:		REQUIRED REVIEW PROCESS		LOT SIZE	LOT COVERAGE	HEIGHT OF STRUCTURE	LANDSCAPE CATEGORY	SIGN CATEGORY	REQUIRED PARKING SPACES	SPECIAL, REGULATIONS
	MINIMUMS	MAXIMUMS	MINIMUMS	REQUIRED YARDS							
Professional Football, Baseball, or Soccer Practice or Play Facility	None, if part of Master Plan. Otherwise, Process III Chapter 155	10 acres	FRONT As established in the Master Plan or as allowed under Special Regulation #1	SIDE See Special Regulations #2 and #3	REAR See Spec. Reg. #4	80%	30' above average building elevation See Special Regulation #7	C See Section 105.25	B See Special Regulation #6	* See Spec. Reg. #2. 	1. All structures and practice and play facilities must be set back from exterior property lines at least 50 feet. Parking lots must be set back at least 50 feet from single-family uses and screened and intel- spered with landscaping pursuant to Chapters 95 and 105.

Detached Dwelling Unit	None	8,500 sq. ft.	20' 5', but 2' side Yards must equal at least 15'	10' 50% average building elevation	F E A	2.0 per unit					
ZC6010C11/12-15.93											

- * see attached revision
- 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.

FOOTNOTES

DIRECTIONS: FIRST, read down to find use... THEN, across for REGULATIONS

USE	REGULATIONS	USE ZONE CHART									
		Zone		Section		PLA 1		60.10c.2			
		MINIMUMS	MAXIMUMS	STRUCTURE HEIGHT OF	LOT COVERAGE	SIDE	REAR	REQUIRED YARDS	FRONT	LOT SIZE	CATEGORY
REVIEWED PROCESS											
Public Utility	Process II A Chapter 150	None	20'	10' on each side	10'	70%	25' above average building elevation	A	B	See Section 105.25	1. Site design must minimize adverse impacts on surrounding residential neighborhoods.
Government Facility	Process II A Chapter 150	None	20'	10' on each side	10'	70%	25' above average building elevation	C	B	See Section 105.25	2. 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 15 entitled 'Distance Between Structures Regarding Maximum Horizontal Facade Regulation' for further details.
Community Facility	Process II B Chapter 152	None	20'	10' on each side	10'	70%	25' above average building elevation	C	B	See Section 105.25	3. Refer to Chapter 1 to determine what other provisions of this Code may apply to the subject property.
Public Transit Shelter	None	None	0'	0"	0"	100%	15' above average building elevation	See Spec. Reg. #2	4. Landscape Category A or B may be required depending on the type of use on the subject property and the impacts associated with the use on the nearby uses.
REVIEWED PROCESS											
For other information about parking and parking areas, see Chapter 105.											
For details of the regulations in this category, see Chapter 100.											
For information on 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.											
										Revised 9/93	
										PAGE	
										127B.2	

ZC6010C2/12-15-93

FOOTNOTES

USE	REVIEW PROCESS	Directions		USE ZONE CHART								Zone PLA 1	Section 60.10.d
		MINIMUMS			MAXIMUMS					SPECIAL REGULATIONS			
		LOT SIZE	FRONT	SIDE	REAR	LOT COVERAGE	HEIGHT OF STRUCTURE	LANDSCAPE CATEGORY	SIGN CATEGORY	REQUIRED SPACES			
Public Park	See Special Regulations #2 and #3	None				Will be determined on a case by-case basis	-	B	See Section 105.25	1. 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 Distance Between Structures Regarding Maximum Horizontal Facade Regulation for further details.
Church	If development is consistent with the Master Plan adopted in R_____, then none. Otherwise, must amend the Master Plan using Process III, Chapter 155.	As established in the Master Plan or as allowed in Special Regulations established for "Private College and related facilities" use, above.								2. Development and use of a park does not require a development permit under this Code if-	a. A master plan for that park has been approved by the City and the proposed development and use is consistent with the master plan; or	b. The proposed use and development-	1) Will not involve lighting for outdoor nighttime activities; and
										2) Will not involve the construction of any building of more than 4,000 square feet; and	3) Will not involve the construction of more than 20 parking stalls; and	4) will not involve the development of any structured sports or activity areas.	3. Any development or use of a park that does not meet the requirements of Special Regulation #2 must be approved through the Process III, Chapter 155. The City will use the following factors in determining what facilities and uses will be permitted:
										a. Ease of access to the park.	b. Character of the neighborhood.	c. Size, nature and topography of the subject property.	4. Refer to Chapter 1 to determine what other provision of this Code may apply to the subject property.

PLA 1 60.10c(page 127B)10-19-88/TS.np

June 1988 (Ordinance 3101)
Feb. 1988 (Ordinance 3077)
Aug. 1985 (Ordinance 2894)

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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Footnotes

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- * **PLA 1 Special Regulations Revisions/Additions:** Sections 60.10.a, 60.10.b and 60.10c.1

(Use: Private College and related facilities - New/revised regulations)

2.d. A 30'-wide landscape buffer (Buffering Standard 2) shall be provided around the campus perimeter, except along 108th Ave. NE, 114th Ave. NE, I-405, and between on-campus duplex housing and adjacent single-family sites or I-405. The buffer shall incorporate all existing significant trees and vegetation. Where fencing is proposed, it shall be wood, unless alternative fencing is requested in writing by the adjacent neighbor and agreed to by the applicant.

A 15'-wide landscape buffer (Buffering Standard 2) shall be provided between on-campus duplex housing and adjacent single-family sites. The buffer shall incorporate all existing significant trees and vegetation.

New construction (buildings and parking areas) shall preserve existing significant trees to the maximum extent possible.

2.h. The location, material and design of any walkway within the campus shall be at the discretion of the College and its representatives, but will be reviewed by the Planning Director; provided, that the pedestrian/bicycle path in 114th Ave. NE shall be asphalt or concrete, 8' wide.

2.j. Within 30' of all outer edges of the campus (except along 108th Ave. NE, 114th Ave. NE, and I-405), no institutional uses or new parking areas are permitted, including any future redevelopment of the maintenance buildings.

2.o. The two westernmost campus access drives (adjacent to the Seventh Day Adventist Church and opposite 111th Ave. NE) shall be closed to general vehicle use. The driveway serving The Firs married student housing shall be relocated to lie within the 114th Ave. NE right-of-way.

2.q. New buildings or building expansions must conform with Design Guidelines adopted as part of the Master Plan.

2.r. The City is authorized to implement measures, identified in the approved Master Plan, to protect the surrounding neighborhood from parking impacts.

2.s. For other regulations applicable to this use, see the Master Plan approved under Resolution R-(insert new Resolution #).

2.t. Structure height shall not exceed 30' above Average Building Elevation (ABE) if located within 100' of the campus perimeter, or 40' above ABE if located greater than 100' from the campus perimeter.

(Use: Professional Football, Baseball, or Soccer Practice or Play Facility - New/revised regulations)

2. Maximum structure height is determined by the approved Master Plan.
4. Perimeter buffering is determined by the approved Master Plan.

PUBLICATION SUMMARY
OF ORDINANCE NO. 3629

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-IV-95-30).

Section 1. Amends Section 60.10 of the Kirkland Zoning Code (PLA 1 Zone) to establish "Church" as an allowable use in the PLA 1 Zone, and to establish the review process and regulations applicable thereto; and to establish and/or amend the development regulations applicable to the "Private College and related facilities" and the "Professional Football, Baseball, or Soccer Practice or Play Facility" uses within the PLA 1 Zone.

Section 2. Provides a severability clause for the ordinance.

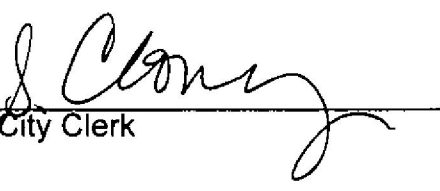
Section 3. Establishes that to the extent the subject matter of the ordinance is subject to the disapproval jurisdiction of the Houghton Community Council, the ordinance shall become effective within the Houghton Community Municipal Corporation only upon approval by the Houghton Community Council or the failure of said community Council to disapprove the ordinance within 60 days of the date of its passage.

Section 4. 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.

Section 5. Establishes certification by City Clerk and notification of King County Department of Assessments.

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 19th day of May, 1998.

I certify that the foregoing is a summary of Ordinance No. 3629, approved by the Kirkland City Council for summary publication.


Deputy City Clerk