STATE OF HINNESOTA ) SS COUNTY OF HENNESIN ) SS CITY OF HINNEAPOLIS )

I, William A. Anderson, 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.7 to the charter of the city of Minneapolis, which charter was duly adopted by the qualified voters of the City of Minneapolis on November 2,1920,is one of the amendments to the city oberter of the City of Minnespolis, 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.7 to the charter of the City of Minnespolis, dated Mey 10,1933, was signed by eleven 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 May 11th, A.D. 1932, and that said proposed amendment No.7 to the charter of the City of Minneapolis, together with the return thereof by said board of freeholders to the mayor of said City of Minneapolis, are, insofar as the same relate to said emendment No.7, in words and figures as follows, to-wit:

Minneapolis, Minnesota, May 10, 1932.

To the Honorable William A. Anderson, Mayor and Chief Executive of the City of Minneapolis: We, the undersigned Board of Fifteen Freeholders, heretofore duly appointed and reappointed by the Honorable Judges of the District Court in and for the County of Hennepin, State of Minnesota, Fourth Judicial District, to draft a proposed charter and amendments thereto for the City of Minneapolis, pursuant to

Section 36 of Article 4 of the Con-Section 36 of Article 4 of the Constitution of the State of Minnesota, and the laws of the State of Minnesota enacted in pursuance thereof, do hereby respectfully return, submit, and deliver to you as the Chief Executive of the City of Minneapolls the following two proposed amendments to the charter of the City of Minneapolis, which charter was duly adopted by the qualified voters of the City of Minneapolis on November 2, 1920, said proposed amendments being as follows to-wit:

PROPOSED AMENDMENT NO. 7

PROPOSED AMENDMENT NO. 7 Section 18 of Chapter II of the City Charter of the City of Minne-

apolis is hereby amended so as to read as follows:

"Section 18. Whenever any vacan-ey shall occur in the office of Mayor, the then President of the City Counthe then President of the City Council shall take the oath of office of, and become, and shall be styled. Acting Mayor, for the remainder of the term so yacated, and as such shall exercise all the powers and discharge all the duties of Mayor. While so acting he shall be entitled to the salary of Mayor; but such salary shall be in lieu of, and not additional to, his salary as Alderman in event he shall occupy both offices.

additional to, his sainry as Alderman in event he shall occupy both offices.

Whenever any vacancy occurs in the office of any Alderman prior to the last date for filling, by candidates for the offices of Aldermen, for the next ensuing City primary election, it shall be filled for the unexpired term by nomination and election at such next City primary and general election. In the meantime, and in the case of all vacancies occurring after such last date for filing, such vacancy shall be filled by the City Council appointing a qualified voter from the ward for which the vacancy exists, to hold office only until the next City general election and until his successor is elected and qualified."

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And we do hereby respectfully propose and submit for adoption by the qualified voters of the City of Minneapolis the foregoing proposed amendments to the City Charter of the City of Minneapolis adopted November 2, 1920, to wit: Amendments Numbered 7 and 8, respectively, drafted and proposed by us, the undersigned Board of Freeholders and Charter Commission of the City of Minneapolis, this 10th day of May A. D. 1932. A. D. 1932.

A. D. 1982.

A. C. GODWARD,
FAUL E. VON KUSTER
C. M. ROAN,
G. R. MARTIN,
K. DE LAITTRE
WM. ANDERSON,
JOHN R. COAN,
WALTER P. QUIST,
JESSIE M. MARCLEY,
HUGH H. BARBER,
FRANK P. LESLIE,
Board of Fifteen Freeholders and
Charter Commission of the City of
Minneapolis,

Minneapolis,

And all the Mayor and chiof magistrate and chief executive officer of said City of Minneapolis do hereby further contify 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 May 11th, 1938, 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 a special election called by the City Council to be held in the City of Minneapolis, Minnesota, on Monday, June 20th, 1952, for that purpose only, and pursuant to a notice by the city clerk of the City of Minneapolis of the submission of said proposed emendment to the charter of the City of Minneapolis to the qualified voters of said city for adoption at said special election in said city on June 20th, 1932, as required by said motion, -- which said notice and said proposed amendment and return thereof by said board of fifteen freeholders to the mayor of said city were duly published in full for at least thirty days in three newspapers of general circulation in the dity of Minneapolis, Minnesota, as follows, to-wit: in the Minneapolic Star, a daily newspaper of general circulation in the City of Minneapolis published on each day of the week except Sunday, on each and every day except Sundays, from and including Saturday, May 21,1932, to and including Saturday, June 18,1933; and in The Minneapolis Labor Review, a weekly newspaper of general circulation in the City of Minneapolis, on May 20 and 27 and June 3,10 and 17; and in The Spectator, a weekly newspaper of general circulation in the City of Minneapolis, on May 21 and 28, and June 4,11 and 18,1932, - said foregoing proposed amendment No.7 was submitted to the qualified voters of said City of Minneapolis for ratification

and adoption at the said special election duly and legally held in the City of Minnespolis, Minnesota, on Monday, the 20th day of June, A.D. 1958; that at said special election held in the City of Minneapolis on June 20th, 1952, said proposed emendment No.7 was duly ratified and adopted by a majority vote of more than three-fifths of the qualified voters of said city voting at said election; that the total number of votess voting at said special election on June 20th, 1932, was 86,573; that the number of votes cast at said special election in favor of and for the adoption of said proposed amendment No.7 to the charter of the City of Minneapolis was 58,723; that the number of votes cast at said election against the ratification and adoption of said amendment No.7 was 27,850; that three-fifths of the total number of votes cast at said special election and necessary for the adoption of said proposed amendment to the charter of the City of Minneapolis was 51,943; that at the end of thirty days after said special election on June 20th, A.D. 1982, said proposed omendment No.7 to the city charter of the City of

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the City of Minnespolis, Minnesota, in Auplicate, at the City of Minnespolis, Minnesota, on this \_\_\_\_\_\_day of July, A.D. 1933.

Minneapolis will become effective and become and be a part of the charter of said city of Minneapolis.

Seni of Minneapolis. Mayor, Ohief Magistrate and Ohief Executive of the City of Minnesota.