W. V. KANE

KANE & PALMER

LAWYERS

INTERNATIONAL FALLS, MINNESOTA Sept., 14, 1912.

Mr. Julius A. Schmall,

St. Paul, Minnesota.

Dear Sir:

Enclosed we send you a copy of the amendment to our charter with certificate filed in your office pursuant to Section 36, Chapter 4 of the Constitution. Please acknowledge receipt of this and send us your bill.

Yours truly,

KANE & PALMER.

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COUNTY OF INTERNATIONAL FALLS:

I hereby certify that the attached copy of amendment number one to the City Charter of the City of International Falls, is a true and correct copy of the amendment to said charter adopted by the voters of said City at a special election held on the Amendment to 1912.

Dated September 14th, 1918.

City Havor.

Attest:

City Recorder.

PROPOSED ASSIMDENT TO THE CITY CHARTER. ASSESSMENT OF I.

That section revertees of emapter seven of the city charter of the City of International Falls, immesota, be amended to take effect as soon as certificated provided for in section thirty-six, article four of the constitution of the Tate of Minnerota, have been deposited and recorded as thereby required, said section seventeen of enapter seven as so amended, read as follows:

Section 17. The City Council shall control the finances of the city and shall have power to appropriate money for city purposes only except as screinafter provided, to provide for the payment of its debts and expenses and to borrow money on the credit of the city for city purposes and to issue bonds in place of or to supply means for paying maturing bonds or to consolidate or fund the some, or for funding my floating indebtedness of the city, represented by warrants or orders therefor; for the construction or extension of severs and waterworks of said city; for the building or extension of water and light plants, or for any of the purposes provided for in emepter 10, revised laws of 1905 as amended. Provided that the total indebtedness of the city, except as hereinafter provided, shall not thereby he wade to exceed ten (10) per cent of the total value of the taxable property of the city, according to the last proceeding assessment for the purpose of taxation. Provided, however, that the certificates of revolving indebtedness or bonds issued for the creation, and maintenance of the permenent improvement fund shall not be considered as a part of the bonded indebtedness of the city for the purposes of this section. Provided further, that the certificates of indebteaness issued for the purpose of anticipating the collection of general taxes for the year in which they may be issued shall not be considered as

a portion of the bonded indebtedness of the city for the purposes of thin section. Provided further, that the certificates of indeptedness or bonds issued for the purpose of purenacing. constructing, maintaining, regulating, extending and enlargening or improving water and light plants or either of such plants owned, maintained and operated by the city or for the purpose of acquiring any real or other property needed in connection with such plant or plants or any refundment of said certificates or bonds shall not be considered as a portion of the indebtedness of the city for the purposes provided in this section. Provided further, that the city council may appoint annually such portion of the gross income from any water and light works or either, as they may become sue. Provided further, that the city council, may, by a vote of the members thereof, issue bonds in the aggregate amount of twenty-five thousand dollars, (926,000), for the purpose of funding outstanding floating indebtedness of the city and also water extension, sever bonds in the amount of fifteen thousand dollars, (815,000), both authorized by the vote of the people at a special election held on the loth. day of February, 1911, without a further submission of said questions or eitner of them to the further vote of the electors.

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