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Representative to the 116th United States Congress-District 1

Charles Casper Stockham	Republican	(Signed declaration to limit service to no more than 3 terms)
Diana DeGette	Democratic	
Raymon Anthony Doane	Libertarian	

Representative to the 116th United States Congress-District 2

Joe Neguse	Democratic	
Peter Yu	Republican	
Roger Barris	Libertarian	
Nick Thomas	Independent	(Signed declaration to limit service to no more than 3 terms)

Representative to the 116th United States Congress-District 7

Ed Perlmutter	Democratic
Mark Barrington	Republican
Jennifer Nackerud	Libertarian

Governor/Lieutenant Governor

Jared Polis / Dianne Primavera	Democratic
Walker Stapleton / Lang Sias	Republican
Bill Hammons / Eric Bodenstab	Unity
Scott Helker / Michele Poague	Libertarian

Secretary of State

Wayne Williams	Republican
Jena Griswold	Democratic
Amanda Campbell	American Constitution
Blake Huber	Approval Voting

State Treasurer

Brian Watson	Republican
Dave Young	Democratic
Gerald F. Kilpatrick	American Constitution

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Attorney General

Phil Weiser	Democratic
George Brauchler	Republican
William F. Robinson III	Libertarian

State Board of Education Member - Congressional District 2

Johnny Barrett	Republican
Angelika Schroeder	Democratic

Regent of the University of Colorado - At Large

Lesley Smith	Democratic
Ken Montera	Republican
Christopher E. Otwell	Unity
James K. Treibert	Libertarian

State Senator - District 16

Tammy Story	Democratic
Tim Neville	Republican
James Gilman	Libertarian

State Senator - District 20

Christine Jensen	Republican
Jessie Danielson	Democratic
Charles Messick	Libertarian

State Senator - District 22

Brittany Pettersen	Democratic
Tony Sanchez	Republican

State Representative - District 1

Susan Lontine	Democratic
Alysia Padilla	Republican
Darrell Dinges	Libertarian

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State Representative - District 22

Todd Kastetter Democratic

Colin Larson Republican

State Representative - District 23

Chris Kennedy Democratic

Joan Poston Republican

State Representative - District 24

Arthur Erwin Republican

Monica Duran Democratic

State Representative - District 25

Steve Szutenbach Republican

Lisa A. Cutter Democratic

State Representative - District 27

Brianna Titone Democratic

Vicki Pyne Republican

State Representative - District 28

Kristina Joy Alley Republican

Kerry Tipper Democratic

Ross Klopf Libertarian

State Representative - District 29

Grady Nous Republican

Tracy Kraft-Tharp Democratic

Hans V. Romer Libertarian

Regional Transportation District Director - District C

Angie Rivera-Malpiede

Bonnie Ernest Archuleta

Julia Stewart

Eliot Tipton

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Regional Transportation District Director - District J

Vince Buzek

Regional Transportation District Director - District L

Phil Munsterman

Bob Wilson

Shelley Cook

Regional Transportation District Director - District N

Brad K. Evans

Margaret (Peggy) A. Catlin

Jennifer Hope

Jefferson County Commissioner - District 3

Lesley Dahlkemper

Democratic

Tina Francone

Republican

Jefferson County Clerk and Recorder

George Stern

Democratic

Faye Griffin

Republican

Jefferson County Treasurer

Gerald "Jerry" DiTullio

Democratic

Frank Teunissen

Republican

Jefferson County Assessor

Brian A. Cassidy

Republican

Scot Kersgaard

Democratic

Jefferson County Sheriff

Jeff Shrader

Republican

Jefferson County Surveyor

Robert J. Hennessy

Republican

Bryan Douglass

Democratic

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Jefferson County Coroner

Annette Cannon Democratic

Thomas Weldon Republican

Colorado Supreme Court Justice - Gabriel

Shall Justice Richard L. Gabriel of the Colorado Supreme Court be retained in office?

YES

NO

Colorado Court of Appeals Judge - Dailey

Shall Judge John Daniel Dailey of the Colorado Court of Appeals be retained in office?

YES

NO

Colorado Court of Appeals Judge - Freyre

Shall Judge Rebecca Rankin Freyre of the Colorado Court of Appeals be retained in office?

YES

NO

Colorado Court of Appeals Judge - Harris

Shall Judge Elizabeth L. Harris of the Colorado Court of Appeals be retained in office?

YES

NO

Colorado Court of Appeals Judge - Richman

Shall Judge David J. Richman of the Colorado Court of Appeals be retained in office?

YES

NO

District Court Judge - 1st Judicial District - Bachmeyer

Shall Judge Christie A. Bachmeyer of the 1st Judicial District be retained in office?

YES

NO

District Court Judge - 1st Judicial District - Hunt

Shall Judge Diego G. Hunt of the 1st Judicial District be retained in office?

YES

NO

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District Court Judge - 1st Judicial District - Tighe

Shall Judge Laura A. Tighe of the 1st Judicial District be retained in office?

YES

NO

Jefferson County Court Judge - Fisch

Shall Judge Susan Lori Fisch of the Jefferson County Court be retained in office?

YES

NO

Jefferson County Court Judge - Randall

Shall Judge Mark Marrow Randall of the Jefferson County Court be retained in office?

YES

NO

Jefferson County Court Judge - Stuart

Shall Judge Ryan James Stuart of the Jefferson County Court be retained in office?

YES

NO

Jefferson County Court Judge - Vance

Shall Judge Thomas Vance of the Jefferson County Court be retained in office?

YES

NO

Jefferson County Court Judge - Woodford

Shall Judge Jean Woodford of the Jefferson County Court be retained in office?

YES

NO

Amendment V (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning a reduction in the age qualification for a member of the general assembly from twenty-five years to twenty-one years?

YES/FOR

NO/AGAINST

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Amendment W (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning a change in the format of the election ballot for judicial retention elections?

YES/FOR

NO/AGAINST

Amendment X (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning changing the industrial hemp definition from a constitutional definition to a statutory definition?

YES/FOR

NO/AGAINST

Amendment Y (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning a change to the way that congressional districts are drawn, and, in connection therewith, taking the duty to draw congressional districts away from the state legislature and giving it to an independent commission, composed of twelve citizens who possess specified qualifications; prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw districts with a focus on communities of interest and political subdivisions, such as cities and counties, and then to maximize the number of competitive congressional seats to the extent possible; and prohibiting maps from being drawn to dilute the electoral influence of any racial or ethnic group or to protect any incumbent, any political candidate, or any political party?

YES/FOR

NO/AGAINST

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Amendment Z (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning a change to the manner in which state senate and state house of representatives districts are drawn, and, in connection therewith, reforming the existing legislative reapportionment commission by expanding the commission to twelve members and authorizing the appointment of members who possess specified qualifications; prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw state legislative districts using communities of interest as well as political subdivisions, such as cities and counties, and then to maximize the number of competitive state legislative seats to the extent possible; and prohibiting maps from being drawn to dilute the electoral influence of any racial or ethnic group or to protect any incumbent, any political candidate, or any political party?

YES/FOR

NO/AGAINST

Amendment A (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution that prohibits slavery and involuntary servitude as punishment for a crime and thereby prohibits slavery and involuntary servitude in all circumstances?

YES/FOR

NO/AGAINST

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Amendment 73 (CONSTITUTIONAL)

SHALL STATE TAXES BE INCREASED \$1,600,000,000 ANNUALLY BY AN AMENDMENT TO THE COLORADO CONSTITUTION AND A CHANGE TO THE COLORADO REVISED STATUTES CONCERNING FUNDING RELATING TO PRESCHOOL THROUGH HIGH SCHOOL PUBLIC EDUCATION, AND, IN CONNECTION THEREWITH, CREATING AN EXCEPTION TO THE SINGLE RATE STATE INCOME TAX FOR REVENUE THAT IS DEDICATED TO THE FUNDING OF PUBLIC SCHOOLS; INCREASING INCOME TAX RATES INCREMENTALLY FOR INDIVIDUALS, TRUSTS, AND ESTATES USING FOUR TAX BRACKETS STARTING AT .37% FOR INCOME ABOVE \$150,000 AND INCREASING TO 3.62% FOR INCOME ABOVE \$500,000; INCREASING THE CORPORATE INCOME TAX RATE BY 1.37%; FOR PURPOSES OF SCHOOL DISTRICT PROPERTY TAXES, REDUCING THE CURRENT RESIDENTIAL ASSESSMENT RATE OF 7.2% TO 7.0% AND THE CURRENT NONRESIDENTIAL ASSESSMENT RATE OF 29% TO 24%; REQUIRING THE REVENUE FROM THE INCOME TAX INCREASES TO BE DEPOSITED IN A DEDICATED PUBLIC EDUCATION FUND AND ALLOWING THE REVENUE COLLECTED TO BE RETAINED AND SPENT AS VOTER-APPROVED REVENUE CHANGES; REQUIRING THE LEGISLATURE TO ANNUALLY APPROPRIATE MONEY FROM THE FUND TO SCHOOL DISTRICTS TO SUPPORT EARLY CHILDHOOD THROUGH HIGH SCHOOL PUBLIC EDUCATIONAL PROGRAMS ON AN EQUITABLE BASIS THROUGHOUT THE STATE WITHOUT DECREASING GENERAL FUND APPROPRIATIONS; DIRECTING THE LEGISLATURE TO ENACT, REGULARLY REVIEW, AND REVISE WHEN NECESSARY, A NEW PUBLIC SCHOOL FINANCE LAW THAT MEETS SPECIFIED CRITERIA; UNTIL THE LEGISLATURE HAS ENACTED A NEW PUBLIC SCHOOL FINANCE LAW, REQUIRING THE MONEY IN THE FUND TO BE ANNUALLY APPROPRIATED FOR SPECIFIED EDUCATION PROGRAMS AND PURPOSES; REQUIRING THE MONEY IN THE FUND TO BE USED TO SUPPORT ONLY PUBLIC SCHOOLS; REQUIRING GENERAL FUND APPROPRIATIONS FOR PUBLIC EDUCATION TO INCREASE BY INFLATION, UP TO 5%, ANNUALLY; AND REQUIRING THE DEPARTMENT OF EDUCATION TO COMMISSION A STUDY OF THE USE OF THE MONEY IN THE FUND WITHIN FIVE YEARS?

YES/FOR

NO/AGAINST

Amendment 74 (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution requiring the government to award just compensation to owners of private property when a government law or regulation reduces the fair market value of the property?

YES/FOR

NO/AGAINST

Amendment 75 (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution providing that if any candidate in a primary or general election for state office directs more than one million dollars in support of his or her own election, then every candidate for that office in the same election may accept five times the amount of campaign contributions normally allowed?

YES/FOR

NO/AGAINST

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Proposition 109 (STATUTORY)

SHALL STATE DEBT BE INCREASED \$3,500,000,000, WITH A MAXIMUM REPAYMENT COST OF \$5,200,000,000, WITHOUT RAISING TAXES OR FEES, BY A CHANGE TO THE COLORADO REVISED STATUTES REQUIRING THE ISSUANCE OF TRANSPORTATION REVENUE ANTICIPATION NOTES, AND, IN CONNECTION THEREWITH, NOTE PROCEEDS SHALL BE RETAINED AS A VOTER-APPROVED REVENUE CHANGE AND USED EXCLUSIVELY TO FUND SPECIFIED ROAD AND BRIDGE EXPANSION, CONSTRUCTION, MAINTENANCE, AND REPAIR PROJECTS THROUGHOUT THE STATE?

YES/FOR

NO/AGAINST

Proposition 110 (STATUTORY)

SHALL STATE TAXES BE INCREASED \$766,700,000 ANNUALLY FOR A TWENTY-YEAR PERIOD, AND STATE DEBT SHALL BE INCREASED \$6,000,000,000 WITH A MAXIMUM REPAYMENT COST OF \$9,400,000,000, TO PAY FOR STATE AND LOCAL TRANSPORTATION PROJECTS, AND, IN CONNECTION THEREWITH, CHANGING THE COLORADO REVISED STATUTES TO: 1) INCREASE THE STATE SALES AND USE TAX RATE BY 0.62% BEGINNING JANUARY 1, 2019; REQUIRING 45% OF THE NEW REVENUE TO FUND STATE TRANSPORTATION SAFETY, MAINTENANCE, AND CONGESTION RELATED PROJECTS, 40% TO FUND MUNICIPAL AND COUNTY TRANSPORTATION PROJECTS, AND 15% TO FUND MULTIMODAL TRANSPORTATION PROJECTS, INCLUDING BIKE, PEDESTRIAN, AND TRANSIT INFRASTRUCTURE; 2) AUTHORIZE THE ISSUANCE OF ADDITIONAL TRANSPORTATION REVENUE ANTICIPATION NOTES TO FUND PRIORITY STATE TRANSPORTATION MAINTENANCE AND CONSTRUCTION PROJECTS, INCLUDING MULTIMODAL CAPITAL PROJECTS; AND 3) PROVIDE THAT ALL REVENUE RESULTING FROM THE TAX RATE INCREASE AND PROCEEDS FROM ISSUANCE OF REVENUE ANTICIPATION NOTES ARE VOTER-APPROVED REVENUE CHANGES EXEMPT FROM ANY STATE OR LOCAL REVENUE, SPENDING, OR OTHER LIMITATIONS IN LAW?

YES/FOR

NO/AGAINST

Proposition 111 (STATUTORY)

Shall there be an amendment to the Colorado Revised Statutes concerning limitations on payday lenders, and, in connection therewith, reducing allowable charges on payday loans to an annual percentage rate of no more than thirty-six percent?

YES/FOR

NO/AGAINST

Proposition 112 (STATUTORY)

Shall there be a change to the Colorado Revised Statutes concerning a statewide minimum distance requirement for new oil and gas development, and, in connection therewith, changing existing distance requirements to require that any new oil and gas development be located at least 2,500 feet from any structure intended for human occupancy and any other area designated by the measure, the state, or a local government and authorizing the state or a local government to increase the minimum distance requirement?

YES/FOR

NO/AGAINST

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City of Wheat Ridge Ballot Question 2A

"Shall the City of Wheat Ridge, without increasing taxes by this measure, and to restore local authority that was denied to local governments by the Colorado general assembly and foster a more competitive marketplace, be authorized to provide high-speed internet, including improved high bandwidth services, telecommunications services, and/or cable television services to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado revised statutes?"

YES

NO

CITY OF WHEAT RIDGE BALLOT ISSUE 2B

"SHALL THE CITY OF WHEAT RIDGE BE ENTITLED TO RETAIN ALL REVENUES FROM THE 2016 VOTER-APPROVED BALLOT QUESTION 2E "INVESTING 4 THE FUTURE" ½ CENT PER DOLLAR SALES AND USE TAX RATE INCREASE, AND TO CONTINUE TO COLLECT THE TAX AT THE ½ CENT PER DOLLAR RATE AND EXPEND SAID REVENUES INCLUDING ANY INTEREST AND INVESTMENT INCOME THEREFROM, UNTIL REVENUES FROM SUCH TAX INCREASE REACH \$38.5 MILLION OR DECEMBER 31, 2028, WHICHEVER OCCURS FIRST,

IN THE FOLLOWING WAYS DIRECTED BY THE VOTERS IN 2016:

ANDERSON PARK IMPROVEMENTS;
WADSWORTH BOULEVARD RECONSTRUCTION - 35TH AVENUE TO INTERSTATE-70;
WHEAT RIDGE - WARD COMMUTER RAIL STATION AREA;
CLEAR CREEK CROSSING - MIXED-USE DEVELOPMENT SITE ON THE WEST SIDE OF I-70 AT 38TH AND YOUNGFIELD;

WITHOUT REFUNDING ANY AMOUNT FOR EXCEEDING THE REVENUE ESTIMATES IN THE ELECTION NOTICE MAILED TO VOTERS IN 2016?

YES

NO

Town of Morrison Ballot Question 2C

Shall an ordinance providing for the rezoning of approximately 345 acres of land known as Red Rocks Centre, located at the Northeast corner of the intersection of Morrison Road and Highway C-470, directly North of Bear Creek Lake State Park on Morrison Road, from Planned Development Zone District (PD) to C1 District, Commercial Limited, be approved?

YES

NO

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CITY OF LAKEWOOD BALLOT ISSUE 2D

WITHOUT INCREASING CURRENT TAXES OR ADDING ANY NEW TAX, SHALL THE CITY OF LAKEWOOD, COLORADO, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE FULL AMOUNT OF CITY TAXES AND ALL OTHER REVENUE COLLECTED FROM ALL SOURCES IN 2017 AND EACH YEAR THEREAFTER UNTIL DECEMBER 31, 2025, IN EXCESS OF THE REVENUE AND SPENDING LIMITATIONS IN ARTICLE X, SECTION 20, OF THE COLORADO CONSTITUTION, AND SHALL SUCH EXCESS REVENUE BE SPENT ONLY AS FOLLOWS:

1. 2017 EXCESS REVENUE: \$8,500,000 FOR THE ACQUISITION OF PARKLAND AND OPEN SPACE; \$2,000,000 FOR POLICE DEPARTMENT SAFETY-RELATED EQUIPMENT AND ASSETS; \$2,036,504 FOR MUNICIPAL INFRASTRUCTURE AND TRANSPORTATION IMPROVEMENTS;
2. 2018 THROUGH 2025 EXCESS REVENUE: ONE-THIRD FOR THE ACQUISITION, IMPROVEMENT AND MAINTENANCE OF OPEN SPACE AND PARKLAND; ONE-THIRD FOR POLICE DEPARTMENT SAFETY-RELATED EQUIPMENT, ASSETS AND/OR PERSONNEL; AND ONE-THIRD FOR TRANSPORTATION INFRASTRUCTURE IMPROVEMENTS IN AREAS WITH HIGH-PRIORITY PUBLIC SAFETY CONCERNS, THE INSTALLATION, REPAIR AND/OR UPGRADING OF SIDEWALKS, AND THE INSTALLATION, REPAIR AND/OR UPGRADING OF STREET AND PATH LIGHTING FOR PUBLIC SAFETY PURPOSES;

AND SHALL ALL SUCH EXCESS REVENUES BE MAINTAINED AND PRESENTED IN A SEPARATE BUDGET OR ACCOUNT OF THE CITY OF LAKEWOOD, COLORADO, TO PROVIDE FOR OVERSIGHT BY THE CITY COUNCIL TO ENSURE THE EXCESS FUNDS ARE USED SOLELY FOR THE PURPOSES DESCRIBED IN SECTIONS 1 AND 2?

YES

NO

City of Golden Ballot Question 2E

Shall Sections 3.4 and 15.14 k. of the Home Rule Charter of the City of Golden be amended to authorize City Council to enact an ordinance that would allow 16 and 17 year olds to vote in municipal elections while retaining the current requirement that council members be at least 18 years old?

YES

NO

City of Edgewater Ballot Question 2F

As more particularly set forth in Ordinance No. 2018-13 of the City of Edgewater, shall the 2008 City of Edgewater Home Rule Charter be amended at Section 3.3 to remove the requirement for voter approval of any increase in the compensation of Council Members, and to expressly state the limitation of the State Constitution for increases or decreases in the salaries of elected public officers?

YES

NO

City of Edgewater Ballot Question 2G

As more particularly set forth in Ordinance No. 2018-13 of the City of Edgewater, shall the 2008 City of Edgewater Home Rule Charter be amended at Section 3.6 to require written notice of absences to a Council Member before the Council Member may be deemed derelict in duty for failure to attend Council meetings?

YES

NO

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City of Edgewater Ballot Question 2H

As more particularly set forth in Ordinance No. 2018-13 of the City of Edgewater, shall the 2008 City of Edgewater Home Rule Charter be amended at Section 3.6, concerning the filling of a vacancy in the office of Council Member that has occurred within 180 days after the last election, to remove the requirement for the appointment of the candidate who received the highest number of votes at the last election but who did not earn a Council seat therein?

YES

NO

City of Edgewater Ballot Question 2I

As more particularly set forth in Ordinance No. 2018-13 of the City of Edgewater, shall the 2008 City of Edgewater Home Rule Charter be amended at Sections 4.4 and 4.5 to remove the provisions establishing an Election Commission and concerning the duties of the Commission?

YES

NO

City of Littleton Ballot Question 3A

Shall Sections 23 and 29 of the Littleton City Charter concerning council membership qualifications and rules be combined into one section and remove language pertaining to judicial review, which is a right that independently exists pursuant to court rules?

YES

NO

City of Littleton Ballot Question 3B

Shall Sections 54, 55 and 57 of the Littleton City Charter concerning city attorney appointment, duties and special counsel be amended by placing all into one section of the charter, removing qualification language that is more appropriate in the city code and clarifying special counsel appointment, and deleting Section 56 regarding lawsuits?

YES

NO

City of Littleton Ballot Question 3C

Shall Section 58 of the Littleton City Charter concerning the establishment, appointment qualifications, term, etc. of the municipal court judge be amended to include the term "presiding judge" and for appointment of associate judges by the presiding judge?

YES

NO

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City of Littleton Ballot Question 3D

Shall Sections 117 and 118 of the Littleton City Charter concerning revocable licenses and permits be combined into one section and give city council authority to delegate the city manager to grant revocable licenses?

YES

NO

City of Littleton Ballot Question 3E

Shall Section 27 of the Littleton City Charter be amended concerning meetings and providing for executive sessions to consider items confidential under state and federal statutes?

State and federal statutes permit executive sessions between the city council and staff related to: providing instructions on buying and selling property; to consider the appointment, evaluation and discipline of the city manager, city attorney and presiding municipal judge; to receive legal advice from the city's attorneys on legal issues.

If approved by the voters, Section 27 would require that all formal city council actions occur in open public session of the council.

YES

NO

CITY OF ARVADA BALLOT ISSUE 3F

WITHOUT IMPOSING ANY NEW TAX OR INCREASING ANY TAX RATE, SHALL CITY OF ARVADA DEBT BE INCREASED UP TO \$79.8 MILLION WITH A REPAYMENT COST OF UP TO \$125 MILLION, SUBJECT TO THE FOLLOWING LIMITATIONS AND FOR THE FOLLOWING PURPOSES:

IMPROVING PEDESTRIAN SAFETY BY ENHANCING INTERSECTIONS, SIDEWALKS AND CROSSWALKS, AND IMPROVING DRIVER SAFETY BY EASING TRAFFIC CONGESTION ALONG MAJOR EAST-WEST ROADS IN THE CITY, SPECIFICALLY RALSTON ROAD BETWEEN YUKON AND GARRISON STREETS, AND ON 72ND AVENUE BETWEEN KIPLING AND SIMMS STREETS;

PROVIDED THAT THE EXPENDITURE OF PROCEEDS WILL BE MONITORED BY A COUNCIL APPOINTED OVERSIGHT COMMITTEE OF RESIDENTS, AND SUCH EXPENDITURES WILL BE REPORTED IN THE CITY'S INDEPENDENT AUDIT PUBLISHED ON THE CITY'S WEB SITE AND NO PROCEEDS MAY BE USED FOR CITY ADMINISTRATION.

YES

NO

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JEFFERSON COUNTY SCHOOL DISTRICT R-1 BALLOT ISSUE 5A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$33 MILLION ANNUALLY IN THE 2018-2019 BUDGET YEAR, AND IN EACH BUDGET YEAR THEREAFTER AS ADJUSTED FOR THE PERCENTAGE CHANGE IN THE DENVER-BOULDER CONSUMER PRICE INDEX, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR THE FOLLOWING EDUCATIONAL PURPOSES:

EXPANDING PROGRAMS IN SCIENCE, TECHNOLOGY, ENGINEERING AND MATH (STEM) AND IN CAREER/TECHNICAL EDUCATION;

ATTRACT AND RETAIN HIGH QUALITY TEACHERS BY ENSURING THE DISTRICT IS ABLE TO BE COMPETITIVE IN COMPENSATION AND BENEFITS FOR TEACHERS AND STAFF;

IMPROVING STUDENT SAFETY BY INCREASING MENTAL HEALTH AND COUNSELING PROFESSIONALS TO IMPROVE STUDENT MENTAL HEALTH SERVICES, INCLUDING SUICIDE PREVENTION AND SUBSTANCE ABUSE COUNSELING;

UPDATING AGED AND OUTDATED INSTRUCTIONAL RESOURCES SUCH AS BOOKS, SUPPLIES AND TECHNOLOGY; AND

INCREASE EARLY EDUCATION PROGRAMS; NO REVENUE FROM SUCH TAXES WILL BE USED FOR SENIOR DISTRICT ADMINISTRATION, AND THE SPENDING OF SUCH TAXES FOR THE BENEFIT OF DISTRICT STUDENTS WILL BE REVIEWED BY THE CITIZENS' FINANCIAL OVERSIGHT ADVISORY COMMITTEE FOR TRANSPARENCY AND ACCOUNTABILITY AND SUBJECTED TO AN ANNUAL INDEPENDENT AUDIT; AND WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"

YES

NO

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JEFFERSON COUNTY SCHOOL DISTRICT R-1 BALLOT ISSUE 5B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$567 MILLION WITH A REPAYMENT COST OF \$997.64 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$67.4 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE PURPOSE OF PROVIDING DISTRICT STUDENTS, TEACHERS AND STAFF WITH A SAFE LEARNING ENVIRONMENT THAT PREPARES DISTRICT STUDENTS FOR COLLEGE AND THE WORKFORCE BY:

ADDING AND EXPANDING CAREER/TECHNICAL EDUCATION FACILITIES;

UPGRADING SAFETY AND SECURITY IN SCHOOL BUILDINGS;

REPAIRING, RENOVATING, EQUIPPING OR RE-CONSTRUCTING SCHOOL BUILDINGS TO ENSURE ALL SCHOOLS ARE MORE SAFE, EFFICIENT, AND ACCESSIBLE TO ALL STUDENTS, INCLUDING THOSE WITH DISABILITIES; CONSTRUCTING, FURNISHING, EQUIPPING AND SUPPORTING NEEDED SCHOOL BUILDINGS AND CLASSROOMS AT ALL TYPES OF SCHOOLS, INCLUDING SCHOOLS CHARTERED BY THE DISTRICT;

AND ALSO ACQUIRING, PURCHASING, CONSTRUCTING, EQUIPPING, IMPROVING, EXPANDING, REPAIRING, REMODELING AND FURNISHING DISTRICT SCHOOL BUILDINGS, FACILITIES AND GROUNDS; WITH THE DISTRICT TO HAVE A PREFERENCE FOR HIRING LOCAL CONSTRUCTION CONTRACTORS, AND TO SPEND THE PROCEEDS OF SUCH DEBT ONLY FOR CAPITAL IMPROVEMENTS AND NOT FOR SALARIES OF SENIOR DISTRICT ADMINISTRATION, AND WITH THE SPENDING OF THE PROCEEDS OF SUCH DEBT TO BE MONITORED BY THE CITIZENS' CAPITAL ASSET ADVISORY COMMITTEE AND BE SUBJECT TO AN ANNUAL INDEPENDENT AUDIT; AND WITH SUCH DEBT TO MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HERewith, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM PROPERTY TAXES IN ANY YEAR AS STATED ABOVE IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH DEBT WHEN DUE AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF SUCH DEBT AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES AS A VOTER APPROVED REVENUE AND SPENDING CHANGE WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"

YES

NO

FAIRMOUNT FIRE PROTECTION DISTRICT BALLOT ISSUE 6A

SHALL FAIRMOUNT FIRE PROTECTION DISTRICT BE AUTHORIZED TO INCREASE OR DECREASE ITS CURRENT AND ALL FUTURE MILL LEVIES ONLY IF, ON OR AFTER NOVEMBER 6, 2018, THERE ARE CHANGES IN THE METHOD OF CALCULATING ASSESSED VALUATION, INCLUDING BUT NOT LIMITED TO A CHANGE IN THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE RESIDENTIAL ASSESSED VALUATION DUE TO ARTICLE X SECTION 3 OF THE COLORADO CONSTITUTION (COMMONLY KNOWN AS THE GALLAGHER AMENDMENT), SO THAT, TO THE EXTENT POSSIBLE, THE ACTUAL TAX REVENUES GENERATED BY SUCH MILL LEVIES ARE THE SAME AS THE ACTUAL TAX REVENUES THAT WOULD HAVE BEEN GENERATED HAD SUCH CHANGES NOT OCCURRED?

YES

NO

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PLEASANT VIEW METROPOLITAN DISTRICT BALLOT ISSUE 6B

SHALL PLEASANT VIEW METROPOLITAN DISTRICT BE AUTHORIZED TO OFFSET REVENUE LOSSES FROM REFUNDS, ABATEMENTS AND CHANGES TO THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE ASSESSED VALUATION (IN PARTICULAR TO OFFSET REVENUES THAT WOULD OTHERWISE BE LOST DUE TO THE "GALLAGHER AMENDMENT" TO THE COLORADO CONSTITUTION) BY INCREASING ITS MILL LEVY BEGINNING IN COLLECTION YEAR 2020 AND ANNUALLY THEREAFTER?

YES

NO

EVERGREEN PARK AND RECREATION DISTRICT BALLOT ISSUE 6C

SHALL EVERGREEN PARK AND RECREATION DISTRICT TAXES BE INCREASED \$990,000 IN 2019 AND BY SUCH OTHER AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER BY THE IMPOSITION OF A MILL LEVY OF NOT MORE THAN 2 MILLS, PROVIDED THAT THE TAX INCREASE AUTHORIZED BY THIS QUESTION SHALL ONLY BE EFFECTIVE IF BALLOT ISSUE "6D" IS APPROVED BY THE VOTERS OF THE DISTRICT AT THIS ELECTION, FOR THE PURPOSES OF OPERATING AND MAINTAINING DISTRICT PARKS, TRAILS, RECREATION CENTERS AND FOR THE PURPOSE OF CONTINUING DISTRICT PROGRAMS?

YES

NO

EVERGREEN PARK AND RECREATION DISTRICT BALLOT ISSUE 6D

SHALL EVERGREEN PARK AND RECREATION DISTRICT DEBT BE INCREASED \$23,860,000, WITH A REPAYMENT COST OF NOT MORE THAN \$39,896,000, AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$2,386,000 ANNUALLY, PROVIDED THAT THE DEBT INCREASE AUTHORIZED BY THIS QUESTION SHALL ONLY BE EFFECTIVE IF BALLOT ISSUE "6C" IS APPROVED BY THE VOTERS OF THE DISTRICT AT THIS ELECTION, FOR PARK AND RECREATION PURPOSES TO INCLUDE BUT NOT BE LIMITED TO:

1. NEW TRAIL CONNECTIONS, INCLUDING IMPROVEMENTS TO THE EVERGREEN LAKE NORTH TRAIL, AND LAND ACQUISITIONS FOR RECREATIONAL PURPOSES AND TO PROTECT FROM FUTURE DEVELOPMENT, INCLUDING AVAILABLE PARCELS NEAR BUCHANAN PARK RECREATION CENTER;
2. NEW GYMNASIUM AND SWIMMING POOL, EXPANDED FITNESS AREA, AND FACILITY IMPROVEMENTS AT BUCHANAN PARK RECREATION CENTER;
3. REPAIR OF THE SWIMMING POOL AND NEW LOCKER ROOMS AT WULF RECREATION CENTER; AND
4. AMERICANS WITH DISABILITIES ACT (ADA) ENHANCEMENTS TO EXISTING AND NEW FACILITIES;

AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE, IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT); SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS, NOTES OR OTHER MULTIPLE FISCAL YEAR FINANCIAL OBLIGATIONS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS THE DISTRICT MAY DETERMINE; AND SHALL THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES

NO

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ARVADA FIRE PROTECTION DISTRICT BALLOT ISSUE 6E

WITHOUT INCREASING THE DISTRICT'S EFFECTIVE TAX RATE (RESIDENTIAL ASSESSMENT RATE MULTIPLIED BY THE DISTRICT'S MILL LEVY) AND IN ORDER TO STABILIZE TAX REVENUE THAT THE DISTRICT NEEDS TO PROVIDE ITS COMMUNITY WITH FIRE, RESCUE, AMBULANCE AND OTHER EMERGENCY SERVICES, INCLUDING BUT NOT LIMITED TO:

- MAINTAINING EMERGENCY RESPONSE TIMES;
- PROVIDING TRAINING FOR LIFE-SAVING MEDICAL AND OTHER EMERGENCY RESPONSE TECHNIQUES TO ENSURE FIREFIGHTER AND CITIZEN SAFETY; AND
- MEETING GROWING DEMANDS FOR VITAL EMERGENCY SERVICES.

SHALL ARVADA FIRE PROTECTION DISTRICT BE AUTHORIZED TO DECREASE OR INCREASE ITS CURRENT AND ALL FUTURE MILL LEVIES, IF ON OR AFTER NOVEMBER 6, 2018, THERE ARE CHANGES IN THE METHOD OF CALCULATING ASSESSED VALUATION, INCLUDING BUT NOT LIMITED TO A CHANGE IN THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE RESIDENTIAL ASSESSED VALUATION DUE TO ARTICLE X SECTION 3 OF THE COLORADO CONSTITUTION SO THAT, TO THE EXTENT POSSIBLE, THE ACTUAL TAX REVENUES GENERATED BY SUCH MILL LEVIES ARE THE SAME AS THE ACTUAL TAX REVENUES THAT WOULD HAVE BEEN GENERATED HAD SUCH CHANGES NOT OCCURRED?

YES

NO

INTER-CANYON FIRE PROTECTION DISTRICT BALLOT ISSUE 6F

SHALL INTER-CANYON FIRE PROTECTION DISTRICT TAXES BE INCREASED \$268,608 ANNUALLY, OR BY SUCH AMOUNT AS MAY BE RAISED BY THE IMPOSITION OF AN ADDITIONAL MILL LEVY RATE OF 3 MILLS, THE REVENUE THEREFROM TO PAY FOR THE DISTRICT'S GENERAL OPERATIONS, INCLUDING FIRE PROTECTION, AMBULANCE, EMERGENCY MEDICAL AND RESCUE SERVICES, AND FOR CAPITAL EXPENSES; AND SHALL THE DISTRICT'S TOTAL MILL LEVY RATE OF 13.561 MILLS BE ADJUSTED ANNUALLY TO OFFSET REVENUE LOSSES FROM REFUNDS, ABATEMENTS AND CHANGES TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY; AND SHALL ALL DISTRICT REVENUES BE COLLECTED, RETAINED, AND SPENT NOTWITHSTANDING ANY REVENUE LIMITS PROVIDED BY LAW?

YES

NO

KEN-CARYL RANCH METROPOLITAN DISTRICT BALLOT ISSUE 6G

SHALL KEN-CARYL RANCH METROPOLITAN DISTRICT TAXES BE INCREASED \$1,530,556 (FIRST FULL FISCAL YEAR DOLLAR INCREASE) ANNUALLY, BEGINNING IN LEVY YEAR 2018 (FOR COLLECTION IN CALENDAR YEAR 2019) BY INCREASING THE DISTRICT'S EXISTING PROPERTY TAX BY 8.0 MILLS, AND SHALL ALL REVENUE AND ANY EARNINGS ON THIS TAX CONSTITUTE A PERMANENT VOTER-APPROVED REVENUE CHANGE WITHIN THE MEANING OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND AN EXCEPTION TO THE LIMITATIONS SET FORTH IN SECTION 29-1-301 OF THE COLORADO REVISED STATUTES, AND ANY OTHER LAW?

YES

NO

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INDIAN HILLS FIRE PROTECTION DISTRICT BALLOT ISSUE 6H

IN ORDER TO SUSTAIN ADEQUATE FIRE, RESCUE, AND EMERGENCY MEDICAL SERVICES, AND ONLY IN THE EVENT THAT THE RESIDENTIAL ASSESSMENT RATE IS REDUCED BELOW THE CURRENT RATE OF 7.2% ESTABLISHED PURSUANT TO SECTION 3 OF ARTICLE X OF THE COLORADO CONSTITUTION, SHALL THE INDIAN HILLS FIRE PROTECTION DISTRICT (DISTRICT) BE PERMITTED TO ADJUST ITS PROPERTY TAX MILL LEVY TO OFFSET ANY RESULTING DECREASE IN REVENUE, AND SHALL THE DISTRICT BE PERMITTED TO ADJUST ITS PROPERTY TAX MILL LEVY TO MATCH AND BE CAPPED BY THE REVENUE THAT WOULD HAVE BEEN COLLECTED BASED ON COLORADO'S STATUTORY RATE STUDY RECOMMENDATION;

AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE AND SPENDING CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY CONSTITUTIONAL OR STATUTORY SPENDING OR REVENUE LIMITATIONS INCLUDING THOSE CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1-301, COLORADO REVISED STATUTES?

YES

NO

EVERGREEN FIRE PROTECTION DISTRICT BALLOT ISSUE 7A

SHALL EVERGREEN FIRE PROTECTION DISTRICT BE AUTHORIZED TO INCREASE OR DECREASE ITS MILL LEVY BEGINNING IN TAX COLLECTION YEAR 2020 AND ANNUALLY THEREAFTER TO OFFSET ANY REVENUE LOSSES RESULTING FROM REFUNDS AND ABATEMENTS, AND IF THERE ARE ANY CHANGES TO THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE ASSESSED VALUATION, SO THAT TO THE EXTENT POSSIBLE THE ACTUAL TAX REVENUE COLLECTED IS THE SAME AS IF SUCH CHANGES HAD NOT OCCURRED?

YES

NO

South Metro Fire Rescue Fire Protection District Ballot Question 7B

Shall the following described area become a part of the South Metro Fire Rescue Fire Protection District upon the following conditions?

Description of Area: All real property located within the boundaries of the City of Littleton.

Summary of Conditions:

1. Unless otherwise approved by the voters in advance, the maximum mill levy that shall be imposed by South Metro Fire Rescue Fire Protection District ("South Metro") is 9.25 mills or less, exclusive of refunds and abatements, such mill levy to be certified by December 15, 2019 for collection in 2020; and
2. If the proposed inclusion is approved by a majority of the eligible electors, the Pre-Unification and Fire Authority Member Agreement ("Pre-Unification Agreement") between the City of Littleton ("Littleton") and South Metro dated April 18, 2018, requires Littleton, beginning with taxes certified by December 15, 2019 for collection in 2020, to reduce its property tax by 4.662 mills, from 6.662 to 2.0 mills, which, with the 9.25 South Metro mill levy, will result in combined South Metro and Littleton property taxes of 11.25 mills; and
3. The proposed inclusion is subject to the terms and conditions of the Pre-Unification Agreement, including but not limited to the transfer of Littleton Fire Department Assets and personnel, including fire stations and fire apparatus, to South Metro and revising South Metro Board Member districts to include Littleton (a copy of the Pre-Unification Agreement is available for review from South Metro or on its website: <http://www.southmetro.org/>).

For Inclusion

Against Inclusion

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WEST METRO FIRE PROTECTION DISTRICT BALLOT ISSUE 7C

IN ORDER TO SUSTAIN ADEQUATE FIRE, RESCUE, AND EMERGENCY MEDICAL SERVICES, AND ONLY IN THE EVENT THAT THE RESIDENTIAL ASSESSMENT RATE IS REDUCED BELOW THE CURRENT RATE ESTABLISHED PURSUANT TO SECTION 3 OF ARTICLE X OF THE COLORADO CONSTITUTION, SHALL THE WEST METRO FIRE PROTECTION DISTRICT (DISTRICT) BE PERMITTED TO ADJUST ITS PROPERTY TAX MILL LEVY TO OFFSET ANY RESULTING DECREASE IN REVENUE, AND SHALL THE DISTRICT BE PERMITTED TO ADJUST ITS PROPERTY TAX MILL LEVY TO MATCH AND BE CAPPED BY THE REVENUE THAT WOULD HAVE BEEN COLLECTED BASED ON COLORADO'S STATUTORY RATE STUDY RECOMMENDATION, IF THE RECOMMENDATION IS ABOVE THE CURRENT RATE, FOR THE PURPOSES OF, BUT NOT LIMITED TO:

MAINTAINING EMERGENCY RESPONSE TIMES;
MEETING INCREASED DEMAND FOR VITAL EMERGENCY SERVICES;
PROVIDING SAFETY GEAR FOR FIREFIGHTER PARAMEDICS, SUCH AS AIR PACKS;
MAINTAINING ADEQUATE NUMBERS OF FIRST RESPONDERS AND FIREFIGHTER PARAMEDICS; AND,
PROVIDING TRAINING AND EQUIPMENT FOR LIFE-SAVING MEDICAL RESPONSE, WATER RESCUES, WILDFIRE RESPONSE, MASS CASUALTY INCIDENTS, AND OTHER EMERGENCY RESPONSE SERVICES;

WITH OVERSIGHT BY THE ELECTED BOARD OF LOCAL RESIDENTS, AND ALL FUNDS SUBJECT TO INDEPENDENT AUDITS PUBLISHED ON THE DISTRICT WEBSITE; AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE AND SPENDING CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY CONSTITUTIONAL OR STATUTORY SPENDING OR REVENUE LIMITATIONS INCLUDING THOSE CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1-301, COLORADO REVISED STATUTES?

YES

NO

NORTH FORK FIRE PROTECTION DISTRICT BALLOT ISSUE 7D

SHALL NORTH FORK FIRE PROTECTION DISTRICT TAXES INCREASE BY ZERO DOLLARS (\$0.00) IN 2019 AND THEREAFTER, AS IS NECESSARY TO OFFSET DECREASES IN THE GALLAGHER RESIDENTIAL ASSESSMENT RATE, SHALL THE DISTRICT BE AUTHORIZED ANNUALLY TO CONTINUE TO COLLECT SUCH REVENUE AS IS GENERATED BY THE CURRENT TAX RATE (2018 MILL LEVY MULTIPLIED BY 2018 RESIDENTIAL ASSESSMENT RATE, EXCLUSIVE OF REFUNDS, ABATEMENTS OR DEBT SERVICE) BY ADJUSTING THE MILL LEVY TO GENERATE THAT SAME TAX RATE, ALLOWING SUCH REVENUE TO BE COLLECTED, RETAINED AND SPENT AS VOTER APPROVED FOR THE DISTRICT'S GENERAL OPERATIONS AND CAPITAL EXPENSES RELATED TO FIRE PROTECTION, AMBULANCE, EMERGENCY MEDICAL AND RESCUE SERVICES, WITHOUT REGARD TO CONSTITUTIONAL OR STATUTORY LIMITATIONS INCLUDING THOSE CONTAINED IN ARTICLE X, SECTIONS 3, 5, AND 20 OF THE COLORADO CONSTITUTION?

YES

NO

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URBAN DRAINAGE AND FLOOD CONTROL DISTRICT BALLOT ISSUE 7G

SHALL URBAN DRAINAGE AND FLOOD CONTROL DISTRICT TAXES BE INCREASED \$14.9 MILLION IN 2019 (RESULTING IN AN ANNUAL TAX INCREASE NOT TO EXCEED \$1.97 IN 2019 FOR EACH \$100,000 OF ACTUAL RESIDENTIAL VALUATION) AND BY SUCH AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER FROM A LEVY NOT TO EXCEED 1.0 MILLS TO PAY FOR DISTRICT WORK IN COORDINATION WITH LOCAL GOVERNMENTS, INCLUDING:

1. MAINTAINING EARLY FLOOD WARNING GAUGES TO PROVIDE POTENTIAL EVACUATION WARNINGS,
2. PROVIDING TRAILS, WILDLIFE HABITAT, AND RECREATIONAL ACCESS TO RESIDENTS BY PRESERVING THOUSANDS OF ACRES OF PARKS AND OPEN SPACE IN FLOODPLAIN AREAS WHICH PROTECT THE ENVIRONMENT AND PRIVATE PROPERTY, AND
3. REMOVING DEBRIS, GARBAGE AND OBSTRUCTIONS FROM STREAMS, CREEKS AND RIVERS RESULTING IN REDUCED RISK TO THE HEALTH AND SAFETY OF RESIDENTS, PROTECTING PROPERTY, AND RESTORING NATURAL BEAUTY;

WITH THE DISTRICT'S ENTIRE MILL LEVY RATE SUBJECT TO STATUTORY CAPS AND TO ADJUSTMENT TO OFFSET REFUNDS, ABATEMENTS AND CHANGES TO THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE ASSESSED VALUATION; AND SHALL ALL DISTRICT REVENUES BE COLLECTED, RETAINED AND SPENT NOTWITHSTANDING ANY LIMITS PROVIDED BY LAW?

YES

NO