



# 2015 Boulder County Coordinated Election Ballot Content

Tuesday, November 3, 2015



**NOTE: Not all ballot content will appear on every voter's ballot. For exact certified ballot content in your precinct, please use the voter registration / sample ballot look-up tool available at [www.BoulderCountyVotes.org](http://www.BoulderCountyVotes.org) beginning September 19. Content below has been formatted/edited (titles/terms) for clarity.**

## **CITY OF BOULDER – COUNCIL CANDIDATES**

You may vote for up to FIVE (5) candidates. If you vote for FIVE (5) or less, your votes in this race will be counted. If you vote for more than FIVE (5), your votes in this race will not be counted.

Jared Kaszuba  
Lisa Morzel  
Leonard May  
~~Logan Wolff~~ →  
Edward Jabari  
Cha Cha Spinrad  
Bob Yates  
Aaron Brockett  
Julianne McCabe  
Bill Rigler  
Tim Plass  
Cindy Carlisle  
Suzanne Jones  
Michael Kruteck  
Comrade Keith Percy  
Jyotsna Raj  
Jan Burton  
Don Cote

This candidate for City Council withdrew his candidacy after ballots were printed. Votes for this candidate will not be counted.

## **CITY OF LAFAYETTE – COUNCIL CANDIDATES**

You may vote for up to FOUR (4) candidates. If you vote for FOUR (4) or less, your votes in this race will be counted. If you vote for more than FOUR (4), your votes in this race will not be counted.

Christine Berg  
Cliff Willmeng  
Alexandra Lynch

Frank Phillips  
Brad Wiesley  
Stephanie Walton  
Cliff Smedley

**CITY OF LONGMONT – MAYOR**

Vote for ONE (1)

Sarah Levison  
Ron Gallegos  
Dennis L. Coombs

**CITY OF LONGMONT – COUNCIL AT-LARGE**

Vote for ONE (1)

Joan Peck  
Scott Dunn

**CITY OF LONGMONT – COUNCIL WARD 1**

Vote for ONE (1)

Brian J. Bagley

**CITY OF LONGMONT – COUNCIL WARD 3**

Vote for ONE (1)

Bonnie Finley  
Paul Rennix

**CITY OF LOUISVILLE – MAYOR (4-YEAR TERM)**

Vote for ONE (1)

Bob Muckle

**CITY OF LOUISVILLE – CITY COUNCIL PERSON WARD I (4-YEAR TERM)**

Vote for ONE (1)

Jay Keany

**CITY OF LOUISVILLE – CITY COUNCIL PERSON WARD II (4-YEAR TERM)**

Vote for ONE (1)

Susan Loo

**CITY OF LOUISVILLE – CITY COUNCIL PERSON WARD III (4-YEAR TERM)**

Vote for ONE (1)

Todd Stevenson  
Dennis Maloney  
Angie Layton

**BOULDER VALLEY SCHOOL DISTRICT RE-2 DIRECTOR DISTRICT A (4 YEARS)**

Vote for ONE (1)

Denny McCloskey  
Shelly Benford

**BOULDER VALLEY SCHOOL DISTRICT RE-2 DIRECTOR DISTRICT C (4 YEARS)**

Vote for ONE (1)

Chris Barge  
~~Susan D. Femmer~~  
Kathy Gebhardt



This candidate for Boulder Valley School District Director C withdrew her candidacy after ballots were printed. Votes for this candidate will not be counted.

**BOULDER VALLEY SCHOOL DISTRICT RE-2 DIRECTOR DISTRICT D (4 YEARS)**

Vote for ONE (1)

Sam Fuqua

**BOULDER VALLEY SCHOOL DISTRICT RE-2 DIRECTOR DISTRICT G (4 YEARS)**

Vote for ONE (1)

Richard L. Garcia

**THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT A (4-YEAR TERM)**

Vote for ONE (1)

Jeff Swanty  
Aimie Randall

**THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT C (4-YEAR TERM)**

Vote for ONE (1)

Denise Montagu  
Vance Hansen

**THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT D (4-YEAR TERM)**

Vote for ONE (1)

Pam Howard  
Tomi Grundvig

**THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT G (4-YEAR TERM)**

Vote for ONE (1)

David Levy  
Bruce Finger

**Proposition BB (STATUTORY)**

MAY THE STATE RETAIN AND SPEND STATE REVENUES THAT OTHERWISE WOULD BE REFUNDED FOR EXCEEDING AN ESTIMATE INCLUDED IN THE BALLOT INFORMATION BOOKLET FOR PROPOSITION AA AND USE THESE REVENUES TO PROVIDE FORTY MILLION DOLLARS FOR PUBLIC SCHOOL BUILDING CONSTRUCTION AND FOR OTHER NEEDS, SUCH AS LAW ENFORCEMENT, YOUTH PROGRAMS, AND MARIJUANA EDUCATION AND PREVENTION PROGRAMS, INSTEAD OF REFUNDING THESE REVENUES TO RETAIL MARIJUANA CULTIVATION FACILITIES, RETAIL MARIJUANA PURCHASERS, AND OTHER TAXPAYERS?

YES/FOR\_\_\_\_ NO/AGAINST\_\_\_\_

**CITY OF BOULDER BALLOT ISSUE 2N**  
**SHORT-TERM RENTAL TAX**

SHALL CITY OF BOULDER TAXES BE INCREASED BY UP TO \$400,000.00 ANNUALLY (IN THE FIRST FULL FISCAL YEAR) AND BY WHATEVER AMOUNTS AS MAY BE COLLECTED ANNUALLY THEREAFTER BY THE IMPOSITION OF A SHORT-TERM RENTAL TAX ON EACH LEASE OR RENTAL OF ANY DWELLING UNIT, NOT ALREADY TAXED AS A HOTEL, MOTEL OR OTHER PUBLIC ACCOMMODATION IN THE AMOUNT OF SEVEN AND ONE-HALF PERCENT, TO FUND ADMINISTRATION,

ENFORCEMENT AND ALL OTHER REASONABLE EXPENSES ASSOCIATED WITH ADMINISTERING THE SHORT-TERM RENTAL PROGRAM WITH ANY ADDITIONAL FUNDS GOING TO CREATE AFFORDABLE HOUSING FROM JANUARY 1, 2016;

AND IN CONNECTION THEREWITH,

SHALL THE FULL PROCEEDS OF SUCH TAXES AT SUCH RATES AND ANY EARNINGS THEREON BE COLLECTED, RETAINED, AND SPENT, AS A VOTER-APPROVED REVENUE CHANGE WITHOUT LIMITATION OR CONDITION, AND WITHOUT LIMITING THE COLLECTION, RETENTION, OR SPENDING OF ANY OTHER REVENUES OR FUNDS BY THE CITY OF BOULDER UNDER ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

FOR THE MEASURE \_\_\_\_\_ AGAINST THE MEASURE \_\_\_\_\_

**City of Boulder Ballot Question 2O**

Utility Occupation Tax Extension

Without raising additional taxes, shall that portion of the city’s utility occupation tax on public utility companies that deliver electricity and natural gas to customers in the city that replaced the franchise fee paid by Public Service Company and supports general revenue needs of the city be extended from its current expiration date of December 31, 2017 and expire on December 31, 2022 with the revenues of the existing tax as extended being used to continue to support local government services, and shall the revenue from such tax extension and all earnings thereon (regardless of amount) constitute a voter approved revenue change, and an exception to the revenue and spending limits of Article X, Section 20 of the Colorado Constitution?

For the Measure \_\_\_\_\_ Against the Measure \_\_\_\_\_

**City of Boulder Ballot Question 2P**

Climate Action Plan Tax Extension

Without raising additional taxes, shall the existing climate action plan excise tax be extended for five years for the purpose of continuing to provide incentives, services, and other assistance to Boulder residents and businesses to improve energy efficiency, expand the use of renewable energy, and take other necessary steps to reduce greenhouse gas emissions, at the current rate of \$0.0049 per kilowatt hour (kwh) for residential customers, \$0.0009 per kwh for commercial customers, and \$0.0003 per kwh for industrial customers on electricity consumed, from its current expiration of March 31, 2018, through March 31, 2023 as a voter-approved revenue change?

For the Measure \_\_\_\_\_ Against the Measure \_\_\_\_\_

**City of Boulder Ballot Question 2Q**

Amending Charter Provisions Regarding Library Commission

Shall the Charter be amended to make changes so that the powers and governance of the Library Commission and the uses of the Library Fund are updated to be consistent with other advisory commissions as specified in Ordinance No. 8055?

For the Measure \_\_\_\_\_ Against the Measure \_\_\_\_\_

**City of Boulder Ballot Question 2R**

Amending Charter Provisions Regarding Compensation for Council Members

Shall Section 7 of the Charter be amended pursuant to Ordinance No. 8052 to add an annual salary for council members in the amount of \$10,000, with an annual increase equal to the percentage increase in the consumer price index and to add health benefits equivalent to those received by city employees?

For the Measure \_\_\_\_\_ Against the Measure \_\_\_\_\_

**City of Boulder Ballot Question No. 300**

Neighborhood Right to Vote on Land Use Regulation Changes

Shall the Boulder Home Rule Charter be amended to give residents of neighborhoods the right to vote on certain changes to land use regulations for residential developments that may have an impact on their quality of life, neighborhood character or property values, including without limitation those that increase the maximum allowable building height, size, density, floor areas, or occupancy limits, changes to allowable uses, or reductions in on-site parking requirements, required setbacks, or solar access protection, or change zoning district designations or regulations within residential neighborhoods; and shall such neighborhoods be contiguous areas reasonably demarcated by the city that contain at least a portion of the MH, RE, RL-1&2, RM-1,2&3, RMX-1&2, RH-1-7 or RR-1&2 zoning districts, including without limitation at least 65 separate neighborhoods listed in the petition; and such other neighborhoods as the city may reasonably identify; and shall any changes to these land use regulations or combinations of neighborhoods adopted by city council not be effective for 60 days, and if within such 60 days, one or more residential neighborhood submits a petition signed by 10 percent of the registered electors of the neighborhood meeting the referendum requirements of the charter, such changes shall not be effective for that neighborhood unless approved by the voters of such neighborhood; and shall there be a separate election for each residential neighborhood that has submitted a proper petition; and shall the city pay the costs of such elections; and related details as set forth in the initiative petition for this measure?

For the Measure \_\_\_\_\_ Against the Measure \_\_\_\_\_

**City of Boulder Ballot Question No. 301**

**New Development Shall Pay Its Own Way**

Shall the Boulder Home Rule Charter be amended to prevent the city, to the extent allowed by state and federal law, from approving new development that does not fully pay for or otherwise provide additional facilities and services to fully offset the additional burdens imposed by the new development; such facilities and services to include without limitation police, fire-rescue, parks and recreation, public libraries, housing, human services, senior services, parking services, transportation, and open space and mountain parks, but exempting utilities that have set services standards including water, wastewater, flood control, and electric; and to require the city council to apply standards and practices reasonably designed to achieve the requirements of this section, that are consistent with generally accepted professional standards and practices where they exist, and that consider indirect revenues and contributions from new development, such as sales and use tax paid by occupants; and to require the standards for transportation facilities and services to include without limitation emergency response times, daily vehicle miles traveled within the city, and travel times on designated streets during morning and evening peak and near-peak hours; and shall the city council by a vote of six members be able to exempt permanently affordable housing or publicly-owned new developments from this section; and shall new development with a complete and proper application for a building permit, or a change of use permit as of the date of passage of this section, be exempt from the requirements of this section, but only for the construction or change of use covered by the permit or change of use application as submitted; and shall the city manager be required to report annually all standards used and a summary of the measurements and actions taken and analyses performed to satisfy this section; and setting forth related details set forth in the initiated petition for this measure?

For the Measure \_\_\_\_\_ Against the Measure \_\_\_\_\_

**City of Lafayette Ballot Question No. 2J**

**Boards and Commissions Qualifications**

Shall Sections 4.17 and 5.1 of the City of Lafayette, Colorado, Home Rule Charter be amended to eliminate the requirement that, with the exception of Planning Commission, all board and commission members be residents and electors of the city, provided that the chair and all but two members reside in the city?

Yes\_\_\_\_ No\_\_\_\_

**City of Lafayette Ballot Question No. 2K**

**Collective Bargaining for Lafayette Firefighters**

Shall the City Council of the City of Lafayette enact an ordinance by April 1, 2016, obligating the City to engage in collective bargaining with the designated exclusive

representative of the Lafayette firefighters, including provisions for non-binding arbitration with impasses to be submitted to the electors of the city for final resolution?

Yes\_\_\_ No\_\_\_

**City of Longmont Ballot Question 2D**

Shall Municipal Judge Diana VanDeHey be retained in office for two (2) years?

Yes\_\_\_ No\_\_\_

**TOWN OF JAMESTOWN BALLOT ISSUE 2E**

SHALL THE TOWN OF JAMESTOWN TAXES BE INCREASED \$15,250 IN 2016 AND THEN ANNUALLY BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED THEREAFTER BY THE IMPOSITION OF AN ADDITIONAL MILL LEVY NOT TO EXCEED FIVE (5) MILLS UPON TAXABLE REAL PROPERTY WITHIN THE TOWN, COMMENCING JANUARY 1, 2016, SUCH REVENUES TO BE COLLECTED, RETAINED, AND SPENT FOR ANY LAWFUL MUNICIPAL PURPOSE; AND SHALL THE TOWN BE PERMITTED TO COLLECT, RETAIN AND EXPEND ALL REVENUES DERIVED FROM SUCH TAX INCREASE AND ANY EARNING THEREON AS A VOTER-APPROVED REVENUE CHANGE AND AN EXCEPTION TO LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES\_\_\_ NO\_\_\_

**TOWN OF JAMESTOWN BALLOT ISSUE 2F**

SHALL THE TOWN OF JAMESTOWN TAXES BE INCREASED \$5,500 IN 2016 AND THEN ANNUALLY IN 2017 AND 2018 BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED IN SUCH YEARS BY THE IMPOSITION OF A TEMPORARY, ADDITIONAL MILL LEVY NOT TO EXCEED ONE AND SEVEN-TENTHS (1.7) MILLS AND TO BE IMPOSED FOR NOT MORE THAN THREE (3) YEARS UPON TAXABLE REAL PROPERTY WITHIN THE TOWN, COMMENCING JANUARY 1, 2016, WITH THE REVENUES FROM SUCH TEMPORARY MILL LEVY TO BE COLLECTED, RETAINED, AND SPENT FOR ANY LAWFUL MUNICIPAL PURPOSE; AND SHALL THE TOWN BE PERMITTED TO COLLECT, RETAIN AND EXPEND ALL REVENUES DERIVED FROM SUCH TEMPORARY TAX INCREASE AND ANY EARNING THEREON AS A VOTER-APPROVED REVENUE CHANGE AND AN EXCEPTION TO LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES\_\_\_ NO\_\_\_

**TOWN OF LYONS BALLOT ISSUE 2A**

SHALL THE TOWN OF LYONS TAXES BE INCREASED APPROXIMATELY \$100,000.00 IN THE FIRST FULL FISCAL YEAR BY INCREASING THE SALES TAX RATE FROM 3.0 PERCENT TO 3.5 PERCENT, SUCH CHANGE TO BE IN EFFECT AS OF JANUARY 1, 2016, AND SHALL THE REVENUE CHANGE IN EVERY SUBSEQUENT YEAR CAUSED BY SUCH INCREASED SALES TAX RATE BE APPROVED, PERMITTING ALL OF THE PROCEEDS OF SUCH INCREASE IN THE TOWN'S SALES TAX TO BE COLLECTED, RETAINED, AND SPENT IN ANY YEAR FOR THE PURPOSE OF DEFRAYING EXPENSES FOR ANY LAWFUL MUNICIPAL PURPOSE, AND SHALL THE ANNUAL REVENUE FROM SUCH TAX INCREASE CONSTITUTE A VOTER APPROVED REVENUE CHANGE WITHIN THE MEANING OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

YES\_\_\_ NO\_\_\_

**TOWN OF LYONS BALLOT ISSUE 2B**

SHALL TOWN OF LYONS TAXES BE INCREASED, COMMENCING JANUARY 1, 2016, BY \$270,000.00 ANNUALLY IN THE FIRST FISCAL YEAR ENDING DECEMBER 31, 2016, AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY IMPOSING, A NEW EXCISE TAX OF 5% OF THE AVERAGE MARKET RATE AS DETERMINED BY THE COLORADO DEPARTMENT OF REVENUE WHEN RETAIL MARIJUANA IN ANY FORM IS FIRST SOLD OR TRANSFERRED BY A MARIJUANA CULTIVATION FACILITY OR MARIJUANA INFUSED PRODUCTS FACILITY; WITH THE RATE OF SUCH EXCISE TAX BEING ALLOWED TO BE DECREASED OR INCREASED WITHOUT FURTHER VOTER APPROVAL SO LONG AS THE RATE OF SUCH TAX DOES NOT EXCEED 10%, AND SHALL ALL REVENUES DERIVED FROM SUCH EXCISE TAX BE COLLECTED AND SPENT, AS A VOTER APPROVED REVENUE CHANGE, NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATIONS CONTAINED IN ARTICLE X, SECTION 20, OF THE COLORADO CONSTITUTION, ARTICLE 1 OF TITLE 29, COLORADO REVISED STATUTES, OR ANY OTHER LAW?

YES\_\_\_ NO\_\_\_

**TOWN OF NEDERLAND BALLOT ISSUE 2C**

SHALL THE TOWN OF NEDERLAND BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE FULL AMOUNT OF THE EIGHT HUNDRED THOUSAND DOLLAR (\$800,000) STATE ENERGY AND MINERAL IMPACT ASSISTANCE GRANT FUNDS AWARDED TO THE TOWN ON AUGUST 5, 2015, FOR PURPOSES OF THE TOWN MAINTENANCE SHOP PROJECT, NOTWITHSTANDING ANY STATE SPENDING OR

REVENUE LIMITATION, INCLUDING THOSE CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

YES\_\_\_ NO\_\_\_

**Boulder Valley School District RE-2 Ballot Question 3A**

Without increasing taxes, shall Boulder Valley School District No. RE-2 be authorized to lease current excess capacity on its existing fiber optic networks or to otherwise provide high-speed internet services (advanced services), telecommunications services, and/or cable television services, including any new and improved high bandwidth services based on future technologies, to schools, libraries, residents, businesses, nonprofit entities, and other users or subscribers of such services, either directly or indirectly, by contract and/or through sale or purchase of resale or wholesale services, with public or private sector partners, as expressly permitted with voter approval by Article 27, Title 29 of the Colorado Revised Statutes?

Yes\_\_\_ No\_\_\_

**BOULDER RURAL FIRE PROTECTION DISTRICT BALLOT ISSUE 5B**

SHALL BOULDER RURAL FIRE PROTECTION DISTRICT TAXES BE INCREASED \$995,464 (FIRST FULL FISCAL YEAR DOLLAR INCREASE) ANNUALLY BEGINNING IN LEVY YEAR 2015 (FOR COLLECTION IN CALENDAR YEAR 2016) BY INCREASING THE DISTRICT'S EXISTING PROPERTY TAX BY 4.0 MILLS TO BE USED FOR THE DISTRICT'S GENERAL OPERATIONS, ADMINISTRATION AND CAPITAL IMPROVEMENTS, ALL REVENUE AND EARNINGS FROM THIS TAX CONSTITUTING 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\_\_\_

**Knollwood Water District Ballot Question 5A**

Shall the Knollwood Water District be converted to a metropolitan district pursuant to section 32- 1-1006(2), Colorado Revised Statutes, to be named the Knollwood Metropolitan District, with all rights, powers, and authority of a metropolitan district under Colorado law, including without limitation section 32-1-1004, Colorado Revised Statutes?

Yes\_\_\_ No\_\_\_

**ESTES VALLEY RECREATION AND PARK DISTRICT BALLOT ISSUE 4C**  
ESTES VALLEY COMMUNITY CENTER OPERATION AND MAINTENANCE

SHALL ESTES VALLEY RECREATION AND PARK DISTRICT TAXES BE INCREASED UP TO \$200,000 ANNUALLY FOR A LIMITED TEN-YEAR PERIOD (COMMENCING IN COLLECTION YEAR 2018 AND ENDING AFTER COLLECTION YEAR 2027), IF CONSTRUCTION OF THE ESTES VALLEY COMMUNITY CENTER IS APPROVED BY DISTRICT ELECTORS, WITH THE INCREASE TO BE USED TO COVER A PORTION OF THE COSTS OF

- OPERATING AND MAINTAINING THE ESTES VALLEY COMMUNITY CENTER,

BY A PROPERTY TAX TO BE LEVIED AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE; AND SHALL THE DISTRICT BE PERMITTED TO COLLECT, RETAIN AND EXPEND SUCH TAXES AS A VOTER-APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITATION CONTAINED IN SECTION 29-1-301 OF THE COLORADO REVISED STATUTES?

YES/FOR \_\_\_\_ NO/AGAINST \_\_\_\_

**ESTES VALLEY RECREATION AND PARK DISTRICT BALLOT ISSUE 4D**  
ESTES VALLEY COMMUNITY CENTER BOND

SHALL ESTES VALLEY RECREATION AND PARK DISTRICT DEBT BE INCREASED UP TO \$19.83 MILLION, WITH A MAXIMUM REPAYMENT COST OF UP TO \$33.2 MILLION, AND SHALL DISTRICT TAXES BE INCREASED UP TO \$1.67 MILLION ANNUALLY TO CONSTRUCT, IMPROVE AND EQUIP THE ESTES VALLEY COMMUNITY CENTER, WHICH FACILITY IS INTENDED TO PROVIDE, AMONG OTHER THINGS,

- MULTIGENERATIONAL COMMUNITY SPACE, INCLUDING SENIOR SERVICES, LIBRARY RESOURCES, CHILD CARE FACILITIES, FAMILY AND YOUTH AMENITIES, INDOOR GARDENING SPACE, MEETING ROOMS AND GATHERING SPACES, AND

- RECREATION SPACE, INCLUDING AN INDOOR WALKING TRACK, AQUATICS FACILITIES, MULTIPURPOSE GYMNASIUM SPACE, GROUP EXERCISE/FITNESS AREAS AND LOCKER/FAMILY CHANGING ROOMS,

SUCH DEBT TO CONSIST OF THE ISSUANCE AND PAYMENT OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 5.50% PER ANNUM AND BE ISSUED AT SUCH TIMES AND PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HERewith, AS THE BOARD OF DIRECTORS MAY DETERMINE; SHALL AD VALOREM PROPERTY TAXES BE LEVIED WITHOUT LIMIT AS TO THE MILL RATE TO GENERATE AN AMOUNT SUFFICIENT IN EACH YEAR TO PAY THE PRINCIPAL OF, PREMIUM IF ANY, AND

INTEREST ON SUCH DEBT AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAXES AND BONDS CONSTITUTE A VOTER-APPROVED REVENUE CHANGE?

YES/FOR \_\_\_\_\_ NO/AGAINST \_\_\_\_\_