RESOLUTION # 484

of the

CITY OF KIRKLAND

WHEREAS, the City of Kirkland, Washington, did find that it was necessary for the preservation of the public welfare and safety to acquire an additional fire engine during the winter and spring of 1962, and

WHEREAS, in order to acquire immediate use of said fireengine it was necessary to lease same from its manufacturer, and

WHEREAS, said lease provides that the City can acquire full legal title to said fire-engine upon the payment of a lump sum price in said lease agreement set forth (with credit for any lease payments made), and

WHEREAS, it would represent a savings to the City of Kirkland and would be in the public interest to so pay for said fireengine; and

WHEREAS, the general revenues of the City of Kirkland are not sufficient to make such lump sum payment out of said general revenues, and

WHEREAS, an excess levy of 5 mills would provide special revenues sufficient to fully pay for said fire-engine,

NOW, THEREFORE,

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

- 1. That the King County Auditor, as supervisor of elections, be requested to set a Special Election for the City of Kirkland to be held in conjunction with the 1962 General Election.
 - 2. That at said Special Election the following proposal

be presented to the electors of the City of Kirkland, as follows:

KIRKLAND 5-MILL EXCESS LEVY

"Shall the City of Kirkland be authorized to levy an additional 5-mills in excess of the constitutional limitation of 15 mills, which shall be levied in any case, for the purpose of raising approximately \$35,000.00 in excess tax revenues to be used to fully pay for and acquire title to the new fire engine acquired by the City of Kirkland under lease option agreement in 1962?"

Unanimously passed in regular meeting, and approved the 20th day of August, 1962.

MAYOR

ATTEST:

George E. Anderson - City Clerk