



# 2016 Boulder County General Election Ballot Content

Tuesday, November 8, 2016



**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 and sample ballot look-up tool available at [www.BoulderCountyVotes.org](http://www.BoulderCountyVotes.org) beginning September 26. Content below has been formatted/edited (titles/terms) for clarity and layout. Certified candidate names will not appear on the any ballots/sample ballots.**

## Presidential Electors

(Vote for One Pair)

Hillary Clinton / Tim Kaine  
Democratic

Donald J. Trump / Michael R. Pence  
Republican

Darrell L. Castle / Scott N. Bradley  
American Constitution

Gary Johnson / Bill Weld  
Libertarian

Jill Stein / Ajamu Baraka  
Green

Frank Atwood / Blake Huber  
Approval Voting

"Rocky" Roque De La Fuente / Michael Steinberg  
American Delta

James Hedges / Bill Bayes  
Prohibition

Tom Hoefling / Steve Schulin  
America's

Chris Keniston / Deacon Taylor  
Veterans of America

Alyson Kennedy / Osborne Hart  
Socialist Workers

Kyle Kenley Kopitke / Nathan R. Sorenson  
Independent American

Laurence Kotlikoff / Edward Leamer  
Kotlikoff for President

Gloria Estela La Riva / Dennis J. Banks  
Socialism and Liberation

Bradford Lyttle / Hannah Walsh  
Nonviolent Resistance/Pacifist

Joseph Allen Maldonado / Douglas K. Terranova  
Independent People

Michael A. Maturen / Juan Munoz  
American Solidarity

Evan McMullin / Nathan Johnson  
Unaffiliated

Ryan Alan Scott / Bruce Kendall Barnard  
Unaffiliated

Rod Silva / Richard C. Silva  
Nutrition

Mike Smith / Daniel White  
Unaffiliated

Emidio Soltysik / Angela Nicole Walker  
Socialist USA

Write-In

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*Presidential Electors – Certified Write-In Candidates*

Bruce Lohmiller / J.R. Smith  
Green / Democratic

Thomas J. Nieman / Bernie Jackson  
Unaffiliated / Libertarian

Corey Sterner / Jeff Ryan  
Unaffiliated / Republican

David Perry / Eric "Rick" Seiley  
Republican

Brian Anthony Perry / Michael Byron Nelson  
Unaffiliated

Cherunda Fox / Roger Kushner  
Unaffiliated

**United States Senator**  
(Vote for One)

Michael Bennet  
Democratic

Darryl Glenn  
Republican

Lily Tang Williams  
Libertarian  
(Signed declaration to limit service to no more than 2 terms)

Arn Menconi  
Green

Bill Hammons  
Unity  
(Signed declaration to limit service to no more than 2 terms)

Dan Chapin  
Unaffiliated

Paul Noel Fiorino  
Unaffiliated

Write-In  
\_\_\_\_\_

*United States Senator – Certified Write-In Candidate*

Don Willoughby  
Unaffiliated

**Representative to the 115th United States Congress - District 2**  
(Vote for One)

Jared Polis  
Democratic

Nicholas Morse  
Republican

Richard Longstreth  
Libertarian  
(Signed declaration to limit service to no more than 3 terms)

**Representative to the 115th United States Congress - District 4**  
(Vote for One)

Bob Seay  
Democratic

Ken Buck  
Republican

Bruce Griffith  
Libertarian

Write-In  
\_\_\_\_\_

*Representative to the 115th United States Congress - District 4 – Certified Write-In Candidate*

Donald Howbert  
Republican

**Regent of the University of Colorado - At Large**

(Vote for One)

Alice Madden  
Democratic

Heidi Ganahl  
Republican

**Regent of the University of Colorado - Congressional**

**District 4**

(Vote for One)

Suzanne M. Sharkey  
Republican

Bob Owens  
Democratic

**State Senator - District 17**

(Vote for One)

Matt Jones  
Democratic

**State Senator - District 18**

(Vote for One)

Stephen Fenberg  
Democratic

M. Peter Spraitz  
Republican

**State Representative - District 10**

(Vote for One)

Edie Hooton  
Democratic

**State Representative - District 11**

(Vote for One)

Jonathan Singer  
Democratic

Corey Piper  
Republican

**State Representative - District 12**

(Vote for One)

Bob Dillon  
Republican

Mike Foote  
Democratic

**State Representative - District 13**

(Vote for One)

KC Becker  
Democratic

**State Representative - District 33**

(Vote for One)

Karen Nelson  
Republican

Matt Gray  
Democratic

Kim Tavendale  
Libertarian

**District Attorney - 20th Judicial District**

(Vote for One)

Stan Garnett  
Democratic

**Regional Transportation District Director - District I**

(Vote for One)

Véronique Marie Bellamy

Lee Kemp

Judy Lubow

**County Commissioner - District 1**

(Vote for One)

Kevin Sipple  
Republican

Elise Jones  
Democratic

**County Commissioner - District 2**

(Vote for One)

Deb Gardner  
Democratic

Paul Danish  
Republican

**Town of Superior - Trustee (4 Year Term)**

(Vote for Not More Than Three (3))

Kevin C. Ryan

Jason Reese

Sandie Hammerly

Narayan Shrestha

Mark Lacis

Patricia E. Dunham

Gladys M. Forshee

Anthony Stewart

Jerry Malia

**Colorado Supreme Court Justice**

(Vote YES or NO)

Shall Justice William Hood of the Colorado Supreme Court be retained in office?

**Colorado Court of Appeals Judge**

(Vote YES or NO)

Shall Judge Karen M. Ashby of the Colorado Court of Appeals be retained in office?

Shall Judge Michael H. Berger of the Colorado Court of Appeals be retained in office?

Shall Judge Steven L. Bernard of the Colorado Court of Appeals be retained in office?

Shall Judge Stephanie E. Dunn of the Colorado Court of Appeals be retained in office?

Shall Judge David Furman of the Colorado Court of Appeals be retained in office?

Shall Judge Robert D. Hawthorne of the Colorado Court of Appeals be retained in office?

Shall Judge Jerry N. Jones of the Colorado Court of Appeals be retained in office?

Shall Judge Anthony J. Navarro of the Colorado Court of Appeals be retained in office?

Shall Judge Gilbert M. Román of the Colorado Court of Appeals be retained in office?

Shall Judge Diana Terry of the Colorado Court of Appeals be retained in office?

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

**District Court Judge - 20th Judicial District**

(Vote YES or NO)

Shall Judge Andrew Hartman of the 20th Judicial District be retained in office?

Shall Judge Bruce Langer of the 20th Judicial District be retained in office?

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*Ballot questions referred by the general assembly or any political subdivision are listed by letter, and ballot questions initiated by the people are listed numerically. A ballot question listed as an "amendment" proposes a change to the Colorado constitution, and a ballot question listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes/for" vote on any ballot question is a vote in favor of changing current law or existing circumstances, and a "no/against" vote on any ballot question is a vote against changing current law or existing circumstances.*

**Amendment T (CONSTITUTIONAL)**

Shall there be an amendment to the Colorado constitution concerning the removal of the exception to the prohibition of slavery and involuntary servitude when used as punishment for persons duly convicted of a crime?

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

**Amendment U (CONSTITUTIONAL)**

Shall there be an amendment to the Colorado constitution concerning an exemption from property taxation for a possessory interest in real property if the actual value of the interest is less than or equal to six thousand dollars or such amount adjusted for inflation?

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

**Amendment 69 (CONSTITUTIONAL)**

SHALL STATE TAXES BE INCREASED \$25 BILLION ANNUALLY IN THE FIRST FULL FISCAL YEAR, AND BY SUCH AMOUNTS THAT ARE RAISED THEREAFTER, BY AN AMENDMENT TO THE COLORADO CONSTITUTION ESTABLISHING A HEALTH CARE PAYMENT SYSTEM TO FUND HEALTH CARE FOR ALL INDIVIDUALS WHOSE PRIMARY RESIDENCE IS IN COLORADO, AND, IN CONNECTION THEREWITH, CREATING A GOVERNMENTAL ENTITY CALLED COLORADOCARE TO ADMINISTER THE HEALTH CARE PAYMENT SYSTEM; PROVIDING FOR THE GOVERNANCE OF COLORADOCARE BY AN INTERIM APPOINTED BOARD OF TRUSTEES UNTIL AN ELECTED BOARD OF TRUSTEES TAKES RESPONSIBILITY; EXEMPTING COLORADOCARE FROM THE TAXPAYER'S BILL OF RIGHTS; ASSESSING AN INITIAL TAX ON THE TOTAL PAYROLL FROM EMPLOYERS, PAYROLL INCOME FROM EMPLOYEES, AND NONPAYROLL INCOME AT VARYING RATES; INCREASING THESE TAX RATES WHEN COLORADOCARE BEGINS MAKING HEALTH CARE PAYMENTS FOR BENEFICIARIES; CAPPING THE TOTAL AMOUNT OF INCOME SUBJECT TO TAXATION; AUTHORIZING THE BOARD TO INCREASE THE TAXES IN SPECIFIED CIRCUMSTANCES UPON APPROVAL OF THE MEMBERS OF COLORADOCARE; REQUIRING COLORADOCARE TO CONTRACT WITH HEALTH CARE PROVIDERS TO PAY FOR SPECIFIC HEALTH CARE BENEFITS; TRANSFERRING ADMINISTRATION OF THE MEDICAID AND CHILDREN'S BASIC HEALTH PROGRAMS AND ALL OTHER STATE AND FEDERAL HEALTH CARE FUNDS FOR COLORADO TO COLORADOCARE; TRANSFERRING RESPONSIBILITY TO COLORADOCARE FOR MEDICAL CARE THAT WOULD OTHERWISE BE PAID FOR BY WORKERS' COMPENSATION INSURANCE; REQUIRING COLORADOCARE TO APPLY FOR A WAIVER FROM THE AFFORDABLE CARE ACT TO ESTABLISH A COLORADO HEALTH CARE PAYMENT SYSTEM; AND SUSPENDING THE OPERATIONS OF THE COLORADO HEALTH BENEFIT EXCHANGE AND TRANSFERRING ITS RESOURCES TO COLORADOCARE?

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

**Amendment 70 (CONSTITUTIONAL)**

Shall there be an amendment to the Colorado constitution increasing the minimum wage to \$9.30 per hour with annual increases of \$0.90 each January 1 until it reaches \$12 per hour effective January 2020, and annually adjusting it thereafter for cost-of-living increases?

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

**Amendment 71 (CONSTITUTIONAL)**

Shall there be an amendment to the Colorado constitution making it more difficult to amend the Colorado constitution by requiring that any petition for a citizen-initiated constitutional amendment be signed by at least two percent of the registered electors who reside in each state senate district for the amendment to be placed on the ballot and increasing the percentage of votes needed to pass any proposed constitutional amendment from a majority to at least fifty-five percent of the votes cast, unless the proposed constitutional amendment only repeals, in whole or in part, any provision of the constitution?

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

**Amendment 72 (CONSTITUTIONAL)**

SHALL STATE TAXES BE INCREASED \$315.7 MILLION ANNUALLY BY AN AMENDMENT TO THE COLORADO CONSTITUTION INCREASING TOBACCO TAXES, AND, IN CONNECTION THEREWITH, BEGINNING JANUARY 1, 2017, INCREASING TAXES ON CIGARETTES BY 8.75 CENTS PER CIGARETTE (\$1.75 PER PACK OF 20 CIGARETTES) AND ON OTHER TOBACCO PRODUCTS BY 22 PERCENT OF THE MANUFACTURER'S LIST PRICE; AND ALLOCATING SPECIFIED PERCENTAGES OF THE NEW TOBACCO TAX REVENUE TO HEALTH-RELATED PROGRAMS AND TOBACCO EDUCATION, PREVENTION, AND CESSATION PROGRAMS CURRENTLY FUNDED BY EXISTING CONSTITUTIONAL TOBACCO TAXES; AND ALSO ALLOCATING NEW REVENUE FOR TOBACCO-RELATED HEALTH RESEARCH, VETERANS' PROGRAMS, CHILD AND

ADOLESCENT BEHAVIORAL HEALTH, CONSTRUCTION AND TECHNOLOGY IMPROVEMENTS FOR QUALIFIED HEALTH PROVIDERS, EDUCATIONAL LOAN REPAYMENT FOR HEALTH PROFESSIONALS IN RURAL AND UNDERSERVED AREAS, AND HEALTH PROFESSIONAL TRAINING TRACKS?

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

**Proposition 106 (STATUTORY)**

Shall there be a change to the Colorado revised statutes to permit any mentally capable adult Colorado resident who has a medical prognosis of death by terminal illness within six months to receive a prescription from a willing licensed physician for medication that can be self-administered to bring about death; and in connection therewith, requiring two licensed physicians to confirm the medical prognosis, that the terminally-ill patient has received information about other care and treatment options, and that the patient is making a voluntary and informed decision in requesting the medication; requiring evaluation by a licensed mental health professional if either physician believes the patient may not be mentally capable; granting immunity from civil and criminal liability and professional discipline to any person who in good faith assists in providing access to or is present when a patient self-administers the medication; and establishing criminal penalties for persons who knowingly violate statutes relating to the request for the medication?

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

**Proposition 107 (STATUTORY)**

Shall there be a change to the Colorado Revised Statutes recreating a presidential primary election to be held before the end of March in each presidential election year in which unaffiliated electors may vote without declaring an affiliation with a political party?

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

**Proposition 108 (STATUTORY)**

Shall there be a change to the Colorado Revised Statutes concerning the process of selecting candidates representing political parties on a general election ballot, and, in connection therewith, allowing an unaffiliated elector to vote in the primary election of a political party without declaring an affiliation with that party and permitting a political party in specific circumstances to select all of its candidates by assembly or convention instead of by primary election?

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

**COUNTY ISSUE 1A (Road and Bridge Mill Levy Increase):**

SHALL BOULDER COUNTY TAXES BE INCREASED \$5.5 MILLION ANNUALLY (FIRST FULL FISCAL YEAR DOLLAR INCREASE IN 2017) THROUGH AN INCREASE IN BOULDER COUNTY'S AD VALOREM PROPERTY TAX MILL LEVY OF 0.785 MILLS, FOR FIFTEEN YEARS TO AND INCLUDING DECEMBER 31, 2031, FOR THE PURPOSE OF FUNDING ROAD AND BRIDGE PROJECTS WITHIN THE MUNICIPALITIES IN BOULDER COUNTY AND REHABILITATION OF PAVED PUBLIC LOCAL ACCESS SUBDIVISION ROADS IN UNINCORPORATED BOULDER COUNTY, SUCH INCREASE IN PROPERTY TAX REVENUES TO BE IN EXCESS OF THAT WHICH WOULD OTHERWISE BE PERMITTED UNDER SECTION 29-1-301, C.R.S., EACH YEAR WITHOUT SUCH INCREASE; AND SHALL THE REVENUES AND EARNINGS ON THE INVESTMENT OF THE PROCEEDS OF SUCH TAX, REGARDLESS OF AMOUNT, CONSTITUTE A VOTER-APPROVED REVENUE CHANGE AND A PROPERTY TAX REVENUE CHANGE; ALL AS MORE PARTICULARLY SET FORTH IN BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2016-89?

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

**COUNTY ISSUE 1B (Countywide Open Space Sales and Use Tax Bond Authorization and Tax Extension):**

SHALL BOULDER COUNTY DEBT BE INCREASED BY UP TO \$30 MILLION, WITH A MAXIMUM REPAYMENT COST OF UP TO \$54 MILLION, WITH NO INCREASE IN ANY

COUNTY TAX OR TAX RATE, BY THE ISSUANCE OF REVENUE BONDS FOR THE PURPOSE OF OPEN SPACE LAND ACQUISITION, WHICH BONDS SHALL BEAR INTEREST, MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH OTHER TERMS, NOT INCONSISTENT HERewith, INCLUDING PROVISIONS FOR FUNDING ANY CAPITALIZED INTEREST AND REQUIRED RESERVES, AS THE BOARD OF COUNTY COMMISSIONERS MAY DETERMINE; AND SHALL ONE-HALF (0.125%) OF THE COUNTY'S EXISTING 0.25% SALES AND USE TAX FOR OPEN SPACE, CURRENTLY SET TO EXPIRE DECEMBER 31, 2019, BE EXTENDED FOR AN ADDITIONAL PERIOD OF FIFTEEN YEARS TO AND INCLUDING DECEMBER 31, 2034 FOR THE PURPOSE OF FUNDING THE OPEN SPACE PROGRAM, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:

- TARGETED OPEN SPACE LAND ACQUISITION, INCLUDING KEY REMAINING PROPERTIES THROUGHOUT BOULDER COUNTY; AND
  - THE CONTINUED MANAGEMENT AND MAINTENANCE OF EXISTING OPEN SPACE, INCLUDING CONSTRUCTING MORE TRAILS ON AND CONNECTING TO OPEN SPACE AND RESTORING WETLANDS AND AREAS ALONG RIVERS AND STREAMS ON OPEN SPACE DAMAGED BY THE 2013 FLOOD;
- AND SHALL SUCH BONDS BE REPAYED FROM THE PROCEEDS OF SUCH EXTENDED TAX AND, TO THE EXTENT PROCEEDS FROM SUCH EXTENDED TAX ARE INSUFFICIENT OR UNAVAILABLE FOR THE REPAYMENT OF SUCH BONDS, FROM OTHER COUNTY OPEN SPACE SALES AND USE TAX REVENUES, THE CONSERVATION TRUST FUND, THE COUNTY'S GENERAL FUND AND OTHER LEGALLY AVAILABLE FUNDS; SHALL THE COUNTY BE AUTHORIZED, IN ORDER TO PROVIDE FOR THE PAYMENT OF SUCH BONDS, TO ENTER INTO A MULTIPLE-FISCAL YEAR OBLIGATION TO TRANSFER THE PROCEEDS OF SUCH EXTENDED TAX, OTHER COUNTY OPEN SPACE SALES AND USE TAX REVENUES, AND MONEYS FROM THE CONSERVATION TRUST FUND, THE GENERAL FUND AND OTHER LEGALLY AVAILABLE FUNDS TO THE OPEN SPACE CAPITAL IMPROVEMENT TRUST FUND IN AN AMOUNT SUFFICIENT TO PAY THE DEBT SERVICE ON SUCH BONDS AND TO OTHERWISE COMPLY WITH THE COVENANTS OF THE RESOLUTION OR OTHER INSTRUMENTS GOVERNING SUCH BONDS; AND SHALL THE REVENUES AND THE EARNINGS ON THE

INVESTMENT OF THE PROCEEDS OF SUCH TAX AND SUCH BONDS, REGARDLESS OF AMOUNT, CONSTITUTE A VOTER-APPROVED REVENUE CHANGE; ALL IN ACCORDANCE WITH BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2016-77?

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

**COUNTY ISSUE 1C (Countywide Sustainability Sales and Use Tax Extension):**

WITH NO INCREASE IN ANY COUNTY TAX OR TAX RATE, SHALL ONE-HALF (0.125%) OF THE COUNTY'S EXISTING 0.25% SALES AND USE TAX FOR OPEN SPACE, CURRENTLY SET TO EXPIRE DECEMBER 31, 2019, BE EXTENDED FOR AN ADDITIONAL PERIOD OF FIFTEEN YEARS TO AND INCLUDING DECEMBER 31, 2034 FOR THE PURPOSE OF FUNDING SUSTAINABILITY INFRASTRUCTURE AND PROGRAMS, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:

- PROGRAMS TO CONSERVE OUR WATER RESOURCES BY HELPING FARMERS, RESIDENTS AND BUSINESSES REDUCE THEIR WATER USE;
  - RECYCLING AND COMPOSTING SERVICES AND FACILITIES FOR BOULDER COUNTY RESIDENTS AND BUSINESS OWNERS TO HELP REDUCE WASTE;
  - ENERGY EFFICIENCY AND RENEWABLE ENERGY SERVICES SUCH AS ENERGYSMART PROGRAMS FOR HOMES AND BUSINESSES AND HOME WEATHERIZATION FOR LOW INCOME HOUSEHOLDS;
  - ASSISTANCE TO LOCAL FARMERS TO GROW MORE LOCAL AND ORGANIC FOOD FOR BOULDER COUNTY RESIDENTS; AND
  - PROGRAMS TO INCREASE TRANSPORTATION CHOICES BY MAKING IT EASIER TO USE PUBLIC TRANSIT, PROVIDING AFFORDABLE TRANSPORTATION OPTIONS FOR LOW INCOME RESIDENTS AND STUDENTS, AND PROMOTING ELECTRIC VEHICLES AND CHARGING STATIONS;
- AND SHALL THE REVENUES AND THE EARNINGS ON THE INVESTMENT OF THE PROCEEDS OF SUCH TAX, REGARDLESS OF AMOUNT, CONSTITUTE A VOTER-APPROVED REVENUE CHANGE; ALL IN ACCORDANCE WITH BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2016-79?

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

**County Question 1D (District Attorney Term Limit Extension to Four Terms):**

Shall the term limits imposed by state law and in Article XVIII, Section 11, of the Colorado Constitution on the office of District Attorney of Boulder County, Twentieth Judicial District, be modified so as to permit an elected officeholder in that office to seek and, if the voters of Boulder County choose to re-elect that person to a fourth term in office, to serve a fourth consecutive term?

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

**CITY OF BOULDER BALLOT ISSUE 2H SUGAR SWEETENED BEVERAGE PRODUCT DISTRIBUTION TAX**

SHALL CITY OF BOULDER TAXES BE INCREASED \$3.8 MILLION (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY BY IMPOSING AN EXCISE TAX OF 2 CENTS PER OUNCE ON THE FIRST DISTRIBUTOR IN ANY CHAIN OF DISTRIBUTION OF DRINKS WITH ADDED SUGAR, AND SWEETENERS USED TO PRODUCE SUCH DRINKS, EXEMPTING: (1) SWEETENERS SOLD SEPARATELY TO THE CONSUMER AT A GROCERY STORE; (2) MILK PRODUCTS; (3) BABY FORMULA; (4) ALCOHOL; AND (5) DRINKS TAKEN FOR MEDICAL REASONS; AND IN CONNECTION THEREWITH, SHALL ALL OF THE REVENUES COLLECTED BE USED TO FUND: THE ADMINISTRATIVE COST OF THE TAX, AND THEREAFTER FOR HEALTH PROMOTION, GENERAL WELLNESS PROGRAMS AND CHRONIC DISEASE PREVENTION IN THE CITY OF BOULDER THAT IMPROVE HEALTH EQUITY, SUCH AS ACCESS TO SAFE AND CLEAN DRINKING WATER, HEALTHY FOODS, NUTRITION AND FOOD EDUCATION, PHYSICAL ACTIVITY, OTHER HEALTH PROGRAMS ESPECIALLY FOR RESIDENTS WITH LOW INCOME AND THOSE MOST AFFECTED BY CHRONIC DISEASE LINKED TO SUGARY DRINK CONSUMPTION, ALL EFFECTIVE JULY 1, 2017, 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 2I Clarify and Amend Blue Line, Water Not Supplied West of Line**

Shall the boundary described in Boulder Home Rule Charter section 128A and approved by the voters in 1959 that provides that the City of Boulder shall not supply water for domestic, commercial, or industrial uses to land lying on the westward side of the line be amended to clarify the location of the boundary and to allow the provision of water service to existing developed properties as described in Ordinance No. 8133, and further shall the standards in Charter section 128A be amended to clarify the conditions and eligibility for water service as described in Ordinance No. 8133?

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

**City of Boulder Ballot Question 2J Provide Insurance Benefits for Council Members**

Shall section 7, "Compensation," of the Boulder Home Rule Charter be amended pursuant to Ordinance No. 8132 to allow council members serving on January 1, 2020 and after to be eligible to receive benefits under the same terms and conditions that are available to full-time city employees including without limitation participation in city health, vision, dental and life insurance plans?

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

**City of Boulder Ballot Question 302 Qualifications of Council Members**

Shall section 4 of the Boulder Home Rule Charter be amended by adding a new paragraph to restrict council members to three terms in the person's lifetime, which requirement shall apply to any candidate for council after November 8, 2016?

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

**CITY OF LAFAYETTE BALLOT ISSUE NO. 2C CITY OF LAFAYETTE COMMUNITY BUS PASS PROGRAM LEVY**

SHALL THE CITY OF LAFAYETTE, COLORADO, TAXES BE INCREASED BY \$575,000 IN THE FIRST FULL FISCAL YEAR (2017) AND BY WHATEVER AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY THE IMPOSITION OF AN ADDITIONAL MILL LEVY NOT TO EXCEED ONE-AND-A-QUARTER (1.25) MILLS UPON TAXABLE REAL PROPERTY WITHIN THE CITY, COMMENCING JANUARY 1, 2017, AND CONTINUING THROUGH CALENDAR YEAR 2022 UNLESS FURTHER EXTENDED BY A VOTE OF THE ELECTORATE, SUCH REVENUES TO BE COLLECTED, RETAINED AND SPENT FOR THE PURPOSE OF FUNDING A PROGRAM THAT WILL ALLOW THOSE INDIVIDUALS WHOSE PRIMARY RESIDENCE IS IN LAFAYETTE ACCESS TO REGIONAL PUBLIC MASS TRANSPORTATION AT NO OR NOMINAL ADDITIONAL COSTS, AND SHALL THE CITY BE PERMITTED TO COLLECT, RETAIN AND EXPEND ALL REVENUES DERIVED FROM SUCH TAX, INCLUDING ANY EARNINGS FROM THE INVESTMENT THEREOF, AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

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

**CITY OF LAFAYETTE BALLOT ISSUE NO. 2D CITY OF LAFAYETTE STORAGE TAX**

SHALL THE CITY OF LAFAYETTE TAXES BE INCREASED BY \$180,000 ANNUALLY IN THE FIRST FULL FISCAL YEAR (2017) AND BY WHATEVER AMOUNTS ARE RAISED

ANNUALLY THEREAFTER, BY THE IMPOSITION OF AN EXCISE TAX ON THE RENTAL OF INDOOR OR OUTDOOR STORAGE SPACE, OR THE SALE OF STORAGE SERVICES, WITH SUCH TAX BEING IMPOSED AT THE RATE OF 3.5% OF THE PRICE PAID FOR STORAGE OR STORAGE SERVICES, AND THE PROCEEDS USED TO DEFER THE EXPENSE OF GENERAL MUNICIPAL SERVICES OF THE CITY; AND SHALL THE CITY BE PERMITTED TO COLLECT, RETAIN, AND EXPEND ALL REVENUES DERIVED FROM SUCH TAX 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/FOR \_\_\_\_\_  
NO/AGAINST \_\_\_\_\_

**City Of Lafayette Ballot Question No. 2E Authorizing The Provision Of Telecommunication Services**

Shall the City of Lafayette, Colorado, be authorized to provide high-speed internet services (advanced services), telecommunications services, and/or cable television services to residents, businesses, schools, libraries, nonprofit entities, and other users of such services, either directly or indirectly with public or private sector partners, as expressly permitted by §§ 29-27-101 to 304, "competition in utility and entertainment services," of the Colorado Revised Statutes, without limiting its home rule authority?

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

**City Of Lafayette Ballot Question No. 2F Charter Amendment 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 all board and commission members be electors of the city, while retaining the residency requirement?

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

**CITY OF LOUISVILLE BALLOT ISSUE 2A**

SHALL CITY OF LOUISVILLE DEBT BE INCREASED \$28,600,000, WITH A REPAYMENT COST OF UP TO \$45,400,000; AND SHALL CITY OF LOUISVILLE TAXES BE INCREASED UP TO \$1,820,000 ANNUALLY, OR BY SUCH LESSER AMOUNT AS MAY BE NECESSARY TO PAY SUCH DEBT FROM AN ADDITIONAL AD VALOREM PROPERTY TAX MILL LEVY NOT TO EXCEED 3.350 MILLS TO BE IMPOSED FOR A PERIOD NOT TO EXCEED TWENTY FIVE YEARS; SUCH DEBT AND TAXES TO BE FOR THE PURPOSE OF CONSTRUCTING, EXPANDING AND RENOVATING THE LOUISVILLE RECREATION/SENIOR CENTER AND THE POOL FACILITIES AT MEMORY SQUARE PARK, TO INCLUDE ALL NECESSARY LAND, EQUIPMENT, FURNISHINGS, IMPROVEMENTS AND INCIDENTALS FOR SUCH FACILITIES; SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF BONDS OR BONDS ISSUED TO REFUND SUCH BONDS; SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE IN AN AGGREGATE AMOUNT NOT TO EXCEED THE MAXIMUM AUTHORIZED PRINCIPAL AMOUNT AND REPAYMENT COSTS, ON TERMS AND CONDITIONS AS THE CITY COUNCIL MAY DETERMINE, INCLUDING PROVISIONS FOR THE REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND TAXES, AND ANY INVESTMENT INCOME THEREON, BE COLLECTED AND SPENT 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/FOR \_\_\_\_\_  
NO/AGAINST \_\_\_\_\_

**CITY OF LOUISVILLE BALLOT ISSUE 2B**

SHALL CITY OF LOUISVILLE TAXES BE INCREASED \$575,000 IN 2018 AND THEN ANNUALLY BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED THEREAFTER FROM THE LEVY OF AN ADDITIONAL SALES AND USE TAX OF 0.15 PERCENT BEGINNING JANUARY 1, 2018 AND CONTINUING THEREAFTER; WITH SUCH TAX TO BE IMPOSED ONLY IF REFERRED MEASURE 2A, REFERRED TO REGISTERED ELECTORS OF THE CITY AT THE NOVEMBER 8, 2016, ELECTION, IS APPROVED BY A MAJORITY OF SUCH ELECTORS; WITH THE NET

PROCEEDS OF SUCH SALES AND USE TAX TO BE COLLECTED, RETAINED AND SPENT FOR OPERATING AND MAINTAINING THE LOUISVILLE RECREATION/SENIOR CENTER AND POOL FACILITIES AT MEMORY SQUARE PARK; AND SHALL THE CITY BE PERMITTED TO COLLECT, RETAIN AND EXPEND ALL REVENUES DERIVED FROM SUCH SALES AND USE TAX 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/FOR \_\_\_\_\_  
NO/AGAINST \_\_\_\_\_

**Town of Superior Ballot Question 2G Authorizing Municipal Broadband Services**

Without increasing taxes, shall the Town of Superior have the legal right to provide high-speed internet (advanced services), telecommunications services and cable television services to residents, businesses, schools, libraries, nonprofit entities and other users of such services, either directly or indirectly with public or private sector partners, as expressly permitted by Colorado Revised Statutes §§ 29-27-101 through 304, entitled "Competition in Utility and Entertainment Services"?

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

**BOULDER VALLEY SCHOOL DISTRICT BALLOT ISSUE 3A:**

SHALL BOULDER VALLEY SCHOOL DISTRICT RE-2 TAXES BE INCREASED BY \$10,000,000 IN 2016 FOR COLLECTION IN 2017 AND BY WHATEVER AMOUNTS IN ANY YEAR THEREAFTER AS ARE RAISED FROM A MILL LEVY WHICH SHALL NOT EXCEED FOUR (4) MILLS, PROVIDED THAT NO MILL LEVY INCREASE FROM YEAR TO YEAR SHALL EXCEED ONE (1) MILL, FOR THE PURPOSE OF PROVIDING ONGOING CASH FUNDING FOR CAPITAL CONSTRUCTION, NEW TECHNOLOGY, EXISTING TECHNOLOGY UPGRADE, AND MAINTENANCE NEEDS OF THE DISTRICT; AND SHALL SUCH TAX REVENUES BE DEPOSITED INTO THE SUPPLEMENTAL CAPITAL CONSTRUCTION, TECHNOLOGY AND MAINTENANCE

FUND TO BE CREATED BY THE DISTRICT AND SHALL SUCH TAXES AND THE EARNINGS FROM THE INVESTMENT OF SUCH TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

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

**ST. VRAIN VALLEY SCHOOL DISTRICT RE-1J BALLOT ISSUE NO.3A**

SHALL ST. VRAIN VALLEY SCHOOL DISTRICT NO. RE-1J DEBT BE INCREASED \$260.34 MILLION, WITH A REPAYMENT COST OF NOT TO EXCEED \$413,514,275 AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$45,583,025 ANNUALLY, AND SHALL THE EXPENDITURE OF THE PROCEEDS OF SUCH DEBT BE LIMITED TO THE FOLLOWING PURPOSES:  
- REPAIR AND RENOVATE EXISTING SCHOOL BUILDINGS DISTRICT-WIDE TO EXTEND THEIR USEFUL LIFE, ADDRESS SAFETY AND SECURITY ISSUES, AND MAKE FACILITIES MORE ENERGY EFFICIENT;  
- CLASSROOM ADDITIONS, INFRASTRUCTURE IMPROVEMENTS AND CONSTRUCTING AND EQUIPPING THREE NEW SCHOOL BUILDINGS TO ADDRESS STUDENT GROWTH AND CAPACITY NEEDS DISTRICT-WIDE;  
- ACQUIRE AND EQUIP SCHOOL BUILDINGS WITH ENHANCED EDUCATIONAL, INNOVATIVE, SCIENCE, TECHNOLOGY, ENGINEERING AND MATH (STEM) PROGRAM OPTIONS FOR STUDENTS DISTRICT-WIDE;  
SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS, 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 PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE AND 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)?

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

**THOMPSON SCHOOL DISTRICT R2-J BALLOT ISSUE NO.  
3D**

SHALL THOMPSON SCHOOL DISTRICT R2-J'S TAXES BE INCREASED \$11 MILLION ANNUALLY BY A LEVY OF 6.5 MILLS IN THE 2016-2017 BUDGET YEAR AND BY WHATEVER AMOUNT IS RAISED BY A LEVY OF 6.5 MILLS IN EACH BUDGET YEAR THEREAFTER BY THE COLLECTION OF PROPERTY TAXES FOR THE FOLLOWING EDUCATIONAL PURPOSES:

- ESTABLISHING THE DISTRICT AS A COMPETITIVE EMPLOYER BY INCREASING COMPENSATION TO ATTRACT AND RETAIN HIGH QUALITY EMPLOYEES;
- UPDATING TEXTBOOKS, CURRICULUM, MATERIALS AND INSTRUCTIONAL PROGRAMS; AND
- PURCHASING AND REPLACING SCHOOL BUSES;

WITH A PORTION OF SUCH TAXES TO BE DISTRIBUTED TO THE DISTRICT'S CHARTER SCHOOLS EXISTING ON THE DATE OF THIS ELECTION BASED ON ENROLLMENT; 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, BUT IN NO EVENT SHALL SUCH TAX INCREASE BE GREATER THAN THE AMOUNT PERMITTED UNDER SECTION 22-54-108, C.R.S., OR ANY SUCCESSOR STATUTE, 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/FOR \_\_\_\_\_  
NO/AGAINST \_\_\_\_\_

**THOMPSON SCHOOL DISTRICT R2-J BALLOT ISSUE NO.  
3E**

SHALL THOMPSON SCHOOL DISTRICT R2-J'S DEBT BE INCREASED \$288 MILLION WITH A REPAYMENT COST OF \$535.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL THOMPSON SCHOOL DISTRICT R2-J'S TAXES BE INCREASED \$26.7 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE PURPOSE OF PROVIDING INFRASTRUCTURE FOR DISTRICT STUDENTS TO DEVELOP THE NECESSARY SKILLS TO COMPETE FOR THE JOBS OF THE FUTURE BY:

- UPGRADING SCHOOL BUILDING SAFETY, SECURITY AND FIRE ALARM SYSTEMS;
- EXTENDING THE USEFUL LIFE OF AGING SCHOOL BUILDINGS BY REPLACING, REPAIRING, AND UPGRADING HEATING, VENTILATION AND COOLING SYSTEMS AND MECHANICAL CONTROLS, PLUMBING, ROOFS, WINDOWS AND DOORS, REMOVING ASBESTOS AND MAKING BUILDING EXTERIOR IMPROVEMENTS;
- CONSTRUCTING, FURNISHING AND EQUIPPING A NEW HIGH SCHOOL AND A NEW K-8 SCHOOL, AND SCHOOL ADDITIONS AND FACILITIES, INCLUDING ADDITIONS TO BERTHOUD HIGH SCHOOL AND BERTHOUD ELEMENTARY SCHOOL AND THOMPSON VALLEY HIGH SCHOOL;
- RENOVATING AND REMODELING BILL REED MIDDLE SCHOOL AND THOMPSON VALLEY HIGH SCHOOL AND REMODELING THE EXISTING LOVELAND HIGH SCHOOL TO A K-8 SCHOOL;

AND ALSO IMPROVING, CONSTRUCTING, EXPANDING, REPAIRING, REMODELING, EQUIPPING AND FURNISHING DISTRICT AND CHARTER SCHOOL BUILDINGS, ADDITIONS, FACILITIES AND GROUNDS; 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, WITH THE LIMITATION ON THE AMOUNT OF THE DISTRICT'S DEBT TO BE INCREASED UP TO 6% OF THE ACTUAL VALUE OF THE TAXABLE PROPERTY IN THE DISTRICT AS ALLOWED BY §22-42-104(1)(b), C.R.S.; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICT'S 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/FOR \_\_\_\_\_  
NO/AGAINST \_\_\_\_\_

**ST. VRAIN & LEFT HAND WATER CONSERVANCY DISTRICT BALLOT ISSUE NO. 4A:**

WITHOUT INCREASING TAXES, SHALL THE ST. VRAIN AND LEFT HAND WATER CONSERVANCY DISTRICT BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND ALL REVENUES AND OTHER FUNDS COLLECTED FROM ANY AND ALL REVENUE SOURCES, SUCH AS GRANTS, FEES, AND TAXES, STARTING IN 2017, TO ENABLE THE DISTRICT TO FULLY ACCOMPLISH ITS MISSION TO ENSURE SUFFICIENT WATER FOR LOCAL FOOD PRODUCTION, RIVER RECREATION, THE STREAM ENVIRONMENT, AND HUMAN CONSUMPTION; AND SHALL THE REVENUES FROM ALL SUCH SOURCES BE COLLECTED, RETAINED, OR SPENT AS VOTER APPROVED REVENUE CHANGES AND AS AN EXEMPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY?

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

**The Denver Metropolitan Scientific and Cultural Facilities District ("SCFD") Ballot Issue 4B**

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2030, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2018, FOR ASSISTING SCIENTIFIC AND

CULTURAL FACILITIES WITHIN THE DISTRICT, WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT UP TO THIRTY-EIGHT MILLION DOLLARS, DECREASING THE .0655 PERCENT SALES AND USE TAX TO .064 PERCENT; INCREASING THE .021 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .0135 PERCENT SALES AND USE TAX TO .014 PERCENT; AND, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, DECREASING THE .064 PERCENT SALES AND USE TAX TO .057 PERCENT; INCREASING THE .022 PERCENT SALES AND USE TAX TO .026 PERCENT; AND INCREASING THE .014 PERCENT SALES AND USE TAX TO .017 PERCENT?

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

**KNOLLWOOD METROPOLITAN DISTRICT BALLOT ISSUE 5A**

SHALL KNOLLWOOD METROPOLITAN DISTRICT DEBT BE INCREASED UP TO \$500,000, WITH A REPAYMENT COST OF NOT TO EXCEED \$750,000; AND SHALL KNOLLWOOD METROPOLITAN DISTRICT TAXES BE INCREASED \$50,500 ANNUALLY (FIRST FULL FISCAL YEAR), TO FINANCE THE COSTS OF: DESIGNING, CONSTRUCTING AND INSTALLING STREET AND WATER SYSTEM IMPROVEMENTS; AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE, BUT ONLY 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 EXECUTION AND DELIVERY BY THE DISTRICT OF ONE OR MORE GENERAL OBLIGATION LOAN AGREEMENTS AND RELATED NOTES OR OTHER FORM OF MULTIPLE FISCAL YEAR FINANCIAL OBLIGATIONS OF THE DISTRICT OR THE ISSUANCE OF GENERAL OBLIGATION BONDS TO BE ENTERED INTO, INCURRED OR ISSUED ON TERMS AND CONDITIONS AS PERMITTED BY LAW AND AS THE DISTRICT BOARD MAY

DETERMINE; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF THE PROCEEDS OF SUCH DEBT AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND AN EXCEPTION TO THE LIMITS THAT WOULD OTHERWISE APPLY UNDER SECTION 29-1-301 OF THE COLORADO REVISED STATUTES OR ANY OTHER LAW?

YES/FOR \_\_\_\_\_

NO/AGAINST \_\_\_\_\_