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Referendum Ballot

American Institute of Accountants

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QUESTION No. 3.

Shall the Constitution, Article IV, Section 1, be amended by adding a paragraph after Section 1 as follows:

YFS

NO

YFS

NO

"The committee on education shall consist of five members who shall be appointed in the first instance; one for one year, two for two years and two for three years. Subsequent appointments except to fill vacancies shall be for a term of three years each."

QUESTION No. 4.

Shall the By-laws be amended by changing Articles VI and VII to Articles VII and VIII respectively and inserting as Article VI the following:

ARTICLE VI.

A member or an associate may offer his resignation in writing at any time. Such resignation will be received and acted upon by the executive committee. The resignation, if accepted, will be effective as of the date of its acceptance. In case a member or an associate who is under charges offers his resignation such resignation will be passed upon by the council. If the council accepts the resignation, such resignation will be effective as of the date of its acceptance.

Signature of intentoer		Signature	of	Member.
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Date_____

American Institute of Accountants

135 CEDAR STREET, NEW YORK

To the Members of the

American Institute of Accountants.

Gentlemen:

At the annual meeting of the American Institute of Accountants, held in St. Louis, Missouri, September 17, 1924, certain amendments to the constitution and by-laws of the Institute were approved.

According to the provisions of Article VII of the constitution, amendments before becoming effective shall be submitted for a mail vote to the entire membership of the Institute and when approved in writing by a majority thereof shall be declared by the president to be effective. Mail ballots shall be valid and counted only if received within sixty days after date of mailing ballot forms from the office of the Institute.

The propositions following were approved by the annual meeting and it is requested that all members qualified to vote prepare their ballots and return them in the enclosed stamped, addressed envelope without delay.

> A. P. RICHARDSON, Secretary.

October 4, 1924.

American Institute of Accountants

REFERENDUM BALLOT

(Unsigned ballots will not be counted.)

October 4, 1924.

In accordance with the provisions of Article VII of the Constitution, mail ballots will be valid and counted only if received by December 3, 1924.

QUESTION No. 1.

Shall the Constitution, Article II, Section 1, be amended to read as follows:

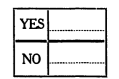
"The Institute shall consist of members and associates who shall be further classified as members in practice, members not in practice, members engaged in accountancy instruction, associates in practice, associates not in practice."

YES	
NO	

QUESTION No. 2.

Shall the Constitution, Article II, Section 2, be amended by adding two new sub-sections as follows:

"(e) Accountants engaged in accountancy instruction in schools recognized by the examining board, who shall have been engaged in teaching accountancy subjects in such schools for a period of not less than five years next preceding the date of their application and shall be in possession of a certified public accountant certificate of a standard recognized by the examining board. Such applicants, when admitted to membership, shall be designated as members engaged in accountancy instruction and shall be endued with all the rights, privileges and responsibilities of members so far as the constitution or by-laws differentiate between members and associates.



"(f) Any person admitted as a member engaged in accountancy instruction who enters public practice and shall have been in practice on his own account or in the employ of a practising public accountant for five years next preceding the date of his application and shall be recommended by the board of examiners and elected by the council as a member in practice. The determination of whether or not he has entered public practice rests in all cases with the board of examiners."