

R E S O L U T I O N

No. 317

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF KIRKLAND
AS FOLLOWS:

THAT WHEREAS, the work of the contractor, Wilder and Selene,
has been fully performed on Unit No. 2 of the Kirkland Sewer System,
Docket Wash. 45-151, except for the seeding of the lawn required
under said contract and except for proof of the performance of
mechanical equipment installed thereunder for a period of one (1)
year, and

WHEREAS, the City Council has been advised by the City's Project
Engineer, H. H. Sisler, that the contractor has conformed to all
obligations and terms of his contract, with the exceptions above
noted,

NOW, THEREFORE, said performance by said contractor, with the
exceptions above noted, is accepted by the City of Kirkland, and with
the exceptions above noted the said Wilder and Selene are hereby
exonerated as to future liability in connection with the performance
of said work under said contract; subject, however, to the approval of
the Federal Works Agency.

Passed and approved this 16th day of August, 1943.

Harry M. Everett
Harry M. Everett, Mayor

Attest:

J. J. Jink

C. F. Trent, Clerk