SENATE STATE OF MINNESOTA **NINETY-SECOND SESSION**

A resolution

S.F. No. 879

(SENATE AUTHORS: TORRES RAY, Wiklund and Latz)

OFFICIAL STATUS 325

02/11/2021 Introduction and first reading Referred to Civil Law and Data Practices Policy Authors added Wiklund; Latz

02/17/2021 439

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of amendments; and

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relating to ratification of the proposed Equal Rights Amendment to the United States 1.2 Constitution; memorializing Congress to remove the extra-textual time limit for 1.3 ratification of the amendment by the states. 1.4 WHEREAS, the United States Constitution does not explicitly guarantee that all the rights 1.5 1.6 it protects are held equally by all citizens without regard to sex and the only right it specifically 1.7 affirms to be equal for women and men is the right to vote in the 19th Amendment; and WHEREAS, the 14th Amendment's equal protection clause has not been interpreted to 1.8 guarantee equal rights on the basis of sex in the same way the Equal Rights Amendment would, as 1.9 demonstrated by the fact that currently cases of sex discrimination receive only intermediate scrutiny 1.10 but should receive the highest level of strict judicial scrutiny, just as race discrimination does; and 1.11 WHEREAS, gender equality under the constitution continues to be timely in the United States 1.12 and worldwide, and a number of other nations have achieved constitutional gender equality; and 1 13 WHEREAS, the principle of gender equality is contained in the Charter of the United Nations, 1.14 the Universal Declaration of Human Rights, and all subsequent major international human rights 1.15 instruments, including the Convention on the Elimination of All Forms of Discrimination Against 1.16 Women (CEDAW), which has been ratified by 187 other nations; and 1.17 WHEREAS, citizens of the United States have been seeking full constitutional equality on 1.18 the basis of sex since the Equal Rights Amendment was first introduced in 1923; and 1.19 WHEREAS, the Equal Rights Amendment was passed by Congress in 1972 and later ratified 1.20 by 38 of the 38 states necessary for inclusion of the amendment into the constitution; and 1.21 WHEREAS, Article V of the United States Constitution imposes no time limit for ratification 1 22

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BE IT FURTHER RESOLVED that the Secretary of State of the State of Minnesota is directed

to prepare copies of this memorial and transmit them to the President of the United States, the

States House of Representatives, and Minnesota's Senators and Representatives in Congress.

President and the Secretary of the United States Senate, the Speaker and the Clerk of the United