ORDINANCE 4093

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO AIR GUNS AND AMENDING SECTIONS 11.41.140, 11.41.150 AND 11.41.160 OF THE KIRKLAND MUNICIPAL CODE.

The City Council of the City of Kirkland do ordain as follows:

<u>Section 1</u>. Section 11.41.140 of the Kirkland Municipal Code is hereby amended to read as follows:

11.41.140 Air gun defined.

As used in this chapter, "air gun" means and includes the following: air gun, air pistol, air rifle, BB gun and toy guns of any kind or nature when so designed, contrived, modified and used to propel, by compressed air, gas, electricity, or spring loaded plunger, any pellet, dart, hard-tipped arrow, bean, pea, BB (metal or plastic), paint ball, rock or other hard substance a distance of more than twenty-five feet with sufficient force to break windows or inflict injury upon persons or animals.

<u>Section 2</u>. Section 11.41.150 of the Kirkland Municipal Code is hereby amended to read as follows:

11.41.150 Possession of air guns.

(a) Except as hereinafter provided, it is unlawful:

(1) For any person under sixteen <u>eighteen</u> years of age to carry or shoot any air gun within the city when not in the presence of his parent or other adult in loco parentis and under the direction and control of such adult;

(2) For any parent or person in loco parentis to allow, give or permit the possession of any air gun, falling within the definition contained in Section 11.41.140, to any child under the age of sixteen eighteen years, except under the provisions of subsection (1) above;

(3) For any person to point or shoot an air gun at any person or property of another, or to aim or discharge such weapons in the direction of the person or residence of another, while within such range as to cause or inflict would make possible injury to the person or damage the property of another;

(4) For any person to point or shoot an air gun in the direction of, while within such range as to kill, injure, or disturb any nongame bird or harmless bird or songbird;

(5) For any merchant to sell or rent any air guns to minors under sixteen eighteen years of age, except when such minor is in the presence of his parent or other adult in charge of such child.

(b) Provided further, that the provisions of Sections 11.41.150(3) and 11.41.150(4) shall not prohibit the use of such weapons by a person over sixteen eighteen years of age, when such use is reasonably necessary and

represents reasonable force in the protection of the person or property of the user or another.

<u>Section 3</u>. Section 11.41.160 of the Kirkland Municipal Code is hereby amended to read as follows:

11.41.160 Exceptions.

The provisions of Section 11.41.150(1) and (2) shall not apply:

(1) When such minor is possessing or using such weapons on a gun range or game course operated or conducted by any school, educational institution or other regulated group, pursuant to rules and regulations provided by the chief of police or city ordinance and licensed by the city; or

(2) When such minor is possessing or using such air gun within a regulated or supervised course or range provided by the city park department, under regulations or ordinances duly promulgated and adopted therefor; or

(32) When such minor is carrying such weapon unloaded and otherwise properly dismantled, to and from such licensed or authorized course; or

(4<u>3</u>) When confined to an area within the property of the parents of such minor which complies with the regulations relating to private practice or target ranges <u>or game courses</u> as promulgated by the chief of police.

Section 4. 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 open meeting this <u>lst</u> day of <u>May</u>, 2007.

Signed in authentication thereof this <u>lst</u> day of <u>May</u>, 2007.

Attest:

City Clerk

Approved as to Form:

City Attorney