(b) The Tanding use fee charge set forth in this section shall not be charged against general aviation aircraft, home based at airports operated and under the control of the Commission and operating therefrom pursuant to lease agreements with the Commission, when such aircraft makes use of the airport for the required Federal Inspection Service including without limiting the foregoing, U.S. Customs, Immigration, agriculture and public health and for business with the FAA General Aviation District Office and Flight Service Station at the airport.

Section 2 - Ordinance No. 40 as heretofore amended by the Commission and is hereby amended, is ratified and confirmed.

Section 3 - Upon filing of Notice of Adoption of the same with proof of publication with the Secretary of State of the State of Minnesota, shall thereafter be in full force and effect.

STATE OF MINNESOTA DEPARTMENT OF STATE
F. I L E D
FE B 2 9 1980

Franchister Move
Secretary of State

3 20 74



## Minneapolis · Saint Paul

OFFICE OF EXECUTIVE DIRECTOR

PHONE (612) 726-5770

February 29, 1980

Ms. Joan Growe Secretary of State State Office Bldg. St. Paul, Minnesota

Re: MAC Ordinance No. 54

Dear Ms. Growe:

Pursuant to Minn. Stat. §573.608 Subd. 17(5), enclosed for filing with the Secretary of State is a copy of the recently adopted Metropolitan Airports Commission Ordiance No. 54, together with Affidavits of Publication.

Very truly yours,

Thomas W. Anderson

TWA:sr

Enclosure