

**Official Ballot for
Coordinated Election
Larimer County, Colorado
Tuesday, November 7, 2017**

Angela Myers

**Angela Myers
Clerk and Recorder**

Instructions to Voters

To vote, fill in the oval completely.
Please use black ink.

Correct



If you mark in any of the incorrect ways shown below it may be difficult to determine your intent. If you make a mistake please ask for a new ballot.

Incorrect



**Your ballot may be continued
on the back.**

City of Loveland

Mayor

2 Year Term

(Vote for No More Than One)

- John H. Fogle
- Jacki Marsh
- Larry Heckel

Councilor Ward 1

4 Year Term

(Vote for No More Than One)

- Lenard Larkin
- Jeremy Jersvig

Councilor Ward 2

4 Year Term

(Vote for No More Than One)

- Gail Snyder
- Kathi Wright
- Gary Lindquist

Councilor Ward 3

4 Year Term

(Vote for No More Than One)

- Steve Olson
- John Ryan Keil

Councilor Ward 4

4 Year Term

(Vote for No More Than One)

- Dave Clark

Poudre School District R-1

Director District C

4-Year Term

(Vote for One)

- John Clarke
- Kristen Draper

Director District D

4-Year Term

(Vote for One)

- Christophe Febvre

Director District E

4-Year Term

(Vote for One)

- Carolyn Reed

Thompson School District R2-J

Board of Education Director District B

4 Year Term

(Vote for One)

- Paul Bankes

Board of Education Director District E

4 Year Term

(Vote for One)

- Lori Hvizda Ward

Board of Education Director District F

4 Year Term

(Vote for One)

- Barbara Kruse

Estes Park School District R-3

School Director at Large

4-Year Term

(Vote for No More Than Two)

- Laura Case

- Danielle Wolf

Weld County School District RE-5J

Director District A

4 year Term

(Vote for One)

- Cathy Hull

Director District C

4 year Term

(Vote for One)

- Peggy Wakeman

- Rosanna M. Parks

Director District E

4 year Term

(Vote for One)

- Stephen M. Lydon

- Michael D. Wailes

Park Hospital District

Board Director

For a Term Until the Next Regular
Special District Election in May 2018
(Vote for NOT MORE than 2)

- David Batey
- Linda Hanak
- Sandy Begley

Board Director

For a Term Until the Regular Special
District Election in May 2020
(Vote for NOT MORE than 3)

- Monty Miller
- Bill Pinkham
- Bert Bergland
- Bruce Carmichael
- Diane Munro

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.

Larimer County

Ballot Issue 1A

Larimer County Fairgrounds (also known as The Ranch)

WITHOUT INCREASING TAXES, SHALL THE EXISTING FIFTEEN ONE-HUNDREDTHS OF ONE PERCENT (.15%) LARIMER COUNTY SALES AND USE TAX PREVIOUSLY APPROVED AND DEDICATED TO AN EVENTS CENTER, 4-H, YOUTH AND COMMUNITY BUILDING, RELATED FAIRGROUNDS FACILITIES AND ASSOCIATED IMPROVEMENTS ("FAIRGROUNDS") BE EXTENDED FOR A PERIOD OF TWENTY YEARS FROM ITS CURRENT EXPIRATION DATE OF DECEMBER 31, 2019; WITH THE REVENUES FROM SUCH TAX TO BE GENERATED AND USED IN ACCORDANCE WITH THE BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 09052017R003 TO CONSTRUCT, EQUIP, OPERATE, MAINTAIN, IMPROVE, REMODEL, AND LEASE THE FAIRGROUNDS AS MORE PARTICULARLY DESCRIBED IN THE LARIMER COUNTY FAIRGROUNDS AND EVENTS COMPLEX MASTER PLAN AS ADOPTED AND AS MAY BE AMENDED FROM TIME TO TIME AFTER PUBLIC HEARING, AND SHALL THE REVENUES FROM SAID TAX AND ANY INTEREST EARNINGS THEREON CONTINUE TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE FOR PURPOSES OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

- YES/FOR

- NO/AGAINST

Ballot Question 1B

Term Limits

Shall the Assessor, Treasurer, Clerk and Recorder, Sheriff, and Surveyor for Larimer County be allowed, if elected by the registered electors of Larimer County, to serve an unlimited number of consecutive terms?

- YES/FOR

- NO/AGAINST

Town of Berthoud

Ballot Issue 2A

RETAIL MARIJUANA SALES AND EXCISE TAX

SHALL THE TOWN OF BERTHOUD TAXES BE INCREASED BY \$100,000.00 OR SUCH GREATER OR LESSER AMOUNT WHICH MAY ACTUALLY BE RECEIVED IN THE CALENDAR YEAR 2018 AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY IN EACH SUBSEQUENT YEAR, BY THE IMPOSITIONS OF A SALES AND EXCISE TAX ON THE RETAIL SALE OF MARIJUANA AND MARIJUANA PRODUCTS (AS SUCH ARE AUTHORIZED BY STATE LAW, WITH THE EXCEPTION OF MEDICAL MARIJUANA AND PRODUCTS RELATED THERETO), COMMENCING JANUARY 1, 2018 OR AT SUCH LATER TIME AS SUCH SALES MAY BE AUTHORIZED BY THE BOARD OF TRUSTEES OR VOTERS OF THE TOWN, AT THE RATE OF SEVEN PERCENT (7%) OF THE PRICE PAID BY THE PURCHASER IN ADDITION TO THE REGULAR MUNICIPAL SALES TAX, WHICH TAX REVENUES SHALL BE EXPENDED TO PROMOTE YOUTH ACTIVITIES AND SERVICES, STREETS & SIDEWALKS, LAW ENFORCEMENT, AND PARKS & RECREATIONAL PURPOSES OF THE TOWN, AND SHALL THE TOWN BE PERMITTED TO COLLECT, RETAIN AND SPEND THE REVENUES FROM SUCH TAX, INCLUDING ALL INTEREST DERIVED THEREFROM, WITHOUT REGARD TO THE REVENUE RAISING, DEBT LIMITATION OR OTHER RESTRICTIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

- YES/FOR

- NO/AGAINST

Ballot Question 2B

CITY-INITIATED PROPOSED CHARTER AMENDMENT NO. 1 ADDING A NEW SECTION 7 TO CHARTER ARTICLE XII TO AUTHORIZE, BUT NOT REQUIRE, THE CITY'S PROVISION OF TELECOMMUNICATION FACILITIES AND SERVICES AS A PUBLIC UTILITY, INCLUDING BROADBAND INTERNET SERVICES

Shall Article XII of the City of Fort Collins Charter be amended to allow, but not require, City Council to authorize, by ordinance and without a vote of the electors, the City's electric utility or a separate telecommunications utility to provide telecommunication facilities and services, including the transmission of voice, data, graphics and video using broadband Internet facilities, to customers within and outside Fort Collins, whether directly or in whole or part through one or more third-party providers, and in exercising this authority, to: (1) issue securities and other debt, but in a total amount not to exceed \$150,000,000; (2) set the customer charges for these facilities and services subject to the limitations in the Charter required for setting the customer charges of other City utilities; (3) go into executive session to consider matters pertaining to issues of competition in providing these facilities and services; (4) establish and delegate to a Council-appointed board or commission some or all of the Council's governing authority and powers granted in this Charter amendment, but not the power to issue securities and other debt; and (5) delegate to the City Manager some or all of Council's authority to set customer charges for telecommunication facilities and services?

- YES/FOR
NO/AGAINST

Ballot Question 2C

CITY-INITIATED PROPOSED ORDINANCE

Shall the proposed Ordinance amending Section 15-491 of the Code of the City of Fort Collins be adopted, so as to allow the City Council, if it desires, to adopt amendments to or add provisions in Chapter 15, Article XVI of the City Code pertaining to Medical Marijuana Businesses in order to stay current with applicable state laws, rules and regulations, so long as such amendments or additions are not contrary to and do not eliminate any of the 2012 citizen-initiated provisions, except as provided in Sec. 15-491(b)?

- YES/FOR
NO/AGAINST

Town of Timnath

Ballot Issue 2D

SHALL TOWN OF TIMNATH TAXES BE INCREASED \$3,900,000 ANNUALLY IN THE FIRST FULL FISCAL YEAR COMMENCING JANUARY 1, 2018, AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY:

- INCREASING THE CURRENT TOWN SALES TAX RATE ON THE SALE OF TANGIBLE PERSONAL PROPERTY AT RETAIL OR THE FURNISHING OF SERVICES FROM 3.00% TO 4.3%; AND
INCREASING THE CURRENT TOWN SALES TAX RATE ON THE PURCHASE OF FOOD FOR HOME CONSUMPTION FROM 2.25% TO 3.45%,

FOR THE PURPOSE OF FINANCING (1) CAPITAL PROJECTS, INCLUDING BUT NOT LIMITED TO STREETS, PARKS AND RECREATION, STORM WATER AND MUNICIPAL FACILITIES, (2) THE COSTS OF OPERATING AND MAINTAINING SUCH PROJECTS; AND (3) GENERAL MUNICIPAL PURPOSES; AND SHALL THE REVENUES GENERATED BY SUCH TAX INCREASE AND ANY EARNINGS FROM THE INVESTMENT OF SUCH REVENUES BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- YES/FOR
NO/AGAINST

Ballot Issue 3A

SHALL ESTES PARK SCHOOL DISTRICT R-3 TAXES BE INCREASED BY \$1,009,583 IN 2017 FOR COLLECTION IN THE 2018 CALENDAR YEAR, AND BY SUCH AMOUNTS AS MAY BE COLLECTED ANNUALLY THEREAFTER, BY THE IMPOSITION OF A MILL LEVY THAT GENERATES REVENUE IN AN AMOUNT WHEN COMBINED WITH REVENUES PRODUCED BY PREVIOUS VOTER AUTHORIZED TAX INCREASES OF THE DISTRICT IS NOT GREATER THAN THE STATUTORY LIMIT AUTHORIZED BY 22-54-108, C.R.S., AS AMENDED, TO BE USED FOR EDUCATIONAL PURPOSES AS APPROVED BY THE BOARD OF EDUCATION, WHICH MAY INCLUDE, BUT ARE NOT LIMITED TO:

- RECRUITING AND RETAINING A STRONG DIVERSE POOL OF TEACHERS AND STAFF, AS WELL AS PROVIDE CONTINUOUS LEADERSHIP AND GROWTH OPPORTUNITIES;
EXPAND COLLEGE AND CAREER PROGRAMS SUCH AS APPRENTICESHIPS, CAREER TECHNICAL EDUCATION (VOCATIONAL) COURSES TO EXPLORE TRADE FIELDS: MECHANICAL, CARPENTRY, TECHNOLOGY, GREENHOUSE OPERATIONS AND AGRICULTURE;
PROVIDING COMPREHENSIVE MENTAL HEALTH, WELLNESS AND SAFETY RESOURCES BY EXPANDING ON SOCIAL EMOTIONAL LEARNING (SEL) AND INCLUDING MORE WRAP AROUND SERVICES TO SUPPORT STUDENTS;
EXPANDING TECHNOLOGY ACCESS TO MORE STUDENTS, INTEGRATE NEW FORMS OF INNOVATIVE EDUCATION;
ADJUST CURRICULUM TO EXPAND ON: 21ST CENTURY SKILLS, ESSENTIAL LIFE SKILLS, HANDS-ON POST SECONDARY EXPERIENCE, FINANCIAL LITERACY, CAREER READINESS;

AND SHALL SUCH INCREASE BE AN ADDITIONAL PROPERTY TAX MILL LEVY IN EXCESS OF THE LEVIES THE DISTRICT IS OTHERWISE AUTHORIZED BY LAW TO IMPOSE; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES FROM SUCH TAXES AND THE EARNINGS FROM THE INVESTMENT OF SUCH REVENUES AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS THAT WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

- YES/FOR
NO/AGAINST

Larimer County Public Improvement District

Little Thompson PID # 61 Ballot Issue 5A

SHALL TAXES BE INCREASED \$50,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED LITTLE THOMPSON PUBLIC IMPROVEMENT DISTRICT NO. 61 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 14.626 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2018 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 LITTLE THOMPSON PUBLIC IMPROVEMENT DISTRICT NO. 61 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE 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 5 1/2% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2017 AND EACH YEAR THEREAFTER?

- YES/FOR
NO/AGAINST

Ballot Issue 5B

SHALL WELLINGTON FIRE PROTECTION DISTRICT TAXES BE INCREASED UP TO \$760,000 ANNUALLY, AND BY WHATEVER ADDITIONAL AMOUNTS ARE ANNUALLY RAISED THEREAFTER, BY AN ADDITIONAL TAX LEVY OF 5.59 MILLS, COMMENCING IN TAX YEAR 2017 (FOR COLLECTION IN CALENDAR YEAR 2018), AND CONTINUING THEREAFTER AS PROVIDED BY LAW, WITH SUCH TAX PROCEEDS TO BE USED FOR DISTRICT OPERATIONS AND CAPITAL EXPENSES; AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE AND SPENDING CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1-301, COLORADO REVISED STATUTES?

- YES/FOR
NO/AGAINST

Loveland Downtown Development Authority

Ballot Issue 5C

SHALL CITY OF LOVELAND DEBT BE INCREASED BY UP TO \$61,000,000, WITH A REPAYMENT COST OF NO MORE THAN \$135,000,000, WITHOUT RAISING TAXES, FOR THE PURPOSE OF FINANCING THE COSTS OF DEVELOPMENT PROJECTS TO BE UNDERTAKEN BY OR ON BEHALF OF THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PURSUANT TO THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PLAN OF DEVELOPMENT, WITH SUCH DEBT PAYABLE FROM AND SECURED BY A PLEDGE OF THE SPECIAL FUND OF THE CITY WHICH SHALL CONTAIN TAX INCREMENT REVENUES LEVIED AND COLLECTED WITHIN THE BOUNDARIES OF THE AUTHORITY.

WITHOUT RAISING TAXES, SHALL CITY OF LOVELAND DEBT BE INCREASED BY UP TO \$61,000,000, WITH A REPAYMENT COST OF NO MORE THAN \$135,000,000, FOR THE PURPOSE OF FINANCING THE COSTS OF DEVELOPMENT PROJECTS TO BE UNDERTAKEN BY OR ON BEHALF OF THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PURSUANT TO THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PLAN OF DEVELOPMENT, AS IT MAY BE AMENDED FROM TIME TO TIME, INCLUDING WITHOUT LIMITATION, PARKING, UTILITIES, STREETS, SIDEWALKS, ALLEYWAYS AND BEAUTIFICATION, AND APPLICABLE PROVISIONS OF COLORADO LAW; SUCH DEBT AND THE INTEREST THEREON TO BE PAYABLE FROM AND SECURED BY A PLEDGE OF THE SPECIAL FUND OF THE CITY WHICH SHALL CONTAIN TAX INCREMENT REVENUES LEVIED AND COLLECTED WITHIN THE BOUNDARIES OF THE AUTHORITY; AND SHALL SUCH DEBT BE EVIDENCED BY BONDS, NOTES, CONTRACTS OR OTHER FINANCIAL OBLIGATIONS TO BE SOLD IN ONE SERIES OR MORE FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT THEREOF, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE CITY MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT MORE THAN 3% OF THE PRINCIPAL AMOUNT SO REDEEMED; AND SHALL THE CITY AND THE AUTHORITY BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE TAX INCREMENT REVENUES, THE BOND PROCEEDS AND INVESTMENT INCOME THEREON AS A VOTER-APPROVED REVENUE CHANGE, AND 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

*Warning: Any person who, by use of force or other means, unduly influences an eligible elector to vote in any particular manner or to refrain from voting, or who falsely makes, alters, forges, or counterfeits any mail ballot before or after it has been cast, or who destroys, defaces, mutilates, or tampers with a ballot is subject, upon conviction, to imprisonment, or to a fine, or both.