INSTRUCTIONS TO VOTERS

To vote for a candidate or issue, completely fill in the OVAL to the LEFT of the candidate or issue of your choice. If you tear, deface or wrongly mark this ballot, contact an election official for a replacement. Please use black ink.

VOTE LIKE THIS: ☐

"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances." C.R.S. 1-40-115(6)

CITY OF LOVELAND

MAYOR
(Vote for One)

☐ Don Roy
☐ Ron Weaks
☐ Larry Walsh

WARD 1
(Vote for One)

☐ Jan Brown

WARD 2
(Vote for One)

☐ Tom Buchanan
☐ Gene Pielin
☐ Jana Campbell

WARD 3
(Vote for One)

☐ Steve Dozier
☐ Ruth A. Larkin

WARD 4
(Vote for One)

☐ Ron Knowlton
☐ Larry Heckel

POUDRE SCHOOL DISTRICT R-1

DIRECTOR DISTRICT F
4 Year Term
(Vote for One)

☐ Perry Lorenz
☐ John Fooks
☐ David E. Dilley

DIRECTOR DISTRICT G
4 Year Term
(Vote for One)

☐ M. L. Johnson

THOMPSON SCHOOL DISTRICT R2-J

DIRECTOR DISTRICT A
4 Year Term
(Vote for One)

☐ Catherine Shannon
☐ Steve Brown
☐ John L. Bass

DIRECTOR DISTRICT C
4 Year Term
(Vote for One)

☐ Jeff Swanty
☐ Rocke Verser

DIRECTOR DISTRICT D
4 Year Term
(Vote for One)

☐ Becky Jay

DIRECTOR DISTRICT G
4 Year Term
(Vote for One)

☐ Robert Towles
☐ Duane F. Wallon

SCHOOL DIRECTOR AT LARGE
4 Year Term
(Vote for No More Than Three)

☐ Cory N. Blackman
☐ Michael E. Miller
☐ Larry Pesses
☐ Todd A. Jirsa
☐ Susie Johns
☐ Meredith Cox Sloan

ST. VRAIN VALLEY SCHOOL DISTRICT RE-1J

DIRECTOR DISTRICT A
4 Year Term
(Vote for One)

☐ Robert W. Auman

DIRECTOR DISTRICT C
4 Year Term
(Vote for One)

☐ Edwin B. Smith, III

DIRECTOR DISTRICT E
4 Year Term
(Vote for One)

☐ Jeff White
☐ John D. Caldwell

DIRECTOR DISTRICT G
4 Year Term
(Vote for One)

☐ Steve Curtis
☐ Merrill Bohaning

DIRECTOR DISTRICT B
4 Year Term
(Vote for One)

☐ Robert Towles
☐ Duane F. Wallon
<table>
<thead>
<tr>
<th>DIRECTOR DISTRICT B</th>
<th>STATE OF COLORADO</th>
<th>DIRECTOR DISTRICT D</th>
<th>STATE OF COLORADO</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 Year Term (Vote for One)</td>
<td>Amendment 32</td>
<td>4 Year Term (Vote for One)</td>
<td>Referendum A</td>
</tr>
<tr>
<td>Kevin L. Knipp</td>
<td><strong>SHALL THERE BE AN AMENDMENT TO SECTION 3 (1) (b) OF ARTICLE X OF THE CONSTITUTION OF THE STATE OF COLORADO, CONCERNING THE RATIO OF VALUATION FOR ASSESSMENT FOR TAXATION OF RESIDENTIAL REAL PROPERTY, AND IN CONNECTION THERewith, Setting the Ratio at Eight Percent of Actual Value for Property Tax Years Commencing on or After January 1, 2004, and Eliminating the Annual Adjustment of the Ratio That Insures That the Percentage of the Total Statewide Assessed Value Attributable to Residential Real Property Remains the Same as It Was in the Previous Year?</strong></td>
<td>Marti K. Frank</td>
<td><strong>SHALL THE STATE OF COLORADO DEBT BE INCREASED $2 BILLION, WITH A REPAYMENT COST OF $4 BILLION, MAXIMUM TOTAL STATE COST, BY AN AMENDMENT TO THE COLORADO REVISED STATUTES PROVIDING FOR DROUGHT RELIEF BY THE FINANCING OF IMPROVEMENTS TO WATER INFRASTRUCTURE IN COLORADO, AND IN CONNECTION THERewith, AUTHORIZING THE COLORADO WATER CONSERVATION BOARD TO ISSUE REVENUE BONDS FOR THE CONSTRUCTION OF PRIVATE OR PUBLIC WATER INFRASTRUCTURE PROJECTS COSTING $5 MILLION OR MORE THAT HAVE BEEN APPROVED BY THE GOVERNOR; AUTHORIZING THE WATER CONSERVATION BOARD TO RECOMMEND PROJECTS, INCLUDING AT LEAST TWO PROJECTS FROM DIFFERENT RIVER BASINS WITH A START DATE OF 2005, AND REQUIRING THE GOVERNOR TO APPROVE AT LEAST ONE SUCH PROJECT; SETTING ASIDE $100 MILLION OF BOND PROCEEDS TO FINANCE PROJECTS, OR PORTIONS OF PROJECTS, THAT AUGMENT OR IMPROVE EXISTING FACILITIES OR CONSERVE EXISTING WATER SUPPLIES WITHOUT CREATING DESIGNATED RACE TRACK LOCATIONS AND LIMITED GAMING ESTABLISHMENTS; AFTER THE ALLOCATION OF NET PROCEEDS FROM VIDEO LOTTERY TERMINALS TO THE GREAT OUTDOORS COLORADO PROGRAM, ALLOCATING UP TO $25 MILLION OF SUCH NET PROCEEDS IN A FISCAL YEAR TO AN EXISTING FUND TO PROMOTE TOURISM IN COLORADO; IMPOSING A ONE-TIME $500 LICENSE FEE ON EACH VIDEO LOTTERY TERMINAL AND ALLOCATING SUCH LICENSE FEES TO THE TOURISM PROMOTION FUND; EXEMPTING NET PROCEEDS AND LICENSE FEES FROM VIDEO LOTTERY TERMINALS FROM ALL RESTRICTIONS ON SPENDING, REVENUES, AND APPROPRIATIONS; AND REPEALING THIS MEASURE ON JULY 1, 2019?</strong></td>
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<tr>
<td>Norma Rae Taylor</td>
<td><strong>YES</strong></td>
<td>Sandra L. Neb</td>
<td><strong>NO</strong></td>
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<tr>
<td>Director D (Vote for One)</td>
<td>Amendment 33</td>
<td>Director D (Vote for One)</td>
<td>Referendum A</td>
</tr>
<tr>
<td>Bernie Kinnick</td>
<td><strong>SHALL THERE BE AN AMENDMENT TO THE COLORADO CONSTITUTION CONCERNING THE GENERATION OF ADDITIONAL STATE REVENUES THROUGH THE AUTHORIZATION OF VIDEO LOTTERY TERMINALS, AND, IN CONNECTION THERewith, DIRECTING THE LOTTERY COMMISSION TO ALLOW VIDEO LOTTERY TERMINALS AT DESIGNATED RACE TRACK LOCATIONS AND LIMITED GAMING ESTABLISHMENTS; AFTER THE ALLOCATION OF NET PROCEEDS FROM VIDEO LOTTERY TERMINALS TO THE GREAT OUTDOORS COLORADO PROGRAM, ALLOCATING UP TO $25 MILLION OF SUCH NET PROCEEDS IN A FISCAL YEAR TO AN EXISTING FUND TO PROMOTE TOURISM IN COLORADO; IMPOSING A ONE-TIME $500 LICENSE FEE ON EACH VIDEO LOTTERY TERMINAL AND ALLOCATING SUCH LICENSE FEES TO THE TOURISM PROMOTION FUND; EXEMPTING NET PROCEEDS AND LICENSE FEES FROM VIDEO LOTTERY TERMINALS FROM ALL RESTRICTIONS ON SPENDING, REVENUES, AND APPROPRIATIONS; AND REPEALING THIS MEASURE ON JULY 1, 2019?</strong></td>
<td>Ken Nickerson</td>
<td><strong>YES</strong></td>
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<td>Ruth Slomer</td>
<td><strong>NO</strong></td>
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<td><strong>NO</strong></td>
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<td>REFERRED ISSUE 1A</td>
<td>INITIATED ISSUE 200</td>
<td>TOWN OF WINDSOR</td>
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<td><strong>SHALL LARIMER COUNTY TAXES BE INCREASED $14.9 MILLION ANNUALLY (FIRST FULL FISCAL YEAR INCREASE)</strong> FOR THE PURPOSE OF IMPROVING PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE EXISTING AND EXPANDED JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS, BY THE IMPOSITION OF A <strong>0.40 PERCENT (4 CENTS ON EVERY $10 PURCHASE) SALES AND USE TAX</strong> AND THE SIMULTANEOUS REPEAL OF THE COUNTY’S EXISTING 0.20 PERCENT (2 CENTS ON EVERY $10 PURCHASE) SALES AND USE TAX, WHICH WAS APPROVED BY VOTERS AT THE NOVEMBER 1997 ELECTION, TO FINANCE AN EXPANSION OF THE JAIL, SUCH 0.40 PERCENT SALES AND USE TAX TO BE IMPOSED, COLLECTED, ADMINISTERED AND ENFORCED IN THE 2004 AND EACH SUBSEQUENT COLLECTION YEAR AS PROVIDED IN BOARD OF COUNTY COMMISSIONERS’ RESOLUTION NO. 08262003R004, AND SHALL ALL REVENUES FROM SUCH TAX AND ANY EARNINGS THEREON (REGARDLESS OF AMOUNT) CONSTITUTE A VOTER-APPROVED REVENUE CHANGE?</td>
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<td><strong>CITIZEN-INITIATED ORDINANCE NO. 1, 2003, TO INCREASE CITY OF LOVELAND’S TAXES BY ESTABLISHING A .15% SALES AND USE TAX TO FUND ACQUISITION, OPERATION AND MAINTENANCE OF OPEN SPACE</strong></td>
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<td><strong>SHALL CITY OF LOVELAND TAXES BE INCREASED BY AN ESTIMATED $875,000 FOR THE FIRST FISCAL YEAR, AND BY SUCH AMOUNTS AS MAY BE GENERATED ANNUALLY THEREAFTER, TO ACQUIRE, OPERATE AND MAINTAIN OPEN SPACE BY ESTABLISHING AN ADDITIONAL SALES AND USE TAX OF .150/100 (FIFTEEN CENTS ON ONE HUNDRED DOLLAR PURCHASE) FOR TAXABLE TRANSACTIONS, EXCEPT FOOD, BEGINNING JANUARY 1, 2004, AND EXPIRING DECEMBER 31, 2010; WITH PROCEEDS OF TAX INCREASE AND INVESTMENT EARNINGS THEREON USED TO ACQUIRE FROM WILLING SELLERS SUCH OPEN SPACE AND TO OPERATE AND MAINTAIN THE OPEN SPACE, WHICH OPEN SPACE WOULD INCLUDE:</strong></td>
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<td>• COMMUNITY SEPARATORs,</td>
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<td>• NATURAL AREAS,</td>
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<td>• WILDLIFE HABITAT,</td>
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<td>• RIPARIAN AREAS,</td>
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<td>• WETLANDS AND</td>
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<td>• AGRICULTURAL LANDS;</td>
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<td>AND TO PROVIDE FOR APPROPRIATE USE AND ENJOYMENT OF THESE AREAS BY CITIZENS THROUGH LAND CONSERVATION PROJECT SERVICES UNDERTAKEN WHERE CITY COUNCIL DETERMINES THERE IS IDENTIFIABLE BENEFIT TO CITY’S RESIDENTS, TO BE LOCATED WITHIN THE CITY, ITS GROWTH MANAGEMENT AREA AND REGIONALLY, PROVIDED NOT LESS THAN 80% OF SUCH TOTAL ANNUAL TAX REVENUE WOULD BE USED FOR “LAND CONSERVATION ACTIVITIES” AND NOT MORE THAN 20% OF SUCH TOTAL ANNUAL REVENUE WOULD BE USED FOR “OPERATION ACTIVITIES” AND “MAINTENANCE ACTIVITIES” RELATED TO LAND CONSERVATION ACTIVITIES; AND THE FULL AMOUNT OF REVENUES DERIVED FROM SUCH TAX, AND INVESTMENT EARNINGS THEREON, WOULD BE COLLECTED AND EXPENDED BY CITY, NOTWITHSTANDING ANY LEGAL LIMITATION ON CITY’S REVENUES AND EXPENDITURES, INCLUDING, BUT NOT LIMITED TO, THE LIMITATIONS IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, ALL IN ACCORDANCE WITH CITIZEN-INITIATED ORDINANCE NO. 1, 2003?</td>
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<td><strong>Shall the Town of Windsor adopt the Town of Windsor Home Rule Charter as proposed by the Windsor Home Rule Charter Commission?</strong></td>
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<td><strong>YES</strong></td>
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<td><strong>NO</strong></td>
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<tr>
<td><strong>THOMPSON SCHOOL DISTRICT RE-2J</strong></td>
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<td><strong>REFERRED ISSUE 3D</strong></td>
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<td>“Shall term limits be eliminated for the office of school district director of the Thompson School District RE-2J as provided in Article XVII, Section 11 of the Colorado Constitution?”</td>
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<td><strong>YES</strong></td>
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<td><strong>NO</strong></td>
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<td><strong>WELD COUNTY SCHOOL DISTRICT RE-5J</strong></td>
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<td><strong>REFERRED ISSUE 3A</strong></td>
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<td><strong>KNOWLEDGE QUEST ACADEMY CHARTER SCHOOL MILL OVERRIDE QUESTION</strong></td>
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<td>“SHALL WELD COUNTY SCHOOL DISTRICT NO. RE-5J TAXES BE INCREASED $140,000 IN TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2013 IN SUCH AMOUNTS AS ARE GENERATED BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED ONE (1.0) MILL EACH YEAR, FOR THE CAPITAL CONSTRUCTION NEEDS OF:**</td>
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<td>**KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOL WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTING, DEMOLISHING, REMODELING, FINANCING, OR REFINANCING THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS ENROLLED IN OR TO BE ENROLLED IN THE CHARTER SCHOOL, WITH THE PROCEEDS OF SUCH TAXES, INCLUDING THE INVESTMENT INCOME THEREON, TO BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE AND SPENDING CHANGE WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATIONS CONTAINED IN SECTION 20, ARTICLE X OF THE COLORADO CONSTITUTION?”</td>
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<td><strong>YES</strong></td>
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<td><strong>NO</strong></td>
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**WELD COUNTY SCHOOL DISTRICT RE-5J MILL OVERRIDE QUESTION**

"SHALL WELD COUNTY SCHOOL DISTRICT RE-5J TAXES BE INCREASED $500,000 ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR EDUCATIONAL PURPOSES TO BE APPROVED BY THE BOARD OF EDUCATION WHICH SHALL INCLUDE, BUT NOT BE LIMITED TO:

- FUNDING NEW COSTS NECESSARY FOR OPERATING A NEW ELEMENTARY SCHOOL AND,
- FUNDING NEW COSTS NECESSARY FOR OPERATING ADDITIONS TO OTHER DISTRICT SCHOOLS,

BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT, SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND AND SHALL CONSTITUTE A VOTER APPROVED REVENUE CHANGE THAT MAY BE COLLECTED AND SPENT WITHOUT FURTHER VOTER APPROVAL, NOTWITHSTANDING THE LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"

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<th>YES</th>
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**WELD COUNTY SCHOOL DISTRICT RE-5J BOND QUESTION**

"SHALL WELD COUNTY SCHOOL DISTRICT RE-5J DEBT BE INCREASED $15,900,000, WITH A MAXIMUM REPAYMENT COST OF UP TO $38,090,000, AND SHALL DISTRICT TAXES BE INCREASED BY UP TO $2,075,000 ANNUALLY FOR THE PURPOSE OF:

- CONSTRUCTING A NEW ELEMENTARY SCHOOL,
- MAKING ADDITIONS AND RENOVATIONS TO ROOSEVELT HIGH SCHOOL AND MILLIKEN MIDDLE SCHOOL,

AND, TO THE EXTENT FUNDS ARE AVAILABLE AFTER PROVIDING FOR THE ABOVE PURPOSES, FOR THE PURPOSE OF FURNISHING SAID FACILITIES AND IMPROVING THE TWO EXISTING ELEMENTARY SCHOOLS, BY THE ISSUANCE AND PAYMENT OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.5% AND 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 TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; SHALL AD VALOREM PROPERTY TAXES BE LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE OR AMOUNT OR ANY OTHER CONDITION, TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH BONDS AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAXES AND BONDS (REGARDLESS OF AMOUNT) CONSTITUTE A VOTER-APPROVED REVENUE CHANGE?"

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<th>YES</th>
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**JOHNSTOWN FIRE PROTECTION DISTRICT**

"SHALL THE JOHNSTOWN FIRE PROTECTION DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES COLLECTED FROM AD VALOREM PROPERTY TAXES OF 6.480 MILLS EFFECTIVE FISCAL YEAR 2003, AND CONTINUING THEREAFTER AS PROVIDED BY LAW; PROVIDED THAT THE DISTRICT'S GENERAL OPERATING PROPERTY TAX RATE SHALL NOT BE INCREASED WITHOUT VOTER APPROVAL; AND SHALL THE REVENUES FROM ALL SUCH REVENUE SOURCES BE SPENT FOR GENERAL OPERATIONS PURPOSES AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY, INCLUDING WITHOUT LIMITATION ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, SECTION 29-1-301, C.R.S., AS IT MAY BE AMENDED, OR ANY OTHER LAW?"

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<th>YES</th>
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**PINNENWOOD SPRINGS FIRE PROTECTION DISTRICT**

"SHALL THE JOHNSTOWN FIRE PROTECTION DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES COLLECTED FROM AD VALOREM PROPERTY TAXES OF 6.480 MILLS EFFECTIVE FISCAL YEAR 2003, AND CONTINUING THEREAFTER AS PROVIDED BY LAW; PROVIDED THAT THE DISTRICT'S GENERAL OPERATING PROPERTY TAX RATE SHALL NOT BE INCREASED WITHOUT VOTER APPROVAL; AND SHALL THE REVENUES FROM ALL SUCH REVENUE SOURCES BE SPENT FOR GENERAL OPERATIONS PURPOSES AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY, INCLUDING WITHOUT LIMITATION ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, SECTION 29-1-301, C.R.S., AS IT MAY BE AMENDED, OR ANY OTHER LAW?"

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<th>YES</th>
<th>NO</th>
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**DE-BRUINING QUESTION**

"WITHOUT IMPOSING ANY NEW TAXES AND WITHOUT INCREASING ITS PROPERTY TAX MILL LEVY, SHALL PINNENWOOD SPRINGS FIRE PROTECTION DISTRICT BE AUTHORIZED TO RETAIN AND SPEND, AS A VOTER APPROVED REVENUE CHANGE, ALL REVENUES RECEIVED FROM ANY SOURCE DURING FISCAL YEAR 2000 AND EACH FISCAL YEAR THEREAFTER THAT ARE IN EXCESS OF THE FISCAL YEAR SPENDING LIMITS THAT WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?"

<table>
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<th>YES</th>
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SHALL PINEWOOD SPRINGS WATER DISTRICT DEBT BE INCREASED BY
NOT MORE THAN $3,000,000 IN PRINCIPAL AMOUNT, WITH A
REPAYMENT COST OF NOT MORE THAN $6,192,485 TOTAL PRINCIPAL
AND INTEREST, BY THE ISSUANCE OF GENERAL OBLIGATION BONDS FOR
THE PURPOSE OF FINANCING THE (1) DESIGN AND CONSTRUCTION OF A
RAW WATER STORAGE RESERVOIR AND RELATED TRANSFER PUMPING
STATIONS AND IMPROVEMENTS, (2) REPLACEMENT AND RELOCATION OF
MAIN WATER DISTRIBUTION LINES AND PUMPING FACILITIES, (3)
ACQUISITION OF WATER RIGHTS AND SOURCES, AND (4) INCREASE OF
WATER TREATMENT CAPACITY, SUCH BONDS TO BECOME DUE AND
PAYABLE WITHIN 30 YEARS OF THE DATE OR RESPECTIVE DATES OF SUCH BONDS AND TO BE
CALLABLE FOR REDEMPTION PRIOR TO MATURITY, WITH OR WITHOUT A
PREMIUM (NOT EXCEEDING 3% OF THE PRINCIPAL), AS MAY LATER BE
DETERMINED BY THE DISTRICT, AND IN CONNECTION THERewith SHALL
PINEWOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE
INCREASED BY AN ESTIMATED $223,840 FOR THE FIRST FULL FISCAL
YEAR (2004) AND ANNUALLY WITHOUT LIMITATION AS TO RATE IN AMOUNTS
SUFFICIENT TO PAY PRINCIPAL, INTEREST AND PREMIUM, IF ANY, ON
SUCH BONDS, AND IN CONNECTION THERewith SHALL PINEWOOD
SPRINGS WATER DISTRICT BE AUTHORIZED TO COLLECT AND
EXPEND ALL SUCH PROPERTY TAXES, OTHER LEGALLY AVAILABLE
FUNDS AND INVESTMENT EARNINGS ON THE PROCEEDS OF SUCH BONDS, PROPERTY TAXES AND OTHER
LEGALLY AVAILABLE FUNDS FOR SUCH PURPOSES,
NOTWITHSTANDING ANY APPLICABLE LIMITATION ON REVENUES AND
EXPENDITURES, INCLUDING THE LIMITATIONS SET FORTH IN ARTICLE X, SECTION 20 OF THE COLORADO
CONSTITUTION?

SHALL THE PINEWOOD SPRINGS WATER DISTRICT, AS A VOTER
APPROVED REVENUE CHANGE, BE AUTHORIZED TO ACCEPT, COLLECT,
RETAIN AND EXPEND THE FULL AMOUNT OF REVENUES GENERATED
FROM ANY AND ALL SOURCES DURING FISCAL YEAR 2003 AND EACH
SUBSEQUENT YEAR, AS PERMITTED BY LAW, INCLUDING WITHOUT
LIMITATION, REVENUES FROM PAYMENT OF TAXES, GRANTS,
INVESTMENTS AND ALL OTHER SOURCES, WITHOUT REGARD TO ANY
SPENDING, REVENUE OR OTHER LIMITATIONS IMPOSED BY ARTICLE X,
SECTION 20 OF THE COLORADO CONSTITUTION ("TABOR"), SECTION
29-1-301, COLORADO REVISED STATUTES ("5.5% LIMIT"), OR ANY
OTHER LAW?

SHALL THE LIMITATIONS ON TERMS OF OFFICE
CONTAINED IN ARTICLE XVIII, SECTION 11, OF THE COLORADO
CONSTITUTION BE ELIMINATED AS APPLIED TO THE PINEWOOD
SPRINGS WATER DISTRICT BOARD OF DIRECTORS?

SHALL THE LIMITATIONS ON TERMS OF OFFICE
CONTAINED IN ARTICLE XVIII, SECTION 11, OF THE COLORADO
CONSTITUTION BE ELIMINATED AS APPLIED TO THE WESTRIDGE PUBLIC
IMPROVEMENT DISTRICT NO. 24?

SHALL TAXES BE INCREASED
$18,184 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER
AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE
BOUNDARIES OF THE PROPOSED WESTRIDGE PUBLIC
IMPROVEMENT DISTRICT NO. 24 BY THE IMPOSITION OF AD
VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED
9.358 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2004 AND
EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE
IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR
CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING
EXPENSES; SHALL THE WESTRIDGE PUBLIC
IMPROVEMENT DISTRICT NO. 24 BE CREATED; AND SHALL THE
PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND
INVESTMENT EARNINGS ON THE PROCEEDS OF SUCH TAXES, PROPERTY TAXES AND OTHER
LEGAL REVENUES, CONSTITUTE VOTER APPROVED
REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT
WITHOUT REGARD TO ANY LIMITATION ON REVENUES RAISING OR OTHER LIMITATION
CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION;
AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND
EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE
THAN THE AMOUNT WHICH WOULD OTHERWISE BE
PERMITTED UNDER THE 5½% LIMIT IMPLIED BY SECTION 29-1-
301, COLORADO REVISED STATUTES IN 2004 AND EACH
YEAR THEREAFTER?

YES
NO