Official Ballot for Coordinated Election Larimer County, Colorado Tuesday, November 5, 2019

Angela Myers Clerk and Recorder

Instructions to Voters
To vote your ballot:
1. Use black ink.
2. Fill in the oval completely.

Correct

INCORRECT
Do not mark in any of the incorrect ways shown below.

If you make a mistake, ask for a new ballot.

City of Loveland

Mayor
2 Year Term (Vote for No More Than One)
- Jacki Marsh
- Kati Wright
- Dave Clark

Councilor Ward 1
4 Year Term (Vote for No More Than One)
- Lenard Larkin
- Richard Ball
- Robert Molloy

Councilor Ward 2
4 Year Term (Vote for No More Than One)
- Andrea Samson
- Nila Starr

Councilor Ward 3
4 Year Term (Vote for No More Than One)
- John H. Fogle
- Elizabeth Hughes
- John Dixon

Councilor Ward 4
4 Year Term (Vote for No More Than One)
- Rian Farnos
- Don Overcash
- Bill Jensen

Poudre School District R-1
Director District A
4-Year Term (Vote for One)
- Scott Schoenbauer
- Donald (DJ) Anderson

Director District B
4-Year Term (Vote for One)
- Nita Donovan

State of Colorado

Proposition CC (STATUTORY)
WITHOUT RAISING TAXES AND TO BETTER FUND PUBLIC SCHOOLS, HIGHER EDUCATION, AND ROADS, BRIDGES, AND TRANSIT, WITHIN A BALANCED BUDGET, MAY THE STATE KEEP AND SPEND ALL THE REVENUE IT ANNUALLY COLLECTS AFTER JUNE 30, 2019, BUT IS NOT CURRENTLY ALLOWED TO KEEP AND SPEND UNDER COLORADO LAW, WITH AN ANNUAL INDEPENDENT AUDIT TO SHOW HOW THE RETAINED REVENUES ARE SPENT?

YES FOR NO AGAINST

Weld County School District RE-5J

Director District A
2 year term (Vote for one)
- Sara Hall

Director District B
4 year term (Vote for one)
- Jeremy Scott

Director District D
4 year term (Vote for one)
- Nathan Sessa

Aims College District

Trustee District A
4 Year Term (Vote for One)
- Heidi Windel

Trustee District B
4 Year Term (Vote for One)
- Andres G. Guerrero, Jr.
- Mark Hout

Trustee District E
4 Year Term (Vote for One)
- Genevieve Canales
- Lyly Achtziger

SAMPLE BALLOT
Larimer County
Ballot Issue 1A
SHALL LARIMER COUNTY TAXES BE INCREASED $38,000,000 DOLLARS ANNUALLY (ESTIMATED FIRST FISCAL YEAR DOLLAR INCREASE IN 2020), AND BY WHATSOEVER ADDITIONAL AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER, FOR A PERIOD OF 20 YEARS BY THE IMPOSITION OF A 0.5% (5 CENTS ON 100 DOLLARS) SALES AND USE TAX, WITH ALL REVENUE FROM SUCH TAX TO BE USED IN ACCORDANCE WITH THE BOARD OF COUNTY COMMISSIONERS RESOLUTION NO. 05272019R008 TO SERVE COMMUNITY MEMBERS IN FORT COLLINS, LOVELAND, WINDSOR, BERTHODO, ESTES PARK, TIMNATH, JOHNSTOWN, AND UNINCORPORATED AREAS OF LARIMER COUNTY AS FOLLOWS: - $10,000,000 FOR LOCAL MATCH TO FUND IMPROVEMENTS TO INTERSTATE HIGHWAY 25 BETWEEN STATE HIGHWAY 402 AND STATE HIGHWAY 66 ALLOCATED FROM THE FIRST $2,000,000 COLLECTED IN EACH OF THE FIRST FIVE (5) YEARS OF TAX COLLECTION; AND WITH THE REMAINING PROCEEDS DISTRIBUTED AS FOLLOWS: - BETWEEN 45% TO 50% TO DESIGN AND CONSTRUCT TRANSPORTATION/CAPACITY EXPANSION PROJECTS ON MAJOR STREETS, HIGHWAYS, AND ROADWAYS, WHICH MAY INCLUDE, WITHOUT LIMITATION, INTERSECTIONS, BIKE LANE, GRADING, SEPARATED CROSSINGS, SIDEWALKS, SIGNALIZATION AND OTHER IMPROVEMENTS RELATED TO REGIONAL MOBILITY; - BETWEEN 15% AND 20% TO PLAN, DESIGN, CONSTRUCT, EQUIP, AND OPERATE PUBLIC TRANSPORTATION DIRECTLY OR BY AGREEMENT; AND - 25% TO PURCHASE, CONSTRUCT, EQUIP, OPERATE, MAINTAIN, IMPROVE, REMODEL, REPLACE, AND LEASE EXISTING AND FUTURE LARIMER COUNTY FACILITIES INCLUDING A CONSOLIDATED CENTER FOR HUMAN AND ECONOMIC HEALTH SERVICES AND VETERANS SERVICES, EXPANDED ALTERNATIVE SENTENCING AND COMMUNITY CORRECTIONS FACILITIES, EXPANDED NUMBER OF COURTROOMS AND ASSOCIATED SUPPORT SPACE FOR THE STATE 6TH JUDICIAL DISTRICT COURT AND LARIMER COUNTY COURT, AND FOR PUBLIC FACILITIES AS MORE PARTICULARLY DESCRIBED IN THE LARIMER COUNTY 2018 FACILITIES MASTER PLAN AS ADOPTED AND AS MAY BE AMENDED FROM TIME TO TIME AFTER PUBLIC HEARING; AND SHALL THE COUNTY BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL PROCEEDS OF SUCH TAX WITHOUT LIMITATION BY ARTICLE XI, SECTION 20 OF THE COLORADO CONSTITUTION; AND FURTHER PROVIDED THAT AN ANNUAL REPORT SHALL BE PUBLISHED AND PROVIDED TO THE BOARD OF COUNTY COMMISSIONERS ON THE DESIGNATION OR USE OF THE REVENUES FROM THE TAX INCREASE IN THE PRECEDING CALENDAR YEAR CONSISTENT WITH ITS APPROVED PURPOSES?

City of Loveland
Ballot Issue 2A
COMMUNITY IMPROVEMENT PROJECTS
SHALL CITY OF LOVELAND TAXES BE INCREASED NOT MORE THAN SIX MILLION THREE HUNDRED THOUSAND DOLLARS IN THE FIRST FISCAL YEAR OF COLLECTIONS AND BY WHATSOEVER AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY AN ADDITIONAL TEMPORARY SALES AND USE TAX OF THREE-TENTHS OF ONE PERCENT TO BE IMPOSED BEGINNING JANUARY 1, 2020, TO IMPROVE INFRASTRUCTURE AND PUBLIC SAFETY BY FUNDING CONSTRUCTION, OPERATION, AND MAINTENANCE OF PUBLIC IMPROVEMENTS INCLUDING:
- WIDENING OF AND IMPROVEMENTS TO EISENHOWER BOULEVARD FROM 34 TO 40 TO RELIEVE TRAFFIC CONGESTION AND IMPROVE DRIVER AND PEDESTRIAN SAFETY;
- WIDENING OF AND IMPROVEMENTS TO TAFT AVENUE TO RELIEVE TRAFFIC CONGESTION AND IMPROVE DRIVER AND PEDESTRIAN SAFETY;
- A REPLACEMENT OF FIRE STATION 3 AND RENOVATION OF FIRE STATION 4 ON KNOBONE DRIVE TO IMPROVE EMERGENCY RESPONSE TIMES AND PROTECT FIRST RESPONDERS;
- PEDESTRIAN AND BICYCLE UNDERPASSES AND IMPROVEMENTS ALONG THE CITY’S RECREATION TRAIL SYSTEM;
- A NEW FULL SERVICE BRANCH LIBRARY IN NORTHWEST LOVELAND;
- RENOVATION AND EXPANSION OF THE LOVELAND MUSEUM.
WITH ALL SPENDING REPORTED IN THE CITY’S ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE CITY’S WEBSITE; AND PROVIDED THESE INCREASED TAXES SHALL NOT BE COLLECTED AFTER DECEMBER 31, 2040, AND THAT ALL THE TAX REVENUES AND INVESTMENT EARNINGS THEREON MAY BE COLLECTED, RETAINED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

City of Loveland
Ballot Issue 2C
SHALL CITY OF LOVELAND TAXES BE INCREASED BY $1.5 MILLION ANNUALLY IN THE FIRST FULL FISCAL YEAR AND BY SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER BY IMPOSING AN EXCISE TAX OF UP TO 15% WHEN UNPROCESSED RETAIL MARIJUANA IS FIRST SOLD OR TRANSFERRED BY A RETAIL MARIJUANA CULTIVATION/FACILITY AND BY IMPOSING AN ADDITIONAL SALES TAX OF UP TO 15% ON THE SALE OF RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS, WITH THE RATE OF EITHER OR BOTH TAXES BEING ALLOWED TO BE DECREASED OR INCREASED WITHOUT FURTHER VOTER APPROVAL SO LONG AS THE RATE OF EITHER ADDITIONAL TAX DOES NOT EXCEED 15%, AND WITH THE RESULTING TAX REVENUE BEING ALLOWED TO BE COLLECTED AND SPENT NOTWITHSTANDING ANY LIMITATIONS PROVIDED BY LAW?

Ballot Question 2D
City of Loveland question authorizing retail and medical marijuana dispensaries, cultivation, manufacturing, and research and testing facilities to be located within the city.
Shall the city council be authorized to permit retail and medical marijuana dispensaries, cultivation facilities, and manufacturing, research and testing facilities to be located in the city subject to regulations to be passed by the city council?

Ballot Issue 2B
COMMUNITY RECREATION PROJECTS
SHALL CITY OF LOVELAND TAXES BE INCREASED NOT MORE THAN FOUR MILLION TWO HUNDRED THOUSAND DOLLARS IN THE FIRST FISCAL YEAR OF COLLECTIONS AND BY WHATSOEVER AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY AN ADDITIONAL TEMPORARY SALES AND USE TAX OF TWO-TENTHS OF ONE PER CENT TO BE IMPOSED BEGINNING JANUARY 1, 2020, TO IMPROVE INFRASTRUCTURE AND QUALITY OF LIFE BY FUNDING CONSTRUCTION, OPERATION, AND MAINTENANCE OF A NEW COMMUNITY RECREATION AND SENIOR CENTER IN NORTHWEST LOVELAND AND OTHER RECREATIONAL FACILITIES, WITH ALL SPENDING REPORTED IN THE CITY’S ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE CITY’S WEBSITE; AND PROVIDED THESE INCREASED TAXES SHALL NOT BE COLLECTED AFTER DECEMBER 31, 2040, AND THAT ALL THE TAX REVENUES AND INVESTMENT EARNINGS THEREON MAY BE COLLECTED, RETAINED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?
Poudre School District R-1
Ballot Issue 4A
SHALL Poudre School District R-1 Taxes Be Increased by $118 Million Annually Beginning in the 2019-2020 Budget Year and in Each Budget Year Thereafter, as Adjusted Annually for the Percentage Change in the Denver-Aurora-Lakewood Consumer Price Index, for the Payment of District Operation Costs, Including But Not Limited To:
- Increasing First-Year Teacher Salaries by the Average Rate Matched to the Competitive Level at the Denver School District and Providing a Third Year Rate Match After the Second Year
- Restructuring to a Competitive Teacher Salary Schedule to Retain and Retain High-Quality Teachers and Maintaining Competitive Wages for Support Personnel
- Supporting Our Students’ Mental Health by Increasing Mental Health Professional Positions, Such as Counselors, and Providing Additional Safety and Security
Provided That No Revenue from This Tax shall be Used for Administration Salaries, Special Capital Improvements, and Provided That Expenditures will be Subject to an Annual Audit and Citizen Oversight, and That Such Tax Increase Be An Additional Property Tax District Levy Sufficient to Produce the Amount Specified Above, Which Shall Be in Addition to the Property Taxes Otherwise Authorized to be Levied for the General Fund, and Shall the District Be Authorized to Collect, Retain, and Spend Revenues from Such Taxes and the Bonds Issued For the Competitive Level Such Revenues as a Voter Approved Revenue and Spending Change Under Article X, Section 20 of the Colorado Constitution?

YES FOR / NO AGAINST

Weld County School District RE-5J
Ballot Issue 5A
SHALL WELD COUNTY SCHOOL DISTRICT RE-5J Tax Be Increased $4 Million Annually Beginning in the 2020-2021 Budget Year and in Each Budget Year Thereafter, as Adjusted Annually for the Percentage Change in the Denver-Aurora-Lakewood Consumer Price Index, for the Payment of District Operation Costs, Including But Not Limited To:
- Expanding the Career and Technical Education Programs at Milliken Middle School and Roosevelt High School;
- Attract and Retain Quality Teachers and Staff;
- Provide Additional Safety, Security, and Mental Health Personnel Across the District
Through a Property Tax Override Mill Levy to be Imposed at a Rate Sufficient to Produce the Amount Set Forth Above, To Be Deposited Into the General Fund of the District, Shall Be in Addition to the Property Taxes That Otherwise Would Be Leved for the General Fund and Shall Constitute a Voter Approved Revenue Change?

YES FOR / NO AGAINST

Weld County School District RE-5J
Ballot Issue 5B
SHALL WELD COUNTY SCHOOL DISTRICT RE-5J Debt Be Increased $139.9 Million, With a Repayment Cost of Up To $253.4 Million and Shall District Taxes Be Increased by Up To $10.2 Million Annually for the Following Purposes:
- Providing $25.1 Million of Matching Money Required to Receive $8.3 Million in Federal Grants (Which is Not Required to Be Repaid) To Construct a New Elementary School in Town of Johnstown to Replace the Existing Letford Elementary School;
- Constructing a New Middle School, a Transportation Center in Milliken, an Acquiring Lands for a Future High School and Constructing at This Time a District Stadium and Athletics Complex;
- Addressing Safety and Security Through Entryway and Fire System Upgrades and Making Improvements to Milliken Elementary School, Pioneer Ridge Elementary School, Milliken Middle School, and Roosevelt High School to Extend Their Useful Life, Improve Energy Efficiency and Enhance Instructional and Career Pathway/Programs;
- Providing $1 Million in Improvements to the Knowledge Quest Academy;
- And to the Extent Funds Are Available, Acquiring, Constructing, Renovating and Repairing District Capital Assets, Including Expanding Lease Purchase Options, By the Issuance和 Payment of General Obligation Bonds Which Are Issued at a Time, at Such Time, at Such Price (At Above or Below Par) and in Such Manner and Containing Such Terms, Not Inconsistent With This Ballot Issue, As the Board of Education May Determine, Shall Ad Valorem Property Taxes Be Levied Without Limit As To the Mill Rate Not Inconsistent With the Cost Parameters Set Forth Above and in an Amount Sufficient in Each Year to Pay the Principal of, Premium If Any, and Interest on Such Debt and To Fund Any Reserves for the Payment Thereof, and Shall the District’s Debt Limit Be Established at 6% of the Actual Value of the District’s Taxable Property to Permit the Issuance of Such Bonds?

YES FOR / NO AGAINST

Larimer County Public Improvement District
Solar Ridge Public Improvement District #21
Ballot Issue 6A
SHALL THE Solar Ridge Public Improvement District #21 Tax Be Increased $52.31 Dollars Annually (Estimated First Fiscal Year Dollar Increase in 2020) and Shall the Additional Amount As May Be Raised Annually Thereafter, By the Issuance of Ad Valorem Property Taxes At a Mill Levy Rate Not To Exceed 17.5000 Mills. The Revenues of Which Will Be Collected Beginning January 1, 2020 and Each Year Thereafter, and Upon Approval of This Mill Levy, the Revenues Raised Pursuant to the Ballot Measure Approved November 2, 2004, Shall Terminate on December 31, 2016, With the Revenues Collected by Imposition of the 17.5000 Mill Levy to Be Used For the Construction, Improvement and Continued Maintenance of Roaring Meadows District and the Stonerest Drive and For the General Operating Expenses of the District and By the Proceeds of Such Tax, the Specific Ownership Taxes Received By the District and Investment Earnings on Both Constitute Voter Approved Revenue and Spending Changes and Be Collected and Spent For 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 This Mill Levy Any Such Amount Which Is More Than the Amount Which Would Otherwise Be Permitted Under the 5% Limit Imposed by Section 29-1-301, Colorado Revised Statutes in 2020 and Each Year Thereafter?

YES FOR / NO AGAINST

Manor Ridge Estates
Public Improvement District No. 67
Ballot Issue 6B
SHALL TAXES Be Increased $162,000 Annually (In the First Year) or Such Greater Amount As Is Raised in Subsequent Years Within The Boundaries of The Proposed Manor Ridge Estates Public Improvement District No. 67 By the Imposition of Ad Valorem Property Taxes at a Mill Levy Rate Not Exceeding 17.5000 Mills. The Revenues of Which Will Be Collected Beginning January 1, 2020 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 Manor Ridge Estates Public Improvement District No. 67 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 Spending Changes and Be Collected and Expended For 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 Expends From Its Mill Levy Any Such Amount Which Is More Than the Amount Which Would Otherwise Be Permitted Under the 5% Limit Imposed by Section 29-1-301, Colorado Revised Statutes in 2020 and Each Year Thereafter?

YES FOR / NO AGAINST

SAMPLE BALLOT
<table>
<thead>
<tr>
<th>Larimer County Public Improvement District</th>
<th>Windsor-Severance Fire Protection District</th>
<th>North Weld County Water District</th>
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<tbody>
<tr>
<td><strong>Scenic Ranch Estates Public Improvement District No. 68</strong></td>
<td><strong>Ballot Issue 7A</strong></td>
<td><strong>Ballot Issue 7B</strong></td>
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<tr>
<td><strong>Ballot Issue 6C</strong></td>
<td><strong>SHALL TAXES BE INCREASED $20,885 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED SCENIC RANCH ESTATES PUBLIC IMPROVEMENT DISTRICT NO. 68 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 27.000 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2020 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 SCENIC RANCH ESTATES PUBLIC IMPROVEMENT DISTRICT NO. 68 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 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 FIXTURES, MACHINERY AND ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5.5% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2020 AND EACH YEAR THEREAFTER?</strong></td>
<td><strong>SHALL NORTH WELD COUNTY WATER DISTRICT TAXES BE INCREASED $5,000,000 IN FISCAL YEAR 2020 AND EVERY YEAR THEREAFTER IN SUCH AMOUNTS AS ARE GENERATED BY THE IMPOSITION OF AN AD VALOREM PROPERTY TAX NOT TO EXCEED 5 MILLS. TO BE COLLECTED IN 2020 AND ANNUALLY THEREAFTER TO PAY THE DISTRICT'S ADMINISTRATION, OPERATIONS, AND MAINTENANCE EXPENSES AND SHALL THE PROCEEDS OF SUCH TAX AND ANY INVESTMENT INCOME THEREON BE COLLECTED, RETAINED, AND SPENT BY THE DISTRICT IN FISCAL YEAR 2020 AND IN EACH FISCAL YEAR THEREAFTER 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, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY YEAR, OR ANY OTHER LAW WHICH PURSUES TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, ALL WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED, AND SPENT BY THE DISTRICT?</strong></td>
</tr>
<tr>
<td><strong>YES/NO/AUGUST</strong></td>
<td><strong>YES/NO/AUGUST</strong></td>
<td><strong>YES/NO/AUGUST</strong></td>
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**Ballot Issue 7C**

**SHALL NORTH WELD COUNTY WATER DISTRICT BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND THE FULL AMOUNT OF ALL TAXES, TAX FEE, RENTAL INVESTMENT FEES, PARK FEES, FACILITY FEES, DEVELOPMENT FEES, IMPACT FEES, SERVICE CHARGES, INSPECTION FEES, ADMINISTRATIVE CHARGES, GRANTS, OR ANY OTHER FEE, RENT, TOLL, PENALTY, OR CHARGE AUTHORIZED BY LAW OR CONTRACT TO BE IMPOSED, COLLECTED, OR RECEIVED BY THE DISTRICT DURING FISCAL YEAR 2019 AND EACH FISCAL YEAR THEREAFTER, SUCH AMOUNTS TO CONSTITUTE A VOTER-APPROVED REVENUE CHANGE AND BE COLLECTED, RETAINED, 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, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY SUBSEQUENT YEAR, OR ANY OTHER LAW WHICH PURSUES TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED, AND SPENT BY THE DISTRICT?**

**YES/NO/AUGUST**

**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 subjected, upon conviction, to imprisonment, or to a fine, or both. Section 1-7.5-107(3)(b), C.R.S.

**END OF BALLOT**