FOURTH. That Section 4, Chapter 2 of the City Charter for the City of Two Herbors, adopted January 10, 1907, be amonded to read as follows:

> Any person upon six menths continuous endoyment by the City or holding an appointive office under the provisions of this Charter may be removed from such employment or office by a vote of two-thirds of all the members of the City Council, but no such officer or employee shall be removed except for cause, and unless he has first been furnished with a copy of the charges, nor until he shall have hed reasonable opportunity to be heard in person or by counsel in his own defense.

The City Council shall have power to fix the time and place for the trial of such officer or employee, of which he shall be given not less than ten (10) days notice, to compal the attendance of witnesses and the production of papers, and to hear and determine the case. If such officer or employee shall meglect to answer to such oherge, the same shall be cause for removal.

All employees and officers herein referred to unless removed for cause as above stated, shall have right to serve during efficiency and good behavior. Seniority in longth of service to be respected, only upon proof of being a citizen of the United States.

All acts and provisions of the original Charter, and amendments there to, in conflict herewith are, for the purpose of this amondment, hereby declared repealed.

The foregoing amendment shall take offeet upon being duly adopted by the legal voters of the City and upon being proporty cortified and recorded as by law provided.

STATE OF MENESONA County of Lako Gity of Two Harbors

County, Elementa, do horoby cortify that certain proposed emeadments to the Charter of the said City of Two Harbors, five in number were on the 25th day of January, 1955, returned by the Charter Commission duly appointed by the Judges of the District Court of the Eleventh Judicial District, State of Minnesota; that a draft of said proposed amendments to the City Charter of said City were duly submitted to the voters of said City at the regular City election held on the 19th day of March, 1935; that only one of the said emendments to the said City Charter was duly ratified by three-fifths majority of the qualified voters voting thereat. That a draft of the said proposed amendment known as amendment No. 4 is hereto attached as having been duly ratified by three-fifths majority of the qualified voters voting at said election.

IN WITNESS WESSERF I have signed this certificate and caused it to be authenticated by the comporate seal of the City of Two Harbors in duplicate this 25% day of March, 1935.

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STATE OF MINNESOTA County of Lake City of Two Harbors

I hereby cortify that the foregoing and annoxed amendment to the Charter of the City of Two Harbors is a true and correct copy of the original draft of the same now on file, and of record in the office of the Register of Deeds in and for said Lake County, Minnesota, and a copy thereof deposited in the office of the Secretary of State of the State of Minnesota.

ATTEST'S

Emis Jarlon Dated March 25-1935 MAPanishle 7422