

UNITED STATES SENATOR
(Vote for One)
Mark Udall
Democratic
Cory Gardner
Republican
Gaylon Kent
Libertarian
Raúl Acosta
Unaffiliated
(Signed declaration to limit service to no more than 2 terms)
Bill Hammons
Unity
Steve Shogan
Unaffiliated
Write-In
REPRESENTATIVE TO THE 114TH UNITED STATES CONGRESS - DISTRICT 2
(Vote for One)
Jared Polis
Democratic
George Leing
Republican

REPRESENTATIVE TO THE 114TH UNITED STATES CONGRESS – DISTRICT 4

(Vote for One)

Vic Meyers

Democratic

Ken Buck

Republican

Jess Loban

Libertarian

Grant Doherty

Unaffiliated

GOVERNOR/LIEUTENANT GOVERNOR

(Vote for One Pair)

Bob Beauprez / Jill Repella

Republican

John Hickenlooper / Joe Garcia

Democratic

Harry Hempy / Scott Olson

Green

Matthew Hess / Brandon Young

Libertarian

Mike Dunafon / Robin J. Roberts

Unaffiliated

Paul Noel Fiorino / Charles George Whitley

Unaffiliated

Write-In

SECRETARY OF STATE

(Vote for One)

Joe Neguse

Democratic

Wayne W. Williams Republican

Amanda Campbell

American Constitution

Dave Schambach Libertarian

STATE TREASURER

(Vote for One)

Walker Stapleton Republican

Betsy Markey Democratic

David Jurist Libertarian

ATTORNEY GENERAL

(Vote for One)

Don Quick Democratic

Cynthia Coffman Republican

David K. Williams

Libertarian

REGENT OF THE UNIVERSITY OF COLORADO – CONGRESSIONAL DISTRICT 2

(V	ote	TOP	One	2)

Kim McGahey

Republican

Linda Shoemaker

Democratic

Daniel Ong

Libertarian

STATE SENATE - DISTRICT 16

(Vote for One)

Jeanne Nicholson

Democratic

Tim Neville

Republican

STATE REPRESENTATIVE - DISTRICT 10

(Vote for One)

Dickey Lee Hullinghorst

Democratic

STATE REPRESENTATIVE - DISTRICT 11

(Vote for One)

Charlie Plagainos

Republican

Jonathan Singer

Democratic

Bill Gibson Libertarian
STATE REPRESENTATIVE - DISTRICT 12 (Vote for One)
Mike Foote Democratic
STATE REPRESENTATIVE - DISTRICT 13 (Vote for One)
Michael James Hocevar Republican
KC Becker Democratic
STATE REPRESENTATIVE - DISTRICT 33 (Vote for One)
Marijo Tinlin Republican
Dianne Primavera Democratic
Carter Reid Libertarian
<u>DISTRICT O REGIONAL TRANSPORTATION DISTRICT DIRECTOR</u> (Vote for One)
Elizabeth Adams
Chuck Sisk

COUNTY COMMISSIONER – DISTRICT 3

(Vote for One)

Cindy Domenico

Democratic

Randy Luallin

Libertarian

Kai Abelkis

Unaffiliated

COUNTY CLERK & RECORDER

(Vote for One)

Hillary Hall

Democratic

Ralph "Ralphy" Shnelvar

Libertarian

COUNTY TREASURER

(Vote for One)

Paul Weissmann

Democratic

COUNTY ASSESSOR

(Vote for One)

Jerry M Roberts

Democratic

COUNTY SHERIFF

(Vote for One)

Joseph K. Pelle

Democratic

Write-In

COUNTY SURVEYOR

(Vote for One)

Lee Stadele

Democratic

COUNTY CORONER

(Vote for One)

Emma R. Hall

Democratic

CITY OF LOUISVILLE CITY COUNCIL PERSON WARD I

(TO FILL A VACANCY; TERM TO EXPIRE NOVEMBER 2017) (Vote for One)

Chris Leh

Cory Nickerson

Susan Honstein

TOWN OF SUPERIOR – MAYOR

THE ONE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES WILL SERVE A FOUR-YEAR TERM. (Vote for Not More Than One)

Clint Folsom

Gladys M. Forshee

TOWN OF SUPERIOR - TRUSTEE

THE THREE CANDIDATES WITH THE HIGHEST NUMBER OF VOTES WILL EACH SERVE A FOUR-YEAR TERM.

(Vote for Not More Than Three)

Sandy Pennington

Rita Dozal
Anthony Stewart
Colleen Callin
Chris Hanson
JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
Shall Justice Brian D. Boatright of the Colorado Supreme Court be retained in office?
YES NO
Shall Justice Monica M. Marquez of the Colorado Supreme Court be retained in office?
YES NO
COURT OF APPEALS (Vote Yes or No)
Shall Judge Terry Fox of the Colorado Court of Appeals be retained in office?
YES NO
Shall Judge Alan M. Loeb of the Colorado Court of Appeals be retained in office?
YES NO
<u>DISTRICT JUDGE – 20TH JUDICIAL DISTRICT</u> (Vote Yes or No)

Shall Judge Ingrid S. Bakke of the 20th Judicial District be retained in office?

YES
NO
Shall Judge Maria E. Berkenkotter of the 20th Judicial District be retained in office?
YES
NO
Shall Judge Patrick Butler of the 20th Judicial District be retained in office?
Shall Judge Father butter of the Zoth Judicial District be retained in office:
VEC
YES
NO
Shall Judge Judith L. LaBuda of the 20th Judicial District be retained in office?
YES
NO
Shall Judge Andrew Ross Macdonald of the 20th Judicial District be retained in office?
YES
NO NO
COUNTY JUDGE, BOULDER
(Vote Yes or No)
(Vote les of No)
Shall ludge David Archuleta of the Boulder County Court he retained in office?
Shall Judge David Archuleta of the Boulder County Court be retained in office?
MEG.
YES
NO
Shall Judge Noel E. Blum of the Boulder County Court be retained in office?
YES
NO
Shall Judge Karolyn Moore of the Boulder County Court be retained in office?

ES
IO
hall Judge Norma A. Sierra of the Boulder County Court be retained in office?
ES
10

BALLOT QUESTIONS

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.

<u>Amendment 67 (CONSTITUTIONAL)</u>

Shall there be an amendment to the Colorado constitution protecting pregnant women and unborn children by defining "person" and "child" in the Colorado criminal code and the Colorado wrongful death act to include unborn human beings?

YES/FOR	
NO/AGAINST_	

Amendment 68 (CONSTITUTIONAL)

SHALL STATE TAXES BE INCREASED \$114,500,000 ANNUALLY IN THE FIRST FULL FISCAL YEAR, AND BY SUCH AMOUNTS THAT ARE RAISED THEREAFTER, BY IMPOSING A NEW TAX ON AUTHORIZED HORSE RACETRACKS' ADJUSTED GROSS PROCEEDS FROM LIMITED GAMING TO INCREASE STATEWIDE FUNDING FOR K-12 EDUCATION, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO PERMIT LIMITED GAMING IN ADDITION TO PRE-EXISTING PARI-MUTUEL WAGERING AT ONE QUALIFIED HORSE RACETRACK IN EACH OF THE COUNTIES OF ARAPAHOE, MESA, AND PUEBLO; AUTHORIZING HOST COMMUNITIES TO IMPOSE

IMPACT FEES ON HORSE RACETRACKS AUTHORIZED TO CONDUCT LIMITED GAMING; ALLOWING ALL RESULTING REVENUE TO BE COLLECTED AND SPENT NOTWITHSTANDING ANY LIMITATIONS PROVIDED BY LAW; AND ALLOCATING THE RESULTING TAX REVENUES TO A FUND TO BE DISTRIBUTED TO SCHOOL DISTRICTS AND THE CHARTER SCHOOL INSTITUTE FOR K-12 EDUCATION?
YES/FOR NO/AGAINST
Proposition 104 (STATUTORY)
Shall there be a change to the Colorado Revised Statutes requiring any meeting of a board of education, or any meeting between any representative of a school district and any representative of employees, at which a collective bargaining agreement is discussed to be open to the public?
YES/FOR NO/AGAINST
Proposition 105 (STATUTORY)
Shall there be a change to the Colorado Revised Statutes concerning labeling of genetically modified food; and, in connection therewith, requiring food that has been genetically modified or treated with genetically modified material to be labeled, "Produced With Genetic Engineering" starting on July 1, 2016; exempting some foods including but not limited to food from animals that are not genetically modified but have been fed or injected with genetically modified food or drugs, certain food that is not packaged for retail sale and is intended for immediate human consumption, alcoholic beverages, food for animals, and medically prescribed food; requiring the Colorado department of public health and environment to regulate the labeling of genetically modified food; and specifying that no private right of action is created for failure to conform to the labeling requirements?

YES/FOR _____ NO/AGAINST _____

BOULDER COUNTY BALLOT ISSUE 1A

(County-wide Flood Recovery Sales and Use Tax)

SHALL BOULDER COUNTY TAXES BE INCREASED \$9.8 MILLION ANNUALLY (FIRST FULL FISCAL YEAR DOLLAR INCREASE STARTING IN 2015) AND BY SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER THROUGH DECEMBER 31, 2019, FROM AN ADDITIONAL COUNTY-WIDE SALES AND USE TAX OF 18.5 HUNDREDTHS OF ONE PERCENT (0.185%), FOR THE PURPOSE OF PAYING FOR THE RECOVERY FROM THE 2013 FLOOD, INCLUDING: REPAIRING DAMAGED COUNTY ROADS AND BRIDGES IN A WAY THAT REDUCES THE RISK OF FUTURE FLOOD DAMAGE, RESTORING AREAS WASHED OUT BY THE FLOODING, RE-ROUTING THOSE RIVERS WHOSE COURSE WAS CHANGED BY THE FLOOD IN ORDER TO REDUCE THE RISK OF FUTURE FLOODING, ASSISTING PROGRAMS THAT REBUILD RESIDENTS' HOMES AND BUSINESSES, REDUCING THE IMPACT ON LOW INCOME AND OTHER RESIDENTS ESPECIALLY IMPACTED BY THE FLOOD, AND OTHER FLOOD RECOVERY MEASURES; AND SHALL THE REVENUES AND EARNINGS ON INVESTMENT OF THE PROCEEDS OF SUCH TAX AUTHORIZED BY THIS BALLOT ISSUE, REGARDLESS OF AMOUNT, CONSTITUTE A VOTER-APPROVED REVENUE CHANGE; ALL AS MORE PARTICULARLY SET FORTH IN BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2014-66?

YES	
NO	

BOULDER COUNTY BALLOT ISSUE 1B

(Human Services Safety Net Mill Levy Extension):

WITH NO INCREASE IN ANY COUNTY TAX, SHALL BOULDER COUNTY'S 0.9 MILL AD VALOREM PROPERTY TAX MILL LEVY BE EXTENDED FOR FIFTEEN YEARS TO AND INCLUDING DECEMBER 31, 2030 FOR THE PURPOSES OF FILLING DEFICIENCIES IN STATE AND FEDERAL FUNDING FOR COUNTY HOUSING AND HUMAN SERVICES PROGRAMS AND FOR CONTRACTS WITH NON-PROFIT AGENCIES MAINTAINING A SAFETY NET FOR FAMILIES AND CHILDREN IN BOULDER COUNTY, THE REVENUES OF SAID EXTENDED PROPERTY TAX TO BE IN EXCESS OF THAT WHICH WOULD OTHERWISE BE PERMITTED UNDER SECTION 29-1-301, C.R.S., EACH YEAR WITHOUT SUCH EXTENSION; 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. 2014-69?

YES	
NO	

CITY OF BOULDER BALLOT ISSUE NO. 2A

TEMPORARY TAX INCREASE FOR COMMUNITY, CULTURE, AND SAFETY

SHALL CITY OF BOULDER TAXES BE INCREASED (\$9,200,000 FIRST FULL FISCAL YEAR INCREASE) ANNUALLY BY INCREASING THE SALES AND USE TAX BY 0.3 CENTS FOR THE PERIOD OF JANUARY 1, 2015 TO DECEMBER 31, 2017;

AND IN CONNECTION THEREWITH,

SHALL ALL OF THE REVENUES COLLECTED BE USED TO FUND CAPITAL IMPROVEMENTS THAT WILL INCLUDE WITHOUT LIMITATION THE FOLLOWING:

- UP TO \$ 8,700,000 FOR CAPITAL IMPROVEMENTS FOR THE BOULDER CIVIC AREA GENERALLY BOUNDED BY CANYON BLVD, ARAPAHOE AVE, 9TH STREET AND 13TH STREET TO CREATE A VIBRANT AND ACTIVE URBAN PARK AND CIVIC AREA INCLUDING RECREATION AMENITIES, COMMUNITY SPACES, SAFETY IMPROVEMENTS, AND CONNECTIONS AND ACCESS IMPROVEMENTS TO AND THROUGH THE CIVIC AREA,
- UP TO \$ 3,270,000 FOR CAPITAL IMPROVEMENTS IN THE UNIVERSITY HILL COMMERCIAL DISTRICT AND HIGH DENSITY RESIDENTIAL AREAS INCLUDING LIGHTING, IRRIGATION AND TO IMPROVE PUBLIC STREETS,
- UP TO \$ 5,125,000 FOR CAPITAL IMPROVEMENTS TO THE BOULDER CREEK PATH AND ITS ENVIRONS GENERALLY BETWEEN 3RD AND 17TH STREETS, INCLUDING LIGHTING AND PATH IMPROVEMENTS TO INCREASE SAFETY,
- UP TO \$ 600,000 FOR PUBLIC ART AND TO PRESERVE OR RESTORE THE EXISTING ART COLLECTION,
- UP TO \$ 3,850,000 TO IMPROVE THE DAIRY CENTER FOR THE ARTS PROPERTY,
- UP TO \$ 1,500,000 FOR IMPROVEMENTS TO CHAUTAUQUA PARK AND ITS ENVIRONS FOR ACCESS, PEDESTRIAN, SAFETY, AND LIGHTING IMPROVEMENTS,
- UP TO \$ 4,000,000 FOR CAPITAL IMPROVEMENTS AT THE MUSEUM OF BOULDER PROVIDED THAT THE MUSEUM OF BOULDER HAS FIRST RAISED AND DEDICATED AN EQUAL AMOUNT AND IN COMPLIANCE WITH TERMS, CONDITIONS, AND TIMING APPROVED BY THE CITY COUNCIL, AND

- ANY REMAINING FUNDS TO BE APPROPRIATED BY THE BOULDER CITY COUNCIL TO FUND CAPITAL IMPROVEMENT PROGRAM PROJECTS;
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 ISSUE AGAINST THE ISSUE
CITY OF BOULDER BALLOT QUESTION NO. 2B City Council Executive Sessions Related to Boulder's Electric Utility
Shall Section 9 of the Charter be amended pursuant to Ordinance No. 7982 to authorize, until December 31, 2017, the city council to meet in executive session exclusively for the purpose of obtaining and discussing legal advice, including negotiation strategy, with respect to Boulder's electric utility, with no final action being taken in any executive session and all such executive sessions recorded in their entirety?
For the Measure Against the Measure
CITY OF BOULDER BALLOT QUESTION NO. 2C Affirming the City's Right to Provide Telecommunication Services
Shall the City of Boulder 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? For the Measure

Against the Measure

CITY OF LAFAYETTE BALLOT ISSUE NO. 2A CITY OF LAFAYETTE PUBLIC SAFETY MILL LEVY

SHALL THE CITY OF LAFAYETTE, COLORADO, TAXES BE INCREASED BY \$721,611 IN THE FIRST FULL FISCAL YEAR (2015) AND WHATEVER AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY THE IMPOSITION OF AN ADDITIONAL MILL LEVY NOT TO EXCEED TWO MILLS UPON TAXABLE REAL PROPERTY WITHIN THE CITY, COMMENCING WITH TAX COLLECTION YEAR 2015, AND CONTINUING THEREAFTER, SUCH REVENUES TO BE COLLECTED, RETAINED AND SPENT FOR THE PURPOSE OF MAINTAINING CURRENT LEVELS OF POLICE PROTECTIVE SERVICES, FIRE AND AMBULANCE SERVICES, INCLUDING INVESTMENT IN CRIME PREVENTION AND YOUTH PROGRAMS, BY DEFRAYING OPERATING AND CAPITAL EXPENSES FOR LAFAYETTE'S POLICE DEPARTMENT, AND FIRE AND AMBULANCE SERVICES, AND SHALL THE CITY BE PERMITTED TO COLLECT, RETAIN AND EXPEND ALL REVENUES DERIVED FROM SUCH TAX, AND 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	
NO	

CITY OF LAFAYETTE BALLOT ISSUE NO. 2B CITY OF LAFAYETTE RECREATION BOND AND MILL LEVY

SHALL THE CITY OF LAFAYETTE'S DEBT BE INCREASED \$5,520,000, WITH A MAXIMUM REPAYMENT COST OF \$7,403,240, OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL THE CITY OF LAFAYETTE'S AD VALOREM TAXES BE INCREASED \$713,000 ANNUALLY, OR SUCH LESSER AMOUNTS AS MAY BE NECESSARY, TO PAY THE PRINCIPAL OF, AND INTEREST ON SUCH DEBT; ALL FOR THE PURPOSE OF DESIGNING, ACQUIRING, CONSTRUCTING, REMODELING, FURNISHING AND EQUIPPING RECREATION FACILITIES AT LAMONT DOES PARK, INCLUDING, BUT NOT LIMITED TO, A WATER PARK WITH AMENITIES, SUCH AS SLIDES, A NEW INTERACTIVE PLAY PARK AND ZERO ENTRY PLAY POOL, A RENOVATED LEISURE/LAP SWIMMING POOL, A REMODELED BATH HOUSE, A NEW ENTRY STRUCTURE MEETING ADA STANDARDS, AND MULTIPURPOSE SYNTHETIC TURF ATHLETIC FIELDS AND PARKING LOT FACILITIES;

SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS AT A NET EFFECTIVE INTEREST RATE NOT TO EXCEED 4.95%, WHICH BONDS SHALL MATURE, BE SUBJECT

TO REDEMPTION (WITH OR WITHOUT PREMIUM), BE ISSUED, DATED, AND SOLD AT, ABOVE OR BELOW PAR, AT SUCH TIME OR TIMES AND IN SUCH MANNER, AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE CITY COUNCIL MAY DETERMINE; AND IN CONNECTION THEREWITH (I) SHALL SUCH INCREASE IN THE CITY'S AD VALOREM PROPERTY TAXES IN ANY YEAR BE MADE WITHOUT LIMITATION AS TO RATE, IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, AND INTEREST ON THE BONDS WHEN DUE, AND (II) SHALL THE REVENUE CHANGE CAUSED BY THE COLLECTION AND SPENDING OF THE PROCEEDS OF SUCH BONDS AND OF SUCH AD VALOREM PROPERTY TAX REVENUE BE APPROVED, PERMITTING ALL OF SUCH BOND PROCEEDS AND SUCH AD VALOREM PROPERTY TAX REVENUE, AND ANY INVESTMENT EARNINGS THEREON, TO BE COLLECTED AND SPENT WITHOUT LIMITATION BY, AND WITHOUT LIMITING THE COLLECTION OR SPENDING OF ANY OTHER REVENUES OR FUNDS OF THE CITY UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"

YES	
NO	

CITY OF LAFAYETTE BALLOT ISSUE NO. 2C

CITY OF LAFAYETTE RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS EXCISE TAX

SHALL THE CITY OF LAFAYETTE TAXES BE INCREASED BY \$240,000 ANNUALLY BEGINNING IN 2015 (FIRST FULL FISCAL YEAR OF SUCH TAX INCREASE) AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY IMPOSING, EFFECTIVE JANUARY 1, 2015, A NEW EXCISE TAX UPON THE FIRST SALE OR TRANSFER OF UNPROCESSED RETAIL MARIJUANA BY A RETAIL MARIJUANA CULTIVATION FACILITY WITHIN THE CITY AND UPON THE SALE OR TRANSFER OF RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS WITHIN THE CITY, ALL AS LEGALIZED BY ARTICLE XVIII, SECTION 16 OF THE COLORADO CONSTITUTION, AT THE RATE OF FIVE PERCENT (WHICH RATE MAY BE ADJUSTED FROM TIME TO TIME BY THE CITY COUNCIL ON EITHER THE FIRST SALE OR TRANSFER OF UNPROCESSED RETAIL MARIJUANA BY A RETAIL MARIJUANA CULTIVATION FACILITY OR UPON THE SALE OR TRANSFER OF RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS OR UPON BOTH SUCH SALES OR TRANSFERS WITHOUT FURTHER VOTER APPROVAL SO LONG AS SUCH RATE DOES NOT EXCEED TEN PERCENT), WITH SUCH EXCISE TAX TO BE IN ADDITION TO THE APPLICATION OF THE CITY'S SALES TAX, AND THE REVENUE RECEIVED BY THE CITY FROM THE COLLECTION OF THE EXCISE TAX TO BE USED TO PAY OR REIMBURSE THE CITY FOR DIRECT AND INDIRECT COSTS INCURRED OR EXPENDED BY THE CITY RELATED TO THE REGULATION OF THE USE OF RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS, TO SUPPORT LOCAL DRUG EDUCATION PROGRAMS, PREVENT UNDERAGE CONSUMPTION OF RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS, AND FOR OTHER GENERAL PURPOSES OF THE CITY, AND WITH THE REVENUE FROM SUCH TAX AND

ANY EARNINGS FROM THE INVESTMENT THEREOF TO BE COLLECTED AND SPENT AS A VOTER
APPROVED REVENUE CHANGE UNDER ARTICLE X SECTION 20 OF THE COLORADO
CONSTITUTION?

YES_	
NO	

CITY OF LAFAYETTE BALLOT ISSUE NO. 2D CITY OF LAFAYETTE EXCISE TAX TO FUND CLEAN ENERGY INITIATIVE

SHALL THE CITY OF LAFAYETTE, COLORADO, TAXES BE INCREASED BY \$480,000.00 ANNUALLY IN 2016 (FINAL, FULL FISCAL YEAR OF SUCH PHASED-IN TAX INCREASE) AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY IMPOSING A NEW EXCISE TAX UPON THE SALE OR TRANSFER WITHIN THE CITY OF ELECTRICITY AND NATURAL GAS TO THE RETAIL CUSTOMER, SAID EXCISE TAX BEING AT THE RATE OF 1% OF THE PRICE PAID (OR THE REASONABLE VALUE THEREOF), EFFECTIVE JANUARY 1, 2015, AND INCREASING TO 2% EFFECTIVE JANUARY 1, 2016, FOR SUCH ELECTRICITY OR NATURAL GAS, WITH SUCH EXCISE TAX TO BE IN ADDITION TO THE APPLICATION OF THE CITY'S SALES TAX; AND THE REVENUE RECEIVED BY THE CITY FROM THE COLLECTION OF THE EXCISE TAX TO BE USED TO FUND A CLEAN ENERGY INITIATIVE PROGRAM, THE PURPOSE OF WHICH IS THE ACCELERATION OF THE ADOPTION OF ENERGY EFFICIENCY, SUSTAINABILITY, AND RENEWABLE ENERGY BY THE RESIDENTS AND BUSINESSES OF LAFAYETTE, WHICH PROGRAM MAY INCLUDE, BUT NOT BE LIMITED TO: (I) LEVERAGING EXISTING CLEAN ENERGY PROGRAMS AND EXISTING ENERGY FINANCE PROGRAMS; (II) HELPING CITIZENS TO TAKE ADVANTAGE OF OPPORTUNITIES TO REDUCE ENERGY CONSUMPTION, SAVE MONEY ON THEIR ENERGY BILLS, AND INCREASE COMFORT AND SECURITY; AND (III) IMPLEMENTING NEW CLEAN ENERGY, SUSTAINABILITY, AND FINANCING PROGRAMS, INCLUDING THE FUNDING OF A MUNICIPAL STAFF POSITION TO MANAGE SUCH PROGRAMS, PROVIDING FREE ENERGY ADVISING SERVICES, PROVIDING REBATES TO INCENTIVIZE ENERGY UPGRADES, FACILITATING ON-BILL REPAYMENT TO HELP OVERCOME THE HURDLE OF UP-FRONT COSTS, AND FACILITATING THIRD PARTY INVESTMENT AND PUBLIC/PRIVATE CLEAN ENERGY PARTNERSHIPS;

AND SHALL REVENUE CHANGE CAUSED BY THE COLLECTION AND SPENDING OF THE PROCEEDS OF SUCH TAX, AND ANY INVESTMENT EARNINGS THEREON, BE COLLECTED AND SPENT WITHOUT LIMITATION BY, AND WITHOUT LIMITING THE COLLECTION OR SPENDING OF ANY OTHER REVENUES OR FUNDS OF THE CITY UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES	
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NO	

CITY OF LONGMONT BALLOT ISSUE 2A

WITHOUT RAISING ADDITIONAL TAXES, SHALL ORDINANCE O-2014-42, EXTENDING THE EXISTING STREET SYSTEM MAINTENANCE AND IMPROVEMENT COMPONENT OF SALES AND USE TAXES, AT THE RATE OF THREE-QUARTERS OF A CENT, FROM DECEMBER 31, 2016 THROUGH DECEMBER 31, 2026, BE APPROVED AND BECOME EFFECTIVE?

YES		_
NO		

TOWN OF LYONS BALLOT ISSUE 2A

SHALL TOWN OF LYONS TAXES BE INCREASED BY \$95,000.00 ANNUALLY IN THE FIRST FULL FISCAL YEAR COMMENCING JANUARY 1, 2015 AND ENDING DECEMBER 31, 2015, AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY IMPOSING, EFFECTIVE JANUARY 1, 2015, A NEW SALES TAX ON THE SALE WITHIN THE TOWN OF RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS AS DEFINED IN THE COLORADO RETAIL MARIJUANA CODE AND APPLICABLE TOWN ORDINANCES, AT THE RATE OF THREE POINT FIVE PERCENT (3.5%) OF THE PRICE PAID BY THE PURCHASER OF THE RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS, WHICH IS HEREBY APPROVED; AND SHALL THE REVENUE RECEIVED BY THE TOWN FROM THE COLLECTION OF SUCH NEW TAX BE USED TO PAY OR REIMBURSE THE TOWN FOR DIRECT AND INDIRECT COSTS INCURRED OR EXPENDED BY THE TOWN FOR ADEQUATE TRAINING, ENFORCEMENT, AND ADMINISTRATION OF ALL APPLICABLE MARIJUANA LAWS AND REGULATIONS, TO SUPPORT LOCAL DRUG AND ALCOHOL PROGRAMS AND FACILITIES, AND FOR OTHER GENERAL PURPOSES OF THE TOWN, WITH THE RATE OF SUCH SALES 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 THE TOWN BE AUTHORIZED TO COLLECT AND SPEND SUCH REVENUE AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

1 E S	
NO	

VEC

BOULDER VALLEY SCHOOL DISTRICT RE-2 BALLOT ISSUE 3A:

SHALL BOULDER VALLEY SCHOOL DISTRICT RE-2 DEBT BE INCREASED \$576,520,000 WITH A REPAYMENT COST OF UP TO \$1,351,017,635, AND SHALL DISTRICT TAXES BE INCREASED UP TO \$56,097,800 ANNUALLY TO PAY SUCH DEBT, ALL FOR THE PURPOSES DESCRIBED IN THE DISTRICT'S EDUCATIONAL FACILITIES MASTER PLAN APPROVED BY THE BOARD OF EDUCATION AND MONITORED BY A CITIZENS' BOND OVERSIGHT COMMITTEE, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:

- INVESTING IN ALL DISTRICT SCHOOLS, SITES AND FACILITIES BY REPAIRING, REPLACING, AND/OR UPGRADING INFRASTRUCTURE, BUILDING SYSTEMS AND FINISHES FOR THE PURPOSES OF IMPROVING THE LEARNING AND WORK ENVIRONMENT FOR STUDENTS AND STAFF, INCREASING FUNCTIONALITY AND EFFICIENCY OF DISTRICT-WIDE SUPPORT FACILITIES, EXTENDING THE LIFE OF BUILDINGS; IMPROVING ENERGY EFFICIENCY AND CREATING SAFER ENVIRONMENTS;
- ADDRESSING THE EDUCATIONAL DEFICIENCIES IN DISTRICT SCHOOLS BY MODERNIZING, EXPANDING AND CONSTRUCTING LEARNING SPACES SUCH AS BUT NOT LIMITED TO CLASSROOMS, PERFORMANCE SPACES, FITNESS FACILITIES, SPECIAL EDUCATION DEDICATED SPACES AND SPACES THAT SUPPORT INNOVATIVE EDUCATIONAL DELIVERY;
- EXPANDING FULL-DAY KINDERGARTEN OPPORTUNITIES AND PRESCHOOL PROGRAMS BY RENOVATING, ENLARGING AND CONSTRUCTING EARLY CHILDHOOD EDUCATION SPACES;
- CONSTRUCTING AND EQUIPPING A SCHOOL CAMPUS TO SERVE GRADES PRE-K THROUGH 8 IN ERIE, COLORADO TO ACCOMMODATE ENROLLMENT GROWTH AND INVESTING IN THE REPLACEMENT OF SELECT SCHOOLS THAT HAVE EXCEEDED THEIR SERVICE LIVES;

AND, TO THE EXTENT FUNDS ARE AVAILABLE, FOR OTHER CAPITAL EXPENDITURES RELATED TO CONSTRUCTING, REPAIRING AND EQUIPPING DISTRICT BUILDINGS, AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND 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 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, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM OF NOT TO EXCEED ONE PERCENT; AND SHALL THE DISTRICT BE AUTHORIZED TO

ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT AFTER THE ISSUANCE OF SUCH REFUNDING DEBT THE TOTAL OUTSTANDING PRINCIPAL AMOUNT OF ALL DEBT ISSUED PURSUANT TO THIS QUESTION DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT SET FORTH ABOVE; AND PROVIDED FURTHER THAT ALL DEBT ISSUED BY THE DISTRICT PURSUANT TO THIS QUESTION IS ISSUED ON TERMS THAT DO NOT EXCEED THE REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND 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		
NO		_

NORTH METRO FIRE RESCUE DISTRICT BALLOT ISSUE 4A

SHALL NORTH METRO FIRE RESCUE DISTRICT TAXES BE INCREASED \$5.1 MILLION ANNUALLY IN THE FIRST FULL FISCAL YEAR OR BY SUCH AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER BY THE IMPOSITION OF AN ADDITIONAL AD VALOREM PROPERTY TAX RATE OF UP TO 3.5 MILLS, COMMENCING IN COLLECTION YEAR 2015, AND CONTINUING THEREAFTER, RESULTING IN A TOTAL DISTRICT PROPERTY TAX RATE, EXCLUSIVE OF REFUNDS, ABATEMENTS OR DEBT SERVICE, NOT TO EXCEED 13.226 MILLS, TO BE USED BY THE DISTRICT FOR EMERGENCY SERVICES, MAINTENANCE AND OTHER BUDGET EXPENSES, INCLUDING, BUT NOT LIMITED TO:

- AVOIDING CUTS IN EMERGENCY SERVICES AND MAINTAINING 911 RESPONSE TIMES;
- IMPROVING 911 RESPONSE TIMES IN DEFICIENT AREAS;
- PROVIDING FIREFIGHTERS ESSENTIAL SAFETY GEAR AND COMMUNICATIONS EQUIPMENT, SUCH AS AIR PACKS AND RADIOS;
- REPLACING AGING EMERGENCY RESPONSE VEHICLES; AND
- REPAIRING FIRE STATIONS TO ADDRESS CRITICAL SAFETY HAZARDS AND EXTEND THEIR USEFUL LIFE;

AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE PROCEEDS OF SUCH ADDITIONAL PROPERTY TAX RATE AS A VOTER-APPROVED REVENUE CHANGE, OFFSET AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW AND AS A PERMANENT WAIVER OF THE LIMITATIONS SET FORTH UNDER SECTION 29-1-301, C.R.S.?

YES	
NO	

COAL CREEK CANYON FIRE PROTECTION DISTRICT BALLOT ISSUE 4B:

SHALL COAL CREEK CANYON FIRE PROTECTION DISTRICT'S TAXES BE INCREASED \$98,860 ANNUALLY IN THE FIRST FULL FISCAL YEAR OR BY SUCH AMOUNT AS MAY BE RAISED BY THE IMPOSITION OF AN ADDITIONAL AD VALOREM PROPERTY TAX RATE OF UP TO 2.0 MILLS, COMMENCING IN COLLECTION YEAR 2015, AND CONTINUING THEREAFTER, RESULTING IN A TOTAL DISTRICT PROPERTY TAX RATE, EXCLUSIVE OF REFUNDS, ABATEMENTS, OR DEBT SERVICE, NOT TO EXCEED 10.0 MILLS, TO PAY GENERAL OPERATING AND CAPITAL EXPENSES OF THE DISTRICT INCLUDING REPLACING OLDER FIRE APPARATUS, RENOVATING AND CONSTRUCTING BUILDINGS, AND PERSONNEL COSTS NECESSARY TO CONTINUE THE CURRENT LEVEL OF SERVICE; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE PROCEEDS OF SUCH ADDITIONAL PROPERTY TAX RATE AS A VOTER-APPROVED REVENUE CHANGE, OFFSET AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER TABOR (ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION) OR ANY OTHER LAW AND AS A PERMANENT WAIVER OF THE 5.5% LIMITATION UNDER SECTION 29-1-301, C.R.S.?

YES	
NO	

LYONS REGIONAL LIBRARY DISTRICT BALLOT ISSUE 4C:

SHALL THE LYONS REGIONAL LIBRARY DISTRICT TAXES BE INCREASED BY \$357,000 AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY A MILL LEVY OF NOT MORE THAN 5.85 MILLS, COMMENCING IN TAX YEAR 2014 FOR COLLECTION IN FISCAL YEAR 2015, AND CONTINUING THEREAFTER AS PROVIDED BY LAW, SUCH PROCEEDS TO BE USED FOR ANY LAWFUL PURPOSE FOR WHICH LIBRARY DISTRICT FUNDS MAY BE USED UNDER THE COLORADO LIBRARY LAW (SECTION 24-90-101 ET SEQ., C.R.S.) AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR SECTION 29-1-301, C.R.S.?

FOR	
AGAINST	

SUNSHINE FIRE PROTECTION DISTRICT BALLOT ISSUE 5A

SHALL SUNSHINE FIRE PROTECTION DISTRICT TAXES BE INCREASED \$50,000 (FIRST FULL FISCAL YEAR DOLLAR INCREASE) ANNUALLY, COMMENCING JANUARY 1, 2015, BY INCREASING ITS EXISTING GENERAL OPERATING PROPERTY TAX BY 4.000 MILLS, SAID TAX INCREASE TO COINCIDE WITH THE END OF THE DISTRICT'S CURRENT 4.000 MILLS CAPITAL PROJECTS PROPERTY TAX, TO BE USED BY THE DISTRICT FOR GENERAL OPERATIONS, MAINTENANCE AND CAPITAL IMPROVEMENTS, AND SHALL THE REVENUE FROM SUCH TAXES, AND INVESTMENT INCOME THEREON, CONSTITUTE A VOTER APPROVED EXCEPTION TO THE REVENUE AND SPENDING LIMITS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE 5.5% PROPERTY TAX LIMITATION OF SECTION 29-1-301, COLORADO REVISED STATUTES, OR ANY OTHER LAW, AND WITHOUT LIMITING, IN ANY YEAR, THE AMOUNT OF OTHER REVENUE THE DISTRICT MAY COLLECT AND SPEND?

YES	
NO	