ORDINANCE 3681

Revealed by 3946

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO THE ADOPTION OF THE 1999 NATIONAL ELECTRIC CODE, AMENDING KIRKLAND MUNICIPAL CODE CHAPTER 21.70 AND CREATING A NEW SECTION 21.32.100 OF THE KIRKLAND MUNICIPAL CODE.

WHEREAS, the National Fire Protection Association has issued a new edition of the National Electric Code known as the 1999 National Electric Code; and

WHEREAS, the City of Kirkland, the City of Bellevue and the City of Redmond, to further the goal of regulatory uniformity, seek to make the substantive provisions of their respective Electric Codes the same; and

WHEREAS, the City Council desires to adopt the 1999 National Electric Code and amend Chapter 21.70 of the Kirkland Municipal Code to make it substantively the same as the Electric Codes of the City of Bellevue and the City of Redmond;

NOW, THEREFORE, the City Council of the City of Kirkland do ordain as follows:

Section 1. Chapter 21.70 of the Kirkland Municipal Code is hereby amended to read as follows:

Chapter 21.70 ELECTRIC CODE

Sections:	
21.70.010	Copies of codes on file.
21.70.020	Purpose.
21.70.030	Interpretation.
21.70.040	Penalty for violation.
21.70.050	Electrical codes adopted.
21.70.060	Uniform Administrative Code Provisions Section 301
	amended-Permits.
21.70.062	Violations Prohibited.
21.70.065	Inspections.
21.70.068	Inspection not an Approval of Violations.
21.70.070	Uniform Administrative Code Provisions Section 302
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21.70.080	Uniform Administrative Code Provisions Section
	304(b) amended -Plan review fees.
21.70.090	Uniform Administrative Code Provisions Table 3A
	amended-Electrical permit fees.
21.70.100	Article 305 Temporary installation.
21.70.110	Wiring Methods. and circuit specifications-New-work-
	Minimum size of conductors.
21.70.115	Article 210 Ground fault circuit interrupter (GFCI)
	protection for personnel.
21.70.117	Article 210-C Required Outlets.
21.70.120	Unused Conductors, Effect of chapter on existing
wiring.	
21.70.130	Article 230 Service entrance conductors and Service
Equipment.	
21.70.140	Grounding procedures Article 250 Methods of
Grounding.	
21.70.150	Raceways-
21.70.160	Pool installations.

21.70.010 Copies of codes on file.

The city shall at all times keep on file with the city clerk, for reference by the general public, not less than three copies of the codes and resolutions, or parts thereof, as herein adopted by reference, together with the amendments and supplements thereto herein made a part of this chapter.

The copies of codes on file may be placed by the city clerk in the custody of the office of the building official in order to make them more readily available for inspection and use by the general public.

21.70.020 Purpose.

This chapter is enacted as an exercise of the police power of the city for the benefit of the public at large. It is not intended to create a special relationship with any individual, or individuals, or to identify and protect any particular class of persons. The purpose of this chapter is to provide minimum standards to safeguard persons and property from hazards arising from the use of electricity.

21.70.030 Interpretation.

Whenever the following words appear in the codes adopted by reference in this title they are to be interpreted as follows:

- (a) "Administrative authority" as "building official."
- (b) "Chief or director of fire services" as "fire chief."
- (c) "Corporation counsel" as "city attorney or designee."
- (d) "Local zoning code" as the "city of Kirkland Zoning Code (Ordinance

2740, as amended)."

(e) "Municipality," and "the jurisdiction" as "the city of Kirkland."

(f) Whenever reference is made to local authority, codes, jurisdiction, and similar concepts within the codes adopted by reference in this chapter, such reference shall apply to the city of Kirkland.

21.70.040 Penalty for violation.

In addition to the administrative remedies provided for in this chapter, any person found by a court of competent jurisdiction to be in violation of or to have violated any mandatory provision of this title shall be guilty of a misdemeanor. Each day that a violation is found to exist shall be deemed a separate offense.

A person who has previously been convicted of a crime for violation of this chapter shall be guilty of a gross misdemeanor for any subsequent violation.

21.70.050 Electrical codes adopted.

The National Electrical Code, issued by the National Fire Protection Association, 1996 1999 Edition, together with amendments and/or additions thereto, is adopted in its entirety.

The Uniform Administrative Code Provisions, <u>1996</u> <u>1999</u> Edition, as published by the International Conference of Building Officials, together with amendments and/or additions thereto, is hereby adopted in its entirety.

21.70.060 Uniform Administrative Code Provisions Section 301 amended-Permits.

Section 301 of the Uniform Administrative Code Provisions is amended and supplemented to read as follows:

Sec. 301. (a) Permits Required. Except as specified in Subsection (b) of this section, no electrical system regulated by this code shall be installed, altered, repaired, replaced or remodeled unless a separate electrical permit for each building or structure has first been obtained from the building official. The electrical permit shall be posted on the job site and remain on the job site during the entire course of work.

The building official may authorize issuance of a single permit for multiple Group U Division 1 occupancies when located on the same parcel. However the permit fees shall not be reduced.

The electrical permit shall be posted on the job site at the service switch or other conspicuous place and shall remain so posted during the entire course of work.

(b) Exempt Work. An electrical permit shall not be required for the following:

1. Portable motors or other portable appliances energized by means of a cord or cable having an attachment plug end to be connected to an approved receptacle when that cord or cable is permitted by the National Electrical Code;

2. Repair or replacement of fixed motors, transformers or fixed approved appliances or devices rated 50 amps or less with the same type and rating in the same location;

3. Temporary decorative lighting;

4. Repair or replacement of current-carrying parts of any switch, conductor or control device of up to 100 amperes capacity;

5. Reinstallation of attachment plug receptacles, but not the outlets therefor;

6. Repair or replacement of any over current device of the required capacity in the same location;

7. Repair or replacement of electrodes or transformers of the same size and capacity for signs or gas tube systems;

8. Taping joints;

98. Removal of electrical wiring;

109. Temporary wiring for experimental purposes in suitable experimental laboratories;

<u>1110</u>. <u>Replacing flush or snap switches, fuses, lamp sockets, receptacles, or</u> <u>ballast</u> Electrical-wiring, devices, appliances, apparatus or equipment-operating at less than 25 volts and not capable of supplying more-than 50 watts of energy.

Exceptions. Permits shall be required for the following:

a. Electrical systems required (by the Uniform-Building, Fire or Mechanical-Codes or-Kirkland-Municipal Ordinance 2135 regarding-Fire Alarms) for fire-protection and building occupant-safety-(fire alarms, nurse call, public-address systems, etc.);

b. Electrical systems installed in hazardous-locations as defined in the National Electrical Code;

12. Low-energy power, control and signal circuits of Classes II and III-as defined in the National Electrical-Code;

13. Replacing-flush-or-snap switches, fuses, lamp sockets, receptacles, or ballasts.

(c)- Violations Prohibited.-Exemption-from the permit requirements of subsection (b) of this section shall-not be deemed to grant authorization-for-work to be done in violation of the provisions of the National-Electrical-Code or other laws or ordinances of the city.

21.70.062 Violations Prohibited.

Exemption from the permit requirements of Section 21.70.060 shall not be deemed to grant authorization for work to be done in violation of the provisions of the National Electrical Code or other laws or ordinances of the City.

21.70.065 Inspections.

- 1) The installation, alteration or extension of any electrical system, fixtures or components for which an electrical permit is required by this code shall be subject to inspection by the Building Official of the City and such electrical systems, fixtures and components shall remain accessible and exposed for inspection purposes until approved by the Building Official of the City. It shall be the duty of the permit applicant to cause the electrical systems to remain accessible and exposed for inspection purposes. The City shall not be liable for any expense entailed in the removal or replacement of material required to permit inspection. When the installation of an electrical system is complete, an additional final inspection shall be required to be made. Electrical systems and equipment regulated by the National Electrical Code shall not be connected to the energy source until authorized by the Building Official of the City.
- 2) The Building Official of the City may require special inspection of equipment or wiring methods where the installation requires special training, equipment, expertise, knowledge, or other such factors. Where such special inspection is required, it shall be performed by an independent third party acceptable to the Building Official of the City. The special inspection person/agency shall be designated and approved prior to beginning the installation of wiring or equipment. A written report from the designated special inspection agency indicating that the installation conforms to the appropriate codes and standards shall be received by the Building Official of the City prior to the installation being approved. All costs for such testing and reporting shall be the responsibility of the permit holder.

21.70.068 Inspection not an Approval of Violations.

Approval as a result of an inspection shall not be construed to be an approval of a violation of the provisions of the National Electrical Code or other laws or ordinances of the City. Inspections presuming to give authority to violate or cancel provisions of the National Electrical Code or other laws or ordinances of the City shall not be valid.

21.70.070 Uniform Administrative Code Provisions Section 302 amended-Application for permits.

Section 302 of the Uniform Administrative Code Provisions is amended and supplemented to read as follows:

(a) Application. Application for an electrical permit shall be made on a form provided by the building official. Each application shall state the name and address of the owner, vendee or occupant in possession of the building or premises where the work is to be done, the name of the licensed contractor, if any, making the application, and such other information as the building official

may require. The building official may refuse to issue or revoke a permit if any statement in permit application is found to be untrue.

(b) Plans and Specifications.

1. General. In addition to the requirements of Section 302(a), two sets of plans and specifications shall be submitted with each application for an electrical permit for and installation of: services or feeders of 400 amperes or over, all switches or circuit breakers rated 400 amperes or over, any proposed installation which cannot be adequately described on the application form, and installation of emergency generators.

Exception: Plans and specifications shall not be required for installations for one- and two-family dwellings.

Plan review shall be required for all electrical plans for new or altered electrical installations in educational, institutional, and health or personal care occupancies classified or defined in WAC 296-46-130 and as indicated in WAC 296-46-140.

2. Clarity of Plans. Plans shall be drawn to a clearly indicated and commonly accepted scale of not less than 1/8 inch to 1 foot upon substantial paper such as blueprint quality or standard drafting paper. Plans shall indicate the nature and extent of the work proposed and shall show in detail that it will conform to the provisions of this code. All electrical work shall be readily distinguishable from other mechanical work. If plans are incomplete, unintelligible or indefinite, the building official may require that the plans be prepared by a licensed electrical engineer, or may reject or refuse to examine such plans, even though a plan examination fee has been paid.

3. Information on Plans and Specifications. Plans and specification shall indicate the following:

a. The proposed use or occupancy of the various portions of the building in which the installation is to be made.

b. A complete riser diagram.

c. The calculated load schedule and demand factor selected for each branch circuit, feeder, subfeeder, main feeder and service. Panel and circuit schedules shall be shown.

d. Fault current calculations and the listed interrupting rating for feeder or service installation or alteration.

e. A key to any symbols used.

f. Letters and numbers designating mains, feeders, branch circuits and distribution panels.

g. Wattage, number of sockets and type of lighting fixture.

h. Wattage and purpose of all other outlets.

i. Voltage at which any equipment will operate.

j. Identification of size of wires, type of insulation and all conduit sizes.

k. Any other information as may be required by the plans examiner.

21.70.080 Uniform Administrative Code Provisions Section 304(b) amended -Plan review fees.

Section 304(b) of the Uniform Administrative Code Provisions is amended and supplemented to read as follows:

(b) Plan Review Fee. When submittal documents are required by 21.70.070(b), a plan review fee shall be collected prior to issuance of the electrical permit. Said plan review fee shall be 20% of the electrical permit fee. The plan review fees specified in this subsection are separate fees from the permit fees shown in Table 3-A. When submittal documents are incomplete or changed so as to require additional plan review or when the project involves deferred submittal items, an additional plan review fee shall be charged at the rate of \$65.00 per hour.

21.70.090 Uniform Administrative Code Provisions Table 3A amended-Electrical permit fees.

Table No. 3A of the Uniform Administrative Code Provisions is amended and supplemented to read as follows:

TABLE 3-A-ELECTRICAL PERMIT FEES

One- and Two-Family Dwellings:

New Construction:		
9% of the Building Permit Fee (see 21.08.055)		
Service Change:		
200-amp (includes added circuits)	\$65	
Larger than 200 amps	\$80	
Installation of New Circuits Only:		
1-5 circuits	\$65	
6 or more circuits	\$65.00 for the first 5 circuits	
plus \$5.00 per circuit thereafter		

Commercial and Multifamily:

The fee is based on the contract price/time and materials of the installationand calculated according to the following schedule. A separate permit isrequired for each building:up to \$250\$30\$251 to \$2,000\$65.00 for the first \$250plus \$5.60 per \$100.00 orfraction thereof\$2,001 to \$25,000\$121.00 for the first \$2,000plus \$16.50 per \$1000.00

\$25,001 to \$50,000

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or fraction thereof

\$500.50 for the first \$25,000 plus \$14.90 per \$1,000.00 or fraction thereof

\$50,001 to \$100,000	\$873.00 for the first
	\$50,000 plus \$10.10 per
	\$1,000.00 or fraction thereof
\$100,001 and up	\$1,378.00 for the first
	\$100,000 plus \$8.70 per
	\$1,000.00 or fraction thereof

Low Voltage Electrical for Security, Telephone, and Computer Wiring:

Per linear foot	Permit Fee
Up to 1,000 linear feet (LF)	\$65.00
1,001 LF up to 10,000 LF	\$65.00 plus \$5 for each
	additional 1,000 LF over
	1,001 LF
10,001 LF up to 50,000 LF	\$180.00 plus \$3 for each
	additional 1,000 LF over
	10,001 LF
50,001 LF up to 200,000 LF	\$300.00 plus \$2 for each
	additional 1,000 LF over
	50,001 LF
200,001 LF up to 1 million LF	\$700.00 plus \$1 for each
	additional 1,000 LF over
	200,001 LF
1 million LF and up	\$2,000.00 plus \$.50 for
	each additional 1,000 LF
	over 1 million LF

Temporary Power for Construction Sites:

1 to 200 amp	\$65.00
201 to 400 amp	\$110.00
401 amps or more	Based on total valua
	installation and calcu
	seconding to commo

\$65.00 \$110.00 Based on total valuation of installation and calculated according to commercial and multifamily schedule above.

Temporary Power for Carnivals:

(Carnivals include art and street fairs, haunted houses, amusement rides, andsimilar temporary events.)Base fee\$65.00Per concession\$20.00Maximum fee\$250

Swimming Pools, Hot Tubs, Spas, and Saunas:

(Applicants must also get a building permit for pool, hot tub, or spa) \$65.00

Portable Classrooms and Mobile Home Service

Sign Installations:

The permit fee for electrical hook-ups required on a sign is \$65.00. (Applicant must also get a sign permit.) If a separate branch circuit is required an additional \$65.00 shall be paid for the added circuit.

\$65.00

1. Inspections outside of normal business				
hours (minimum charge – two hours)	\$97.50			
2. Requests to inspect existing installation	\$65.00			
3. Request for inspection when work is not				
ready	\$65.00			
4. Work started without permit, except				
emergency work	Double fee			

21.70.100 Article 305 Temporary installation.

If the building official finds that the safety of life and property will not be jeopardized, permits may be issued for temporary electrical installations for use during the construction of buildings or for carnivals, conventions, festivals, fairs, the holding of religious services, temporary lighting of streets, or other approved uses. Permission to use such temporary installation shall not be granted for a greater length of time than forty-five days, except that a permit for a temporary installation to be used for construction of a building may be issued for the period of construction. Should such temporary lighting be over the street area, the proper authorization for such use of the street must first be obtained. All such temporary installations shall be made in a manner as nearly as practicable in conformance with the requirements of this code for permanent work; provided, that the building official may permit deviations which will not permit hazards to life or property; and further provided, that whenever such hazards are deemed by the building official to exist, the building official may at once rescind or cancel the permit covering such installation and disconnect, or order the disconnection, of all energy to such equipment.

21.70.110 Wiring <u>Methods</u> and circuit specifications-New work-Minimum size of conductors.

All premises shall be wired with approved raceways or metal-clad cable. Metalclad cable shall not be smaller than #14 AWG copper, with an equipment grounding conductor contained within the outer jacket, and used only with approved fittings.

Exceptions:

- 1) Single-family, duplex, and multi-family dwelling installations as allowed by the National Electrical Code.
 - 2) Installations under Articles 720, 725, 760, 770, 800, 810 and 820 of the National Electrical Code, when installed with approved materials.

(a) In-commercial installations, #12 American Wire-Gauge copper; control wiring and voltages of twenty-four or less are excepted.

(b) In residential installation, #14-American Wire Gauge copper.

(c) In all installations, no aluminum-wire-shall be used.

Exceptions:

1.....Service entrance conductors;

2. Branch circuits of fifty amperes or greater.

(d) In all commercial buildings a minimum of one duplex receptacle shall

be-installed-on opposite walls in each room or office.

Exceptions:

1. Restrooms;

2. Rooms-used-exclusively for storage;

3. Subject to the approval of the building official, other areas where receptacles are unlikely to be needed.

21.70.115 <u>Article 210</u> Ground fault circuit interrupter (GFCI) protection for personnel.

All one hundred twenty-five-volt single-phase, fifteen- and twenty-ampere receptacles installed outside of buildings or within six feet of a sink, other fixed water sources or other areas used or intended to be used under wet or damp conditions shall have GFCI protection.

Exception: A single receptacle or a duplex receptacle for two appliances located within dedicated space for each appliance that in normal use is not easily moved from one place to another, and that is cord- and plug-connected in accordance with National Electrical Code Section 400-7(a)(6), (a)(7), or (a)(8).

21.70.117 Article 210-C Required Outlets.

In all new work in non-residential buildings a minimum of one duplex receptacle shall be installed in each room or office.

Exceptions: 1) Restrooms

2) Rooms used exclusively for storage

3) Subject to the approval of the building official, other areas where receptacles are unlikely to be needed.

21.70.120 Effect of chapter on existing wiring Unused Conductors.

<u>Electrical conductors not in use shall be removed unless otherwise authorized</u> by the Building Official of the City.

(a) ——— The provisions of this chapter are not intended to apply to electrical installations in existence at the time of its adoption, except in those cases which, in the opinion of the building official, are found to be dangerous to life or property, and except as is otherwise specifically provided in this chapter. (b) ——— When more than fifty percent of the wiring of any circuit, as measured in lineal feet, is changed, then the entire circuit must be rewired to bring it into conformance with this chapter.

(c)------ Whenever-an existing electrical service is to be moved, altered or enlarged, the service equipment-must be reinstalled in conformance with this chapter.

(d) Additions or alterations-to-existing electrical systems shall be done using materials and methods equivalent to, or exceeding, the materials and methods used in-the-existing system.

(d) Abandoned electrical conductors shall be terminated in accordance with National Electrical-Code Section 300-15(a), or removed.

21.70.130 <u>Article 230</u> Service entrance conductors <u>and Service</u> <u>Equipment</u>.

Service entrance conductors shall be installed in the following manner:

(a)1) Minimum coverage shall be twenty-four inches below finished grade.

(b) Distribution equipment and conductor shall be of the same rating.

(c)2) Where current limiters are permitted, they shall be installed in an approved enclosure and labeled "current limiters".

(d) Where Section 230-95(c) of the National Electrical Code applies, tests shall be performed by an approved testing agency.

(e)3) In other than single-family dwellings the capacity of installed conductors shall be labeled on service distribution equipment when not of the same rating ampacity.

(f)4) Single-family dwellings may be served with approved direct burial cable; provided such cable shall be sleeved under paving, and installed to conform to Sections 230(d) and 300-5 of the National Electrical Code.

21.70.140 Grounding procedures <u>Article 250 Methods of</u> Grounding.

Electrical-systems-shall be grounded by one or all of the following means:

(a)-----An-approved conductor sized in accordance with Table 250-94-of the National Electrical Code attached by approved means-to-the concrete foundation reinforcing steel.

(b) An electrode encased by at least-two-inches-(20.8 mm) of concrete, located within and near the bottom of a concrete foundation or footing that is in direct-contact with the earth, consisting of at least twenty-feet-(5-1-m) of bare copper, sized in accordance with-Table-250-94, 1996 NEC. The grounding electrode-system-inspection will be conducted with the footing inspection prior to placement-of-concrete.

(c) Two electrodes, rod or pipe that-are-eight-feet in length, installed in the following manner and series-connected:

(1) Electrodes of pipe or conduit shall be no smaller than three-quarterinch trade-size and, where iron or steel, shall have the outer surface-galvanized or otherwise metal-coated for corrosion protection.

(2) Electrodes of rods of steel or iron-shall-be at least five-eighths of an inch in diameter. Nonferrous rods or their equivalent shall be listed and shall not be less than one-half inch in diameter.

(3) The two electrodes shall be installed no less than sixteen feet apart. Concrete encased electrodes per National Electrical Code Section-250-81(c) shall be accepted only if inspected and approved prior to placing of concrete; electrodes placed horizontally in-a-trench and plate electrodes shall not be approved without written approval from the building official. The upper end of the electrodes shall be flush or below ground level unless the aboveground end and the grounding electrode conductor attachment-are protected against physical damage as specified in Section-250-117-of the National Electrical Code.

(4)- Section 250-83 of the National Electrical Code-shall apply where none of the above are applicable.

All required grounding shall be fully installed and visible at the time of the rough in inspection.

1) Grounding Electrode Systems:

a) All electrical services for new building or structures shall have a concrete encased electrode installed complying with NEC 250-50(c). The grounding electrode system inspection shall be conducted with the gooting inspection before the placement of concrete.

b) Article 250-52 Made and Other Electrodes.

i) When two rod and pipe electrodes are installed they shall be installed not less than 16 feet apart.

ii) electrodes placed horizontally in a trench, and plate electrodes, shall not be approved without written approval from the Building Official of the City.

- 2) Equipment Grounding:
 - a) Flexible metal conduit and liquidtight flexibe metal conduit shall contain an equipment grounding conductor sized per Article 250-122.

(d) All required grounding shall be fully installed and visible at rough in inspection.

(e)- Flexible metal conduit shall contain an equipment-grounding conductor sized per National Electrical Code Section 250-95.

21.70.150 Raceways.

Metal clad (M.C.) cable shall not be smaller than #14-AWG-National Electrical Code-copper,-with-a-grounding conductor contained within the-outer-jacket, approved per-National-Electrical Code for use only with approved-fittings. The anti-short-insulating-bushing shall be installed at each end of Type M.C. cable. The connector shall not replace the anti-short-bushing.

21.70.160 Pool installations.

All electric equipment installed in the water, walls or deck of any pool or fountain shall comply in full with the provisions of Article-680 of the National Electrical Code without distinguishing between "storable" and "permanently installed" pools and fountains.

<u>Section 2</u>. A new Section 21.32.100 of the Kirkland Municipal Code is created to read as follows:

21.32.100 UFC Section 8503.2 Amended.

Section 8503.2 of the Uniform Fire Code is amended to read as follows: **8503.2 During Special Events and Holidays.** Temporary wiring for electric power and lighting installations is allowed for a period not to exceed 45 days for Christmas decorative lighting, carnivals and similar purposes, and for experimental or developmental work.

<u>Section 3</u>. If any provision of this ordinance or its application to any person or circumstance is held invalid, the remainder of the ordinance, or the application of the provision to other persons or circumstances is not affected.

<u>Section 4</u>. 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 1.08.107, Kirkland Municipal Code in the summary form attached to the original of this ordinance and by this reference approved by the City Council, or on March 1, 1999 whichever is later.

Passed by majority vote of the Kirkland City Council in regular, open meeting this <u>16th</u>day of <u>February</u> 1999.

Signed in authentication thereof this <u>16thday of</u> <u>February</u> 1999.

The MAYOR

Attest:

Deputy City Clerk

Approved as to Form:

9)

City Attorney

Ord\99 electric code

PUBLICATION SUMMARY OF ORDINANCE NO. <u>3681</u>

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO THE ADOPTION OF THE 1999 NATIONAL ELECTRIC CODE, AMENDING KIRKLAND MUNICIPAL CODE CHAPTER 21.70 AND CREATING A NEW SECTION 21.32.100 OF THE KIRKLAND MUNICIPAL CODE.

Section 1. Adopts the 1999 National Electric Code and amends Chapter 21.70 of the Kirkland Municipal Code.

<u>Section 2</u>. Adds a new Section 21.32.100 to the Kirkland Municipal Code relating to use of temporary wiring during special events and holidays.

<u>Section 3</u>. Provides a severability clause of the ordinance.

Section 4. Authorizes publication of the ordinance by summary, which summary is approved by the City Council pursuant to Section 1.08.017 of the Kirkland Municipal Code and establishes the effective date as March 1, 1999.

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 <u>16</u> day of <u>February</u>, 1999.

l certify that the foregoing is a summary of Ordinance <u>3681</u> approved by the Kirkland City Council for summary publication.

Deputy City Clerk

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