## CHARFER APTEMENT.

1.

That Section 40 of said Charter of the City of Duluth be amended to read as follows:

"Section 10. The Clerk shall, at least ten days before any primary election, prepare the necessary ballots to be used at such primary on which shall be printed the names of the several persons who kewe filed as candidates for the nomination for the several offices as provided for in Section 39 of said Chapter.

The Ballots so to be prepared and used shall be similar to those used in the General Eunicipal Elections.

If any office is to be filled for an unexpired term the names of all applicants as candidates for the nomination for such unexpired term shall be placed in a separate space on the ballot immediately following the space in which the names of the candidates for nomination appear for that particular office for the full term. If there is no such office to be filled for the full term, then such space for the unexpired term in such office shall occupy the position on the ballot that would naturally be the place for such office."

II.

That the third paragraph of Section 41 of Chapter VI of the said Charter of the City of Duluth be amended to read as follows:

"Section 41. Only votes of qualified registered voters shall be received by the judges and clerks of election. The city clerk shall furnish the necessary telly sheets for counting and canvassing the votes, which shall contain the necessary columns for entering the names of the persons voted for and the number of votes. Upon the close of polls in each precinct, the judges and clerks of election shall count and canvass the ballots cast and enter the result of the vote on the tally sheet substantially according to the method used at general elections throughout the State."

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That the second paragraph of sub-division (c) of Section 1/2 of said Chapter VI of said Charter of the City of Duluth be amended to read as follows:

"Section 42. The two candidates for nominees for an office who have received the largest number of votes shall be the nominees for such office.

IV.

That the paragraph designated as subdivision (d) of said Section 42, and also the third paragraph of sub-division (c) of said Section 42, be gatirely stricken.

State of Minnesota ) )ss County of St.Louis )

I, S.F. Snively, Mayor of the City of Duluth, of St. Louis County, Minnesota, do hereby certify that the foregoing amendments to the Charter of the City of Duluth, were submitted to the qualified voters of the City of Duluth, for adoption and ratification on the 15th day of June, 1936, and that said amendments were duly ratified by a three-fifths vote of all qualified voters voting at said election.

IN WITNESS WHEREOF. I have signed this certificate and caused it to be authenticated by the Corporate Seal of the City of Duluth, in duplicate, this 22nd day of June, 1936.

Mayor, of the City of Duruth, Minn.

## Office of City Clerk

C. D. JERONIMUS. CITY CLERK T. C. HOLMBERG, DEPUTY

> I, C. D. Jeronimus, City Clerk of the City of Duluth, in the State of Minnesota, do hereby certify that I have compared the annexed copy of Resolution passed by the City Council of the City of Duluth, on the 22 m of June 1936 . with the original document and record thereof on file and of record in my office, and in my custody as City Clerk of said city, and that the same is a true and correct copy thereof, and the whole thereof, and a true and correct transcript therefrom.

In Witness Whereof, I have hereunto set my hand and affixed the corporate seal of said City of Duluth, thi 22nd 1936 day of June

C. D. JERONIMUS, City Clerk

City of Duluth, Minn.

By Mayor Snively:

WHEREAS, pursuant to Article 4, Section 36, and the statutes of the State of Minnesota thereunto enabling, there was held at the City of Duluth, Minnesota, on June 15, 1936, a Special Municipal Election called for the purpose of submitting to the electors of said city the ratification or rejection of the following proposed amendments to the Charter of the City of Duluth, to-wit:-

1. Shall the proposed amendments to Sections 40, 41 and 42 of the charter of the City of Duluth be adopted?

These amendments, if adopted, will abolish second choice voting in primary elections.

2. Shall the proposed amendment of Section 54, paragraph 10 (a) of said charter be adopted?

This amendment, if adopted, will limit the aggregate amount of taxes levied by the City for all purposes, except interest and sinking funds and police and fire department pension funds, to 25 mills upon the total assessed valuation, exclusive of money and credits.

3. Shall the proposed amendment of Section 54, paragraph 10 (b) of said charter be adopted?

This amendment, if adopted, will change the method of determining the population of the City of Duluth for per capita tax limitation purposes in years following a national census.

AND WHEREAS, said Special Municipal Election, as aforesaid, was duly held at the time and place aforesaid; and

WHEREAS, the Judges and Clerks of the several Election Districts of the City of Duluth have made returns of said Special Municipal Election to the City Council of said city, and the said City Council, having duly canvassed the said returns at 10:00 o'clock A. M. on June 22, 1936, in compliance with Section 45 of the City Charter of said city, and having ascertained the number of ballots cast at said election, NOW THEREFORE, BE IT

RESOLVED, that the City Council of the City of Duluth hereby declares that at said Special Municipal Election, there

were cast Tranty for thousand seven hundred carl beenty too --) votes; and that the proposed charter amendment, No. 1, "Shall the proposed amendments to Sections 40, 41 and 42 of the charter of the City of Duluth be adonted," received in the affirm-( 17.735 ) Jevendoen Chousend foven hundred Oblieby flive - - - votes, and in the negative House througoned pair hundred cent fletty oldate ) votes; and that the proposed amendment No. 2, "Shall the proposed amendment of Section 54, paragraph 10 (a) of said charter be adopted," received in the affirmative ) votes; and in the 9,265 one hundred and chicky flavo - - negative Thisther thousand four hundred and fifty neven votes; and that the proposed amendment No. 3, "Shall the proposed amendment of Section 54, paragraph 10 (b) of said charter be adopted," received in the affirmative Nghi thenough alghi hindred and Aithy Sivo ) votes, and in the negative chirteen themena eno ( 13.103 ) votes; AND BE IT FURTHER hundred and olcher thron -RESOLVED, that said proposed amendment No. 1, having received in the affirmative more than three-fifths (3/5ths) of all votes cast at such Special Municipal Election, said proposed amendment No. 1 is hereby declared duly ratified; AND BE IT FURTHER RESOLVED, that the proposed charter amendment No. 2 and the proposed charter amendment No. 3, as aforesaid, having received in the affirmative less than three-fifths (3/5ths) of all votes cast at such Municipal Election, such proposed amendment No. 2 and such proposed amendment No. 3 are hereby declared duly rejected.

Approved:

Hayor inivoly moved the edoption of the recolution and is van decimed edopted upon the following votes Yeas Comissioners Rolin, Octoortson, Villians, Reyer

S. P.Snively

Daivoly - 1. Mayor Egyot Mone.

Adopted June 22, 1936 Ayynovod Anno 22. 1990.

Approved as to form:

O. P. MILVIN

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City Attorney

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Secretary of State.