CITY OF BELLEVUE, WASHINGTON

ORDINANCE NO. 4074

AN ORDINANCE relating to the adoption of the 1988 Uniform Fire Code with amendments, additions and exceptions thereto; adding a new chapter to the Bellevue City Code designated as Chapter 23.11, the Fire; recodifying certain sections of Chapter 23.10 of the Bellevue City Code within Chapter 23.11 of the Bellevue City Code; and repealing sections 23.10.137, 23.10.1385, 23.10.1386, 23.10.1387, 23.10.1388, 23.10.1389, 23.10.139, 23.10.1391, 23.10.140, 23.10.141, 23.10.142, 23.10.1421, 23.10.144, 23.10.1451, 23.10.1452, 23.10.1463, 23.10.1464, 23.10.1465, 23.10.147, 23.10.1472 and 23.10.148 of the Bellevue City Code.

WHEREAS, the City Council desires to adopt the 1988 Uniform Fire Code and certain amendments, additions and exceptions thereto; and

WHEREAS, the City of Bellevue has complied with the State Environmental Policy Act and the City's Environmental Procedures Code; now, therefore

THE CITY COUNCIL OF THE CITY OF BELLEVUE, WASHINGTON, DOES ORDAIN AS FOLLOWS:

Section 1. There is hereby added to the Bellevue City Code a new Chapter 23.11 entitled Fire Code to read as follows:

23.11.010 Adoptions

The Uniform Fire Code, 1988 Edition; the Uniform Fire Code Appendix, 1988 Edition, Chapter I-A, I-C, II-B, II-C, II-D, II-E, III-B, III-C, IV-A, V-A, VI-A, VI-B, and VI-D; and the Uniform Fire Code Standards, 1988 Edition; all published by the International Conference of Building Officials and the Western Fire Chiefs Association are adopted by reference thereto as though fully set forth herein. Not less than one copy of each such code, appendix and standards, in the form in which it was adopted and suitably marked to indicate amendments, additions, deletions and exceptions as provided herein, shall be filed in the City Clerk's office and shall be available for use and examination by the public.

23.11.020 Amendment adoption.

The following amendments, additions, deletions and exceptions to the Uniform Fire Code, 1988 Edition, Uniform Fire Code Appendix, 1988 Edition and Uniform Fire Code Standards, 1988 Edition, are adopted and shall be applicable within the City of Bellevue.

23.11.040 Uniform Fire Code Section 4.102 amended - Permit fees.

Section 4.102 of the Uniform Fire Code as adopted by this chapter is amended by adding a new subsection (d) to read as fullows:

"Section 4.102(d) Permit Fees. A fee of fifty dollars (\$50.00) shall be charged for each item and each classification of hazardous materials.

Exceptions:

- 1. Any hazardous material with multiple classifications shall be charged only once.
- No fees shall be charged for candles in a place of assembly, parade floats or open burning of residential vegetation debris.
- 3. A fee of one hundred dollars (\$100.00) shall be charged for land clearing burning permits and for fireworks permits except those issued pursuant to RCW 70.77.311(2)(c) and (d). Fees charged for electrical permits for retail fireworks stands may be deducted from the Fire Department permit fee.
- 4. Except for sales of fireworks, fees shall be waived for government agencies and religious or non-profit organizations."

23.11.100 Uniform Fire Code Section 10.301(c) amended - Water supply.

Section 10.301(c) of the Uniform Fire Code as adopted by this chapter is amended to read as follows:

"Section 10.301(c) Water Supply. An approved water supply capable of supplying required fire flow for fire protection shall be provided to all premises upon which buildings or portions of buildings are hereafter constructed. When any portion of the building protected is in excess of 150 feet from a water supply on a public street there shall be provided, when required by the chief, on-site fire hydrants and mains capable of supplying the required fire flow.

> Water supply may consist of reservoirs, pressure tanks, elevated tanks, water mains or other fixed systems capable of supplying the required fire flow. In setting the requirements for fire flow, the Chief shall be guided by Uniform Fire Code Standard No. 10-3, Fire Flow Requirements for Buildings as adopted herein.

Number of hydrants shall be determined from Appendix III-B. Location of hydrants shall be determined by the chief using Appendix III-B for hydrant spacing guidelines. The type of hydrants shall be approved by the chief and the water purveyor. Existing substandard hydrant installations which serve new construction shall be upgraded.

Fire hydrants and their supplying mains shall be installed to the standard of the water purveyor and shall be dedicated along with repair easements, where needed, to the purveyor.

This section shall not apply to conditions existing prior to the effective date of the ordinance codified in this chapter."

23.11.101 Uniform Fire Code Section 10.302(a) amended - Maintenance, general.

Section 10.302(a) of the Uniform Fire Code as adopted by this chapter is amended by deletion of the following:

"EXCEPTION: Systems not required by this or any other code need not be extended, altered nor augmented."

23.11.102 Uniform Fire Code Section 10.306(b) amended - Automatic fire extinguishing systems.

Section 10.306(b) of the Uniform Fire Code as adopted by this chapter is amended by the addition of a new paragraph to be numbered paragraph 5 and to read as follows:

"5. Throughout all buildings of four or more stories in height"

23.11.103 Uniform Fire Code Section 10.306(c)1 amended - Drinking and dining establishments.

Section 10.306(c)1 of the Uniform Fire Code as adopted by this chapter is amended to read as follows:

"1. Drinking and Dining Establishments. An automatic sprinkler system shall be installed throughout Group A drinking or dining establishments when the total area of assembly uses and unseparated rooms exceeds 5,000 square feet. For uses to be considered as separated, the separation shall be not less than is required for a one-hour occupancy separation."

23.11.104 Uniform Fire Code Section 10.306(h) amended - Group R, Division 1 Occupancies.

Section 10.306(h) of the Uniform Fire Code as adopted by this chapter is amended to read as follows:

"(h) Group R, Division 1 Occupancies. An automatic sprinkler system shall be installed throughout buildings that are two stories in height and contain five (5) or more dwelling units or guest rooms or that are three or more stories in height regardless of the number of dwelling units or guest rooms. For the purposes of this section, portions of buildings separated by one or more area separation walls will not be considered a separate building."

 $23.11.1091\ Uniform\ Fire\ Code\ Appendix\ III-B,\ Item,\ 2\ amended\ -\ Number\ of\ Hydrants.$

Item 2 of the Uniform Fire Code Appendix III-B as adopted by this chapter is amended to read as follows:

"2. Number of Hydrants

The minimum number of hydrants available to a building shall be not less than that listed in Table No. III-B-A. The number of hydrants available to a complex or subdivision shall not be less than that determined by spacing requirements listed on Table No. III-B-A when applied to fire apparatus access roadways and perimeter public streets from which fire operations may be conducted.

Existing hydrants on public streets may be considered available. Existing hydrants on adjacent properties shall not be considered available unless fire apparatus access roadways extend between properties and easements are established to prevent their obstruction."

23.11.1092 Uniform Fire Code Standards, Standard 10-1, Table No. 3-2.1 amended - Minimum size of extinguisher.

Table No. 3-2.1 of the Uniform Fire Code Standards, Standard 10-1, as adopted by this chapter is amended to read as follows:

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	Light (Low) Hazard Occupancy	Ordinary (Moderate) Hazard Occupancy	Extra (High) Hazard Occupancy
Minimum ext. rating	2A	2A	4-A*
Maximum floor area per unit of A	1500 sq. ft.	1500 sq. ft.	1000 sq. ft.
Maximum floor area per extinguisher	11250 sq. ft.	11250 sq. ft.	11250 sq. ft.
Maximum travel distance to extinguisher	75 ft.	75 ft.	75 ft.

*Two 2-1/2 gallon water type extinguishers can be used to fulfill the requirements of one 4-A rated extinguisher."

23.11.1095 Special Requirements for High-Rise Buildings

In addition to the requirements for high-rise buildings specified in UBC Section 1807 and amendments contained in Bellevue City Code Chapter 23.10, the following special requirements shall apply to high-rise buildings.

- A. Elevators. All floors used for human occupancy located more than 75 feet above the lowest level of fire department vehicle access shall be served by at least two separate elevator systems which shall not share common hoistways, pits, lobbies, machine rooms or operating controls, including power shut-down provisions for sprinkler protected hoistways or machine rooms. Should the separate systems rely on adjacent hoistways, pits or elevator machine rooms, the separation shall be of 2-hour fireresistive construction as required for shafts.
- B. Radio and antenna. An approved multi-channel base station radio for fire department frequencies and antenna system shall be provided in the Building Control Station for fire department use. The antenna shall be rooftop-mounted or at an alternate location proven by tests to be effective. The antenna cable shall be protected by a 2-hour fire-resistive enclosure. The radio shall become the property of the City of Bellevue and shall be licensed, tested, maintained and used only by the City.

- C. Breathing Air System. In buildings exceeding ten stories in height an approved high-pressure piping system shall be provided within an exit enclosure to provide air for refilling breathing apparatus air bottles from the fire department mobile air unit. Outlets shall be provided at every other floor above the 6th story.
- D. Emergency Procedures Manual, Training and Fire Drills
 - 1. All existing and new high-rise buildings shall have an approved emergency operations and procedures manual. Occupancy for high-rise buildings shall not be granted until such plan is approved.
 - 2. Mandatory Training
 - a. Building management shall require through lease agreement that all new employees in the building attend classes on the emergency operations and procedures manual. Such classes shall be held on a quarterly basis.
 - b. Building staff and floor wardens shall have training at least once a year prior to fire drills.
 - 3. Fire drills shall be conducted annually. Precautions shall be taken to avoid transmission of alarms to the fire department during such drills.
- 23.11.110 Uniform Fire Code Section 11.101 Open Burning.

Section 11.101 of the Uniform Fire Code as adopted by this Chapter is amended to read as follows:

"Section 11.101 (a) Scope. This section shall apply to all open outdoor fires.

EXCEPTIONS:

- 1. Small fires for cooking or campfire purposes when contained in a stove, pot, receptacle, or other burner designed and used for such purposes.
- 2. Flares, torches, pots or burners for emergency signaling, the destruction or control of insects, incense burners, and discharge of fireworks authorized by state laws.
- 3. Fires for firefighting training or testing when under the supervision of a public fire department.

4. Permitted fires under the jurisdiction of State Department of Natural Resources regulations.

(b) Permit Required. For permits to kindle or maintain any open outdoor fire, see Section 4.108. The Chief or his authorized representative may revoke or suspend any permit for open burning without a hearing as provided for in Section 4.107 in the event any of the following exist:

- 1. Any of the requirements of Section 4.107 have been violated.
- 2. Burning presents a fire hazard due to atmospheric or other conditions.
- 3. Burning is not in compliance with regulations of the Puget Sound Air Pollution Control Agency.
- 4. Burning causes visible smoke or odors to pass over occupied properties.
- 5. Quantity of smoke is such that it may result in the reporting of a fire emergency.

(c) Prohibitions. Burning of garbage, rubbish, tires, plastics, or waste petroleum products is prohibited. Burning of bulky waste, or natural vegetation from land clearing operations is prohibited in the Air Pollution Control Agency No Burn Zone or within 300 feet of any occupied dwelling. Burning of uncut vegetation is prohibited unless authorized by the chief.

(d) Restrictions. Except for land clearing burning, no material to be burned in the open shall cover a ground area of more than 16 square feet nor be piled more than 3 feet high and no more than one open burning fire may be conducted at the same time on any single property.

No person shall kindle or maintain any open fire where the location is less than 50 feet from any structure or, if the fire is contained in an approved waste burner, less than 15 feet from any structure. A clear distance of 10 feet shall be provided between any open fire and any combustible material, except that in the case of land clearing burning the clearance shall be increased to one and one-half times the pile height.

> (e) Attendance of Open Fires: All open burning shall be constantly attended by a competent person until such fire is extinguished. The person shall have a garden hose connected to a water supply or other approved fire extinguishing equipment available.

(f) Fire Extinguishment Authorized. The Chief or his authorized representative may order immediate extinguishment for any violation of this section or of Section 23.11.111 of this code."

23.11.111 Uniform Fire Code section 11.112 amended - Burning Periods.

Section 11.112 of the Uniform Fire Code as adopted by this chapter is amended to read as follows:

"Section 11.112 Burning Periods. Burning of cut or fallen vegetation materials shall be permitted only during the months of May and November. The Chief may extend these burning periods or establish special burning periods when inclement weather has made burning impractical or when storms have resulted in considerable litter. Such fires shall not be started before the time of sunrise and must be extinguished by the time of sunset.

Exception: Land clearing burning may be authorized during the entire year and will be allowed to burn, but shall not be stoked between sunset and sunrise.

23.11.120 Exits through adjoining rooms.

Exits Through Adjoining Rooms. Rooms may have an exit through an adjoining or intervening room which provides a direct, obvious and unobstructed means of travel to an exit corridor, exit enclosure or until egress is provided from the building, provided the total distance of travel does not exceed that permitted by other provisions of this chapter. In other than dwelling units, exits shall not pass through kitchens, storerooms, restrooms, closets or space used for similar purposes. Exits shall also not pass through an adjoining room when that room is under the control of another occupant.

EXCEPTIONS:

- 1. Rooms within dwelling units may exit through more than one intervening room.
- 2. Rooms with a cumulative occupant load of 10 or less may exit through more than one intervening room. Foyers, lobbies and reception rooms constructed as required for corridors shall not be construed as intervening rooms.

23.11.140 Uniform Fire Code Section 14.103(b) amended - System Design.

Section 14.103(b) of the Uniform Fire Code as adopted by this chapter is amended to read as follows:

"(b) Fire alarm systems, automatic fire detectors, emergency voice/alarm communications systems and notification devices shall be designed, installed and maintained in accordance with UFC standard No. 14-1 and other nationally recognized standards.

All sensory mechanisms and components of alarm systems shall be adjusted or otherwise protected to suppress false signals so that alarms will not be activated by impulses due to transient pressure changes, electrical power surges or failures or restoration after failure, radio frequency interference, short flashes of light, normal room temperature changes, effects of wind, rattling or vibrating doors or windows, vehicular noises, or other causes unrelated to genuine signals."

23.11.141 Uniform Fire Code Section 14.104 amended - Required Installations.

Section 14.104 of the Uniform Fire Code as adopted by this chapter is amended to add a new subsection (f) to read as follows:

"(f) Buildings with Atria. Buildings with atria shall be provided with a fire alarm system meeting the requirements of UBC Section 1807(e)1 and 2. The system shall be activated by any manual pull station, smoke detector or sprinkler water flow device. Manual pull stations shall be located at each exit on each floor, at each elevator lobby on each floor, immediately adjacent to the building telephone switchboard if the building has a telephone switchboard and at other locations as may be designated by the Chief or his authorized representative. The alarm shall be designed to notify all occupants of the building simultaneously."

23.11.142 Uniform Fire Code Section 14.106(a) amended - Maintenance and Testing.

Section 14.106(a) of the Uniform Fire Code as adopted by this chapter is amended to read as follows:

"(a) Maintenance and Testing. Fire alarm systems shall be maintained and tested in accordance with nationally recognized standards. The Chief shall establish minimum requirements for periodic testing of fire alarm systems.

> In the case of dwelling units within an apartment building, it shall be the responsibility of the owner of the apartment, upon every change of tenancy of a dwelling unit, to inspect the fire warning system within such dwelling unit to determine if the same is in operating condition. if the same is not in operating condition, the owner shall repair or replace the same and shall not allow occupancy of such dwelling unit until the fire warning system therein is operating properly. During the term of any tenancy of a dwelling unit in an apartment building, it shall be the responsibility of the tenant, and not the owner, to maintain the fire warning system therein in operating condition."

23.11.143 Silencing Hotel Fire Alarms.

Hotel or motel fire alarm systems which have been activated shall not have their evacuation alarm devices silenced or incapacitated without fire department approval unless this is accomplished by resetting the system.

- 23.11.144 Preventable responses to fire alarms.
 - A. Scope. This section shall apply to activation of a fire alarm system resulting in responses of fire apparatus due to either direct transmission of the alarm to a monitoring station or telephone report of fire alarm activation caused by any of the following:
 - 1. Improper type, installation, sensitivity, or maintenance of automatic detectors;
 - 2. Improper installation (including unapproved or incompatible components) or maintenance of fire alarm systems including systems with unapparent reasons for repetitious alarms;
 - 3. Erroneous transmission of an alarm including the reporting of trouble signals by fire alarm monitoring companies;
 - 4. Work on a fire alarm system or automatic extinguishing system connected to an alarm system when reasonable steps were not taken to prevent reporting of an alarm to the fire department.
 - 5. Fire drills or tests of alarm or extinguishing systems when reasonable steps were not taken to prevent reporting of an alarm to the fire department;

- Work including painting, welding, cleaning, cooking, dust producing or other activities which could activate a fire alarm detector;
- 7. Smoke or fumes resulting from closed fireplace dampers, cooking activities, smoking of tobacco products, etc., including opening a door to a corridor equipped with detectors for the purpose of ventilating such smoke or fumes.
- B. Exception: This section shall not apply to activation of a fire alarm system resulting from the following:
 - 1. Any actual fire, explosion or overheating or other situation that could have resulted in a fire;
 - Any manual activation of an alarm where it was believed that a fire or any other emergency requiring response of emergency personnel existed;
 - Malicious manual activation of unlawful tampering with a fire alarm system;
 - Accidental striking of an alarm box, detector, circuitry, panel or other components of an alarm system or accidental breakage or discharge of a sprinkler system or other fire extinguishing system;
 - 5. Accidental breakage or leak of any system that releases steam, heat, gases, water or vapors which might activate a detector;
 - 6. Earthquake, lightening or natural occurrences that result in movement or flooding of a building;
 - 7. Work on telephone lines or central office equipment.
- C. Fees.
 - 1. Exempt alarms.
 - a. The first preventable fire department response to fire alarms from any one system during a calendar year shall be exempt except that there shall be no exempt responses to alarms caused by alarm system monitoring companies or companies performing work on fire alarm or fire extinguishing systems.

- b. For newly installed alarm systems, the first five preventable responses to fire alarms from any one system or all preventable response within thirty days of the first such alarm, whichever occurs first, are exempt.
- 2. Nonexempt fire department responses to fire alarms.
 - a. A fee of fifty dollars shall be charged for the first nonexempt preventable fire department response to a fire alarm during a calendar year from any one system.
 - b. A fee of seventy-five dollars shall be charged for all subsequent nonexempt preventable fire department responses to a fire alarm from any system during a calendar year.

D. Responsibilities.

- 1. The owner of the alarm system or subscriber of an alarm service shall be responsible for all preventable fire department responses resulting from activation of a fire alarm system including those caused by tenants or any other occupant of the building or occupancy, except that fire alarm monitoring companies shall be responsible for their erroneous transmission of alarms and companies performing work on fire alarm or extinguishing systems shall be responsible when such work results in a fire department response.
- 2. When a preventable fire department response to a fire alarm has occurred, the responsible party shall, within thirty days, make a written report to the fire chief on forms provided by the fire department, stating the reasons for such alarm and the corrective action taken to prevent recurrence.

E. Appeals.

The building code board of appeals shall hear all appeals from any notice or order issued pursuant to this section. Any person aggrieved by any notice cr order issued by the City pursuant to this section may file an appeal with the building code board of appeals pursuant to Section 3.50.060 of the Bellevue City Code, and the board shall have jurisdiction over such appeal and shall follow the procedure for handling such appeal set forth in Section 3.50.060 eq seq.

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23.11.820 Uniform Fire Code Section 82.104(b) amended - Location of containers.

Section 82.104(b) of the Uniform Fire Code as adopted by this chapter is amended to read as follows:

"Section 82.104(b). Within the limits established by law restricting the storage of liquefied petroleum gas for the protection of heavily populated or congested commercial areas, the aggregate capacity of any one installation shall not exceed 2,000 gallons water capacity, except that in particular installations this capacity limit may be altered at the discretion of the chief after consideration of special features such as topographical conditions, nature of occupancy and proximity to buildings, capacity of proposed tanks, degree of private fire protection to be provided and facilities of the local fire department. The storage of liquefied petroleum gas shall conform to the provisions of the local zoning ordinance. Districts for which this prohibition applies includes areas zoned as other than LI (Light Industrial) and GC (General Commercial) as defined in the City of Bellevue Land Use Code and designated on the City's official zoning map."

23.11.900 Violation a misdemeanor.

Any violation of this chapter or the code, appendixes or standards adopted herein or any failure to comply with any lawful order of the Chief or his authorized representative is a misdemeanor. The imposition of one penalty for any violation shall not excuse the violation or permit it to continue. Each ten days that a prohibited condition(s) continues to exist shall constitute a separate offense.

23.11.905 Recovery of costs.

- A The City may recover costs from responsible persons, business or property owners for any of the following:
 - 1. Suppression and investigation of incendiary fires where the responsible party has been duly convicted of causing the fire.
 - 2. Suppression and investigation of fires resulting from or aggravated by a condition that was a code violation for which a violation notice or letter of violation was issued, but not corrected.
 - 3. Suppression and investigation of fires resulting from an escape of a control burn.

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- 4. Extinguishment of an illegal control burn or a control burn in violation of a permit where adequate private fire extinguishing capability has not been provided or where private fire extinguishing efforts have been unsatisfactory.
- 5. Repeat responses to situations involving illegal burning.
- 6. Mitigation of a hazardous materials incident when the duration of the incident exceeds two hours.
- 7. Preventable responses to fire alarms when the number exceeds five nonexempt preventable responses to a single alarm system during a calendar year. this shall be in addition to any fees assessed under Section 23.11.144. The chief may credit costs of system improvement to prevent responses or other life or life safety improvements to offset charges for fire departmental costs.
- 8. Extraordinary expenses incurred in, or as a result of, the control or extinguishment of fires or mitigation of hazardous materials incidents.
- B. Chargeable costs under this section shall include the following:
 - 1. Personnel costs (including salaries, overtime, fringe benefits, etc.) for the time that involved personnel were not available to respond to valid emergencies.
 - 2. Apparatus costs according to the "Fee Schedule for Hazardous Materials Incidents and/or Fire Suppression" established by the King County Fire Chiefs Association.
 - 3. With regard to Item A.8. above, cost may include damaged, destroyed or contaminated equipment (such as protective clothing and fire hose); special supplies utilized (such as fire fighting foams and absorbent pads); and cost of specialized or heavy equipment and their operation including that of other fire agencies, other departments of the City of Bellevue and private contractors or suppliers when such equipment is determined to be needed by the Chief.
 - 4. Administrative and any other costs associated with the recovery of these costs.

Section 2. The following ordinances are recodified:

- A. Ordinance No. 3376 §15; Bellevue City Code 23.10.143 is decodified and recodified as Bellevue City Code 23.11.112.
- B. Ordinance No. 3376 §19; Bellevue City Code 23.10.1453 is decodified and recodified as Bellevue City Code 23.11.770.
- C. Ordinance No. 3376 §20; Bellevue City Code 23.10.1454 is decodified and recodified as Bellevue City Code 23.11.771.
- D. Ordinance No. 3838 §1; Bellevue City Code 23.10.1460 is decodified and recodified as Bellevue City Code 23.11.780.
- E. Ordinance No. 3376 §21 as amended by Ordinance No. 3838 §2; Bellevue City Code 23.10.1461 is decodified and recodified as Bellevue City Code 23.11.781.
- F. Ordinance No. 3376 §22; Bellevue City Code 23.10.1462 is decodified and recodified as Bellevue City Code 23.11.790.
- G. Ordinance No. 3376 §26 as amended by Ordinance No. 3669 §16; Bellevue City Code 23.10.1471 is decodified and recodified as Bellevue City Code 23.11.1093

Section 3. Section 3 of Ordinance No. 3669 as amended by Section 1 of Ordinance No. 3912 and Bellevue City Code 23.10.137 are repealed.

Section 4. Section 4 of Ordinance No. 3669 and Bellevue City Code 23.10.1385 are repealed.

Section 5. Section 5 of Ordinance No. 3669 and Bellevue City Code 23.10.1386 are repealed.

Section 6. Section 7 of Ordinance No. 3669 and Bellevue City Code 23.10.1387 are repealed.

Section 7. Section 7 of Ordinance No. 3376 and Bellevue City Code 23.10.1388 are repealed.

Section 8. Section 8 of Ordinance No. 3376 as amended by Section 6 of Ordinance No. 3669 and Bellevue City Code 23.10.1389 are repealed.

Section 9. Section 19 of Ordinance No. 2929 as amended by Section 9 of Ordinance No. 3376 and as further amended by Section 8 of Ordinance No. 3669 and Bellevue City Code 23.10.139 are repealed.

Section 10. Section 10 of Ordinance No. 3376 as amended by Section 9 of Ordinance No. 3669 and Bellevue City Code 23.10.1391 are repealed.

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Section 11. Section 20 of Ordinance No. 2929 as amended by Section 11 of Ordinance No. 3376 and as further amended by Section 10 of Ordinance No. 3669 and Bellevue City Code 23.10.140 are repealed.

Section 12. Section 21 of Ordinance No. 2929 as amended by Section 12 of Ordinance No. 3376 and as further amended by Section 11 of Ordinance No. 3669 and Bellevue City Code 23.10.141 are repealed.

Section 13. Section 13 of Ordinance No. 3376 and Bellevue City Code 23.10.142 are repealed.

Section 14. Section 14 of Ordinance No. 3376 as amended by section 12 of Ordinance No. 3669 and Bellevue City Code 23.10.1421 are repealed.

Section 15. Section 13 of Ordinance No. 3669 and Bellevue City Code 23.10.144 are repealed.

Section 16. Section 17 of Ordinance No. 3376 and Bellevue City Code 23.10.1451 are repealed.

Section 17. Section 18 of Ordinance No. 3376 and Bellevue City Code 23.10.1452 are repealed.

Section 18. section 15 of Ordinance No. 3669 and Bellevue City Code 23.10.1463 are repealed.

Section 19. Section 24 of Ordinance No. 3376 and Bellevue City Code 23.10.1464 are repealed.

Section 20. Section 15 of Ordinance No. 3669 and Bellevue City Code 23.10.1465 are repealed.

Section 21. Section 24 of Ordinance No. 2929 as amended by section 25 of Ordinance No. 3376 and Bellevue City Code 23.10.147 are repealed.

Section 22. Section 27 of Ordinance No. 3376 and Bellevue City Code 23.10.1472 are repealed.

Section 23. Section 1 of Ordinance No. 3096 and Bellevue City Code 23.10.148 are repealed.

Section 24. This ordinance shall take effect and be in force thirty days after its passage.

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PASSED by the City Council this 23^{-4} day of <u>Octobes</u>, 1989, and signed in authentication of its passage this 23^{-4} day of <u>Octobes</u>, 1989.

(SEAL)

ample and Campbell.

Approved as to form:

Richard _____Andrews, City Attorney

Richard L. Kirkby, Assistant City Attorney

Attest:

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Marie K. O'Connell, City Clerk Published October 27.1989