And I, on June 11, 1951, as Mayor and chief magistrate and chief executive officer of said City of Minneapolis do hereby further certify that in pursuance of the law relating thereto and pursuant to a motion duly passed by the City Council of the City of Minneapolis on March 27, 1951, providing for the submission of said proposed amendment to the City Charter of the City of Minneapolis to the qualified voters of the City for adoption at the City General Election held in the City of Minneapolis, Minnesota on Monday, the 11th day of June, A.D. 1951, and pursuant to a notice by the City Clerk of the City of Minneapolis of the submission of said proposed amendment to the charter of the City of Minneapolis to the qualified voters of said City for adoption at said election in said City on June 11, 1951, as required by said motion, which said notice and said proposed amendment and letter thereof by said Board of fifteen freeholders to the Mayor of said City were duly published in full once a week for four weeks prior to June 11, 1951 in a newspaper having an aggregate regular paid circulation of at least twenty-five thousand copies in the City of Minneapolis, Minnesota to-wit: Minneapolis Morning Tribune, Finance and Commerce and Labor Review, on May 10, 17, 24 and 31, 1951; - said foregoing proposed Amendment No. 12 was submitted to the qualified voters of said City of Min-neapolis for ratification and adoption at the said City General Election held in the City of Minneapolis, Minnesota on Monday the 11th day of June, A.D. 1951; that at said City General Election held in the City of Minneapolis on June 11, 1951 said proposed Amendment No. 12 was adopted by more than three-fifths of the qualified voters of the said City voting at said City General Election upon the adoption of said amendment; that the total number of voters voting at the said City General Election for and against the adoption of Amendment No. 12 was 122,406; that the total number of votes cast in favor of and for the adoption of said proposed Amendment No. 12 to the Charter of the City of Minneapolis at the City General Election on June 11, 1951, was 87,109; that the number of votes cast at said City General Election against the ratification and adoption of said Amendment No. 12 was 35,297.

> IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of said City of Minneapolis, Minnesota on the 27th day of June A.D. 1951

UNC !! Noyin

Mayor, Chief Magistrate and chief executive officer of the City of Minneapolis, (Minnesota on June 11, 1951

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STATE OF MINNESOTA ) COUNTY OF HENNEPIN ) SS CITY OF MINNEAPOLIS)

I, Arlene R. Finkle, Assistant City Clerk of the City of Minneapolis, in the County of Hennepin and State of Minnesota, do hereby certify that I have examined the attached copy of Amendment No. 12 to the Home Rule Charter of said City, which said amendment was adopted by the legal voters of said City at a City General Election held in the City of Minneapolis, Minnesota on Monday, the 11th day of June, A.D. 1951, and have carefully compared the same with the original thereof now on file in this office, and that said attached copy is a true and correct copy of said original and of the whole thereof.

> IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of said City this 27th day of June, A.D. 1951

Assistant City

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STATE OF MINNESOTA DEPARTMENT OF STATE FILED JUL 3 - 1951 MUNICIPAL BARTEDER OF STATE BARTEDER OF STATE 11503 The Charter of the Utay of Minnearbolic is the base amended by mencine solutions of carter of the solution of carter of the the solution of the solutions of the solution of the sol

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adoption of this amendment shall terminate on the first Monday of July following. And we do hereby respectfully propose and submit for adoption by the qualified voters of the City of Minneapolis the foregoing proposed amendment to said City Charter as returned and proposed by us, the undersigned Board of Freeholders, constituting the Charter Commission of the said City, this 16th day of March, 1951.

VERA MCQUARRIE, 1 - GRACE E. BARDWELL, WILFRID LEITSCHUH, CLARENCE G. HABERLAND, THOMAS TALLAKSON, ELMFR R. ANDERSON, J. G. MARTNER, Board of Fileent Freehouers and Chatter Continies for Of the Cuarter States of States of States Board of States of States of States Board States of States of States of States Board States of States of States of States States of States of States of States of States of States Board States of States

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City Clerk.

STATE OF MINNESOTA ) COUNTY OF HENNEPIN ) SS CITY OF MINNEAPOLIS)

I, Eric G. Hoyer, on June 27, 1951, Mayor and chief magistrate and chief executive officer of the City of Minneapolis, a municipal corporation in the County of Hennepin and State of Minnesota, do hereby certify that the following Amendment No. 12 to the Charter of the City of Minneapolis, which Charter was duly adopted by the qualified voters of the City of Minneapolis on Novem-ber 2, 1920, is one of the amendments to the City Charter of the City of Minneapolis, Minnesota, framed and proposed by the Board of fifteen freeholders heretofore appointed and reappointed by the honorable Judges of the District Court of Hennepin County, Minnesota, Fourth Judicial District, to draft a proposed Charter for the government of the City of Minneapolis pursuant to Section 36, Article 4 of the Constitution of the State of Minnesota and the laws of Minnesota enacted in pursuance thereof, a draft of which said proposed Amendment No. 12 to the Charter of the City of Minneapolis, dated March 16, 1951, was signed by eight of the members of said Board of freeholders and was by said Board of freeholders returned and delivered to the Mayor and chief magistrate and chief executive officer of the City of Minneapolis on March 16, 1951, and that said proposed Amendment No. 12 to the Charter of the City of Minneapolis, together with the letter thereof by said Board of freeholders to the Mayor of said City of Minneapolis are in words and figures as follows, to-wit:

Minneapolis, Minnesota March 16, 1951,

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City Clerk,

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City of Minor Astilication and antistical addition of said provided amende ment to the qualificativaters of the day of Minneapolis is great pur-sman to a motion passed by the City Council of the City of Minne-apolis on March 27th, 1951. CHASSIC, SWANSON, 25351 City Clerk,

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Minneapolis, Minneapta March 16, 1951, 70 the Barbashle Pric G. Hover, Mayor and Otler Executive of the City of Minneapoliss Weight Precholders, heretofore duly appointed and re-appointed by the Honorable Judges of the District Court in and for the Coun-ty of Hennepin, State of Minne-sota; Fourth Judicial District, to draft a proposed Charter and amendments Increte for the City of Minneapolis pursuant to Section 36 of Article 4 of the Constitution of Minnesota and the laws of the State of Minnesota enacted in pursuance thereof, do hereby re-spectfully return, submit and de-liver to you as the Chief Magis-trate of the City of Minneapolis, the following proposed Amendment to the Charter of the City of Min-neapolis, which Charter was duly adopted by the qualified voters of the City of Minneapolis on Novem-ber 2, 1920, said proposed amend-ment being as follows, to-wit: The Charter of the City of Min-neapolis is hereby amended by amending Sections 1 and 6 of Chapter II to read as follows: Section 1. The elective officers of the City council (who shall be known as Aldermen) and such members of boards or commissions, as elsewhere provided in this char-ter. The City Council shall con-sist of one (1) Alderman from each

as elsewhere provided in this char-ter. The City Council shall con-sist of one (1) Alderman from each

ward to be elected by the voters of the respective wards. Section 6. At the next general City election held more than six (6) months after the adoption of (6) months after the adoption of this amendment and at each sub-sequent general City election, there shall be elected a Mayor, a. Treasurer, a Comptroller and one (1) Alderman from each ward for a term of two (2) years. The term of each of said Officers shall term of each of said Officers shall commence on the first Monday of July following the date of his elec-tion. The terms of all aldermen-in office on the date of such next general City election held more than six (6) months after the adoption of this amendment shall terminate on the first Monday of

adoption of this amenument shan terminate on the first Monday of July following. And we do hereby respectfully, propose and submit for adoption by the qualified voters of the City by the qualified voters of the City of Minneapolis the foregoing pro-posed amendment to said City Charter as returned and proposed by us, the undersigned Board of Freeholders, constituting the Char-ter Commission of the said City, this 16th day of March, 1951.

VERA MCQUARRIE, GRACE E, BARDWELL, WILFRID LEITSCHUH, GLARENCE I. FLABERLAND, EHOMAS TALLAKSON, FLMER R. ANDERSON, EDWIN L. OESSIN, J. G. MARTNER,

Board of Fifteen Frecholders and Charter Commission of the City of Minneapolis.