County Question 1a
BECAUSE THE COUNTY IS PERMITTED TO EXPEND REVENUES ABOVE THE 2020 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE X, SECTION 32 OF THE COLORADO CONSTITUTION, THE AMOUNT BEING UP TO $8,000,000, WITH THE EXCESS REVENUE BEING DEPOSITED INTO THE CITIES AND TOWNS WITHIN THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES LOCAL AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSES OF ROAD, STREETS AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

County Question 1b
CAMPBELL - Commissioner
Pete Coors - Vice Commissioner
Gary Bauer - Commissioner
John McClain - Commissioner
Kevin Swanson - Commissioner
John Heckman - Vice Commissioner
Ken Salazar - Commissioner
Finn Gotaas - Vice Commissioner
Lyndon H. Louche - Lib
Steve Forbes - Vice Commissioner
Jeffrey Peckman -AC
Mark A. Melott - Vice Commissioner
Al Gore - Commissioner
Bill Bradley - Vice Commissioner
Scott McNiss - Commissioner
Robert Reed Kelley - Vice Commissioner
Barbara O’Grady - Commissioner
Douglas Naim - Vice Commissioner
Write-In

County Question 1c
SHALL THE COUNTY TAXES BE INCREASED $14.8 MILLION ANNUALLY (FIRST FULL FISCAL YEAR INCREASE) 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 0.42 PERCENT (4 CENTS ON EVERY $10 PURCHASE) SALES AND USE TAX AND THE RESULTING REPLENISHMENT OF THE COUNTY'S EXISTING 0.25 PERCENT (25 CENTS ON EVERY $10 PURCHASE) SALES AND USE TAX WHICH WAS APPROVED BY THE VOTERS AT THE NOVEMBER 1997 ELECTION, TO BE FEES TOWARDS AN EXPANSION OF THE JAIL, SUCH AS NEW JAIL SALES AND USE TAX TO BE IMPOSED, COLLECTED, ADMINISTERED AND ENFORCED IN THE 2020 AND EACH SUBSEQUENT COLLECTION YEAR AS PROVIDED BY BOARD OF COUNTY COMMISSIONERS RESOLUTION NO. 19-0225, AND SHALL ALL REVENUE FROM SUCH TAX AND ANY EARNINGS THEREON BE REPEAL (REPLENISHMENT OF AMOUNT) CONSTITUTE A VOTER APPROVED REVENUE CHANGED?

County Question 1d
Shall the County be authorized to grant a franchise to Holly Cross Energy for a period of ten years for the provision of electrical services within the County upon the terms and conditions set forth in Ordinance No. 4, Series of 2007?

School District R-1 Question 3a
SHALL GOLDEN PUBLIC SCHOOLS (SCHOOL DISTRICT R-1) RAISE THE MILL Levy TO $32 MILLION ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH SUBSEQUENT YEAR THEREAFTER?

School District R-1 Four Year Term
Noreve Fraser
Earl F. Dodge
Lynn Heffley
Joe Nunez
Sandra Panetta

School District R-1 Question 3b
SHALL THE COUNTY SCHOOL DISTRICT NO. R-1 TAXES BE INCREASED $14.000 IN TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2013 IN SUCH AMOUNT AS ARE GENERATED BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED ONE (1) MILL, EACH YEAR, FOR THE CAPITAL CONSTRUCTION NEEDS OF KNOXVILLE ACADEMY, A CHARTER SCHOOL WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTING, DEMOLISHING, REMODELING, REPAIRING, OR REPLACING THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS TUITIONED IN OR TO BE TUITIONED IN THE CHARter SCHOOL, WITH THE PROCEEDS OF SUCH TAXES, INCLUDING THE INVESTMENT INTEREST THEREON, TO BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER APPROVED REVENUE AND SPENDING CHANGE WITHOUT REGARD TO ANY SPEND LIMIT OR REVENUE LIMITATIONS CONTAINED IN SECTION 23, ARTICLE X OF THE COLORADO CONSTITUTION?

School District R-1 Question 3c
KNOXVILLE ACADEMY CHARTER SCHOOL MILL, OVERALL QUESTION

School District R-1 Question 4a
SHALL THE COUNTY SCHOOL DISTRICT NO. R-1 TAXES BE INCREASED $79,500 IN TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2013 IN SUCH AMOUNT AS ARE GENERATED BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED ONE (1) MILL, EACH YEAR, FOR THE CAPITAL CONSTRUCTION NEEDS OF KNOXVILLE ACADEMY, A CHARTER SCHOOL WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTING, DEMOLISHING, REMODELING, REPAIRING, OR REPLACING THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS TUITIONED IN OR TO BE TUITIONED IN THE CHARter SCHOOL, WITH THE PROCEEDS OF SUCH TAXES, INCLUDING THE INVESTMENT INTEREST THEREON, TO BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER APPROVED REVENUE AND SPENDING CHANGE WITHOUT REGARD TO ANY SPEND LIMIT OR REVENUE LIMITATIONS CONTAINED IN SECTION 23, ARTICLE X OF THE COLORADO CONSTITUTION?

School District R-1 Question 4b
THE COUNTY SHALL PROVIDE A MUSICAL TEACHER IN EACH ELEMENTARY SCHOOL, A MUSICAL TEACHER IN EACH MIDDLE SCHOOL, A MUSICAL TEACHER IN EACH HIGH SCHOOL, AND A MUSICAL TEACHER IN EACH ROYAL, AND SHALL APPROPRIATE EACH ADEQUATELY IN UNDERSERVED SCHOOLS

School District R-1 Question 5a
SHALL THE COUNTY SCHOOL DISTRICT NO. R-1 RAISE THE MILL Levy TO $32 MILLION ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH SUBSEQUENT YEAR THEREAFTER?

School District R-1 Question 5b
SHALL THE COUNTY SCHOOL DISTRICT NO. R-1 TAXES BE INCREASED $14.000 IN TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2013 IN SUCH AMOUNT AS ARE GENERATED BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED ONE (1) MILL, EACH YEAR, FOR THE CAPITAL CONSTRUCTION NEEDS OF KNOXVILLE ACADEMY, A CHARTER SCHOOL WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTING, DEMOLISHING, REMODELING, REPAIRING, OR REPLACING THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS TUITIONED IN OR TO BE TUITIONED IN THE CHARter SCHOOL, WITH THE PROCEEDS OF SUCH TAXES, INCLUDING THE INVESTMENT INTEREST THEREON, TO BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER APPROVED REVENUE AND SPENDING CHANGE WITHOUT REGARD TO ANY SPEND LIMIT OR REVENUE LIMITATIONS CONTAINED IN SECTION 23, ARTICLE X OF THE COLORADO CONSTITUTION?
Lookout Mountain Question 4c

The Prairie Wood Springs Water District (PI) shall be authorized to issue and sell bonds in the principal amount of $3,000,000 to finance the construction of a raw water storage reservoir and associated facilities. The proceeds of such sale shall be used for the following purposes:

(a) Construction and improvement of raw water storage reservoirs
(b) Replacement and improvement of raw water distribution lines and pumping facilities
(c) Acquisition of water rights and sources
(d) Increase of water treatment capacity
(e) Purchase of land, easements, and rights-of-way

The bonds shall mature not later than 30 years from the date the bonds are issued and shall be payable at 115% of the principal amount. The interest rate shall be set at an annual rate not exceeding 3% of the principal amount. The principal and interest shall be payable on the maturity date.

In addition, the property tax rate for the Prairie Wood Springs Water District shall be increased by an amount not to exceed 3% of the property tax rate in effect on January 1, 2023. This increased tax rate shall be used to pay principal, interest, and any other expenses related to bond obligations.

Any funds remaining after meeting the obligation of the bonds shall be used for the purposes of the board of directors of the Prairie Wood Springs Water District.

Will the Prairie Wood Springs Water District be authorized to issue and sell bonds for the purposes described above?

YES

NO
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

Instruction Text:
Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1

Bugs Bunny REP

State House District 25
Vote for 1

Franklin Roosevelt DEM

Herbert Hoover REP

County Commissioner Dist. 1
Vote for 1

Douglas "Dayhorse" REP

Campbell - Commissioner

Pete Coops - Vice Commissioner

Gary Bauer - COP

Commissioner

John McCain - Commissioner

Kevin Swanson - CRP

Commissioner

John Heckman - Vice Commissioner

Ken Salazar - DEM

Commissioner

Finn Gotaas - Vice Commissioner

Lyndon H. LaRouche - LIB

Commissioner

Steve Forbes - Vice Commissioner

Jeffrey Peckman - AC

Commissioner

Mark A. Mellott - Commissioner

Al Gore - Commissioner

Bili Bradley - Vice Commissioner

Scott McNinns - Commissioner

Robert Reed Kelley - Vice Commissioner

Barbara O'Grady - PL

Commissioner

Douglas Naiman - Vice Commissioner

Write-in

County Question 1a

SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE V, SECTION 30 OF THE Colorada CONSTITUTION, THE AMOUNT BEING UP TO $50,000,000, WITH THE EXCESS REVENUE BEING DEDICATED TO THE CENTENNIAL CITY OF DENVER TO BE SPENT ONLY TOführen AUTOMATIC CARDS, ACROSS THE RAINED STREETS AND TOWNS WITH THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH ROAD AND BRIDGE PROPERTY TAX REVENUES, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSES OF ROAD, BRIDGE AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

County Question 1b

SHALL THE COUNTY BE PERMITTED TO SPEND AN ADDITIONAL $5,000,000 OF TAX REVENUES FOR THE REHABILITATION OR CONSTRUCTION OF A COUNTY JAIL?

County Question 1c


County Question 1d

Shall the County be authorized to grant a franchise to Holy Cross Energy for a period of twenty (20) years to the provision of electrical energy within the County under the terms and conditions set forth in Ordinance No. 44, Series of 2007?

School District R-1 Question 3a

SHALL THE TAX ON PERSONAL PROPERTY OWNED IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE MUSIC AND MUSICAL INSTRUMENTS TEACHERS IN ALL ELEMENTARY SCHOOLS? TO PURCHASE NEW TEXTBOOKS AND FOR MUSICAL INSTRUMENTS? TO PROVIDE FOR REPAIRS AND MAINTENANCE?

School District R-1 Question 3b

Shall the Board of Education be authorized to accept, collect, retain and expend the full amount of revenues generated from any and all sales, use and other property taxes, each year, to be expended for the purposes of payment of taxes, grants, investments and all other sources, regardless of amount constituting a voter approved revenue change?

School District R-1 Question 3c

SHALL THE TAX ON PERSONAL PROPERTY OWNED IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE MUSIC AND MUSICAL INSTRUMENTS TEACHERS IN ALL ELEMENTARY SCHOOLS? TO PURCHASE NEW TEXTBOOKS AND FOR MUSICAL INSTRUMENTS? TO PROVIDE FOR REPAIRS AND MAINTENANCE?

School District R-1 Four Year Term Vote for 3

Noreve Fraser NP

Earl F. Dodge NP

Lynn Heley NP

Joe Nunez NP

Sandra Panetta NP

School District R-1 Question 3c

SHALL THE TAX BE INCREASED $140,000 IN TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2012 IN SUCH MANNER AS ARE GENERALLY IN CONSTRUCTION NEEDED, TO PROVIDE MUSIC AND MUSICAL INSTRUMENTS TEACHERS IN ALL ELEMENTARY SCHOOLS? YES NO

Lookout Mountain Question 4a

Shall the limitations on items of office contained in Article XVIII, Section 15, Paragraph 1 of the Colorado Constitution be referred to the Lookout Mountain Water District Board of Directors for approval?

Lookout Mountain Question 4b

Shall the limits be approved as necessary to support and provide natural resources for the district and as necessary to protect and promote the public health, safety, and welfare? YES NO
Lookout Mountain Question 4c

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 $6,102,656 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 Bearing INTEREST AT A NET EFFECTIVE INTEREST RATE NOT EXCEEDING 5.5% PER ANNUM AND TO BE Callable FOR REDEMPTION PRIOR TO MATURITY, (5) OR WITHOUT A PREMIUM (NOT EXCEEDING 3% OF THE PRINCIPAL), AS MAY LATER BE DETERMINED BY THE DISTRICT, AND IN CONNECTION THERewith SUCH PINEWOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $233,840 FOR THE FIRST FULL FISCAL YEAR (2020) AND ANNUALLY WITHOUT LIMITATION AS TO RATE, IN AMOUNTS ENOUGH TO PAY PRINCIPAL, INTEREST AND PREMIUM, IF ANY, ON SUCH BONDS, AND IN CONNECTION THERewith SUCH PINEWOOD SPRINGS WATER DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY 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 39 OF THE COLORADO CONSTITUTION?

[ ] YES

[ ] NO

END OF BALLOT
County Question 1a

shall THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMIT MANDATED BY ARTICLE X, SECTION 28 OF THE COLORADO CONSTITUTION, THE AMOUNT BEING UP TO $2,000,000, WITH THE EXCESS REVENUE BEING SPENT ON ROADS AND BRIDGES TO THE EXTENT THAT THE COUNTY HAS REACHED THE MAXIMUM MANDATE FOR THE PURPOSE OF ROAD, BRIDGE AND GRANITE PRODUCTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

Yes
No

County Question 1b

shall THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMIT MANDATED BY ARTICLE X, SECTION 28 OF THE COLORADO CONSTITUTION, THE AMOUNT BEING UP TO $2,000,000, WITH THE EXCESS REVENUE BEING SPENT ON ROADS AND BRIDGES TO THE EXTENT THAT THE COUNTY HAS REACHED THE MAXIMUM MANDATE FOR THE PURPOSE OF ROAD, BRIDGE AND GRANITE PRODUCTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

Yes
No

County Question 1c

shall THE COUNTY TAXES BE INCREASED ANNUALLY BY 5 CENTS TO PAY FOR THE PURPOSE OF IMPROVING PUBLIC SAFETY SERVICES, EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE NEW AND EXPANDED COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS, BY THE IMPOSITION OF A 0.5 CENTS PER $100 OF GROSS VALUE INimony ON THE COUNTY'S EXISTING 5 CENTS PER $100 OF GROSS VALUE INCOME TAX, WHICH IS CURRENTLY IMPOSED ON ALL OWNERS OF REAL PROPERTY IN THE COUNTY? REGARDLESS OF AMOUNT CONSTITUTE A VOTE IN FAVOR OF REVENUE CHANGE?

Yes
No

County Question 1d

shall the county be authorized to grant a franchise to Holly Green Energy for a period of twenty (20) years for the provision of electrical energy within the county upon the terms and conditions set forth in ordinance 944, Series of 2003?

Yes
No

School District R-1 Question 3a

shall GOLDERN PUBLIC SCHOOLS SCHOOL DISTRICT R-1 TAXES INCREASED $20 MILLION ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO

1. PURCHASE NEW TEXTBOOKS TO INCREASE FUNDING FOR REPAIRS AND MAINTENANCE
2. EXPAND ALL DAY KINDERGARTEN AND EARLY CHILDCARE EDUCATION PROGRAMS
3. IMPROVE HIGH SCHOOL GRADUATION RATES
4. IMPROVE ACADEMIC ACHIEVEMENT IN UNDER-PERFORMING SCHOOLS
5. BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE OF $20 MILLION ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO

Yes
No

School District R-1 Question 3b

shall alvin buck be elected as the school district director of the Golden Public School District R-1 as provided in Article XVIII, Section 11 of the Colorado Constitution?

Yes
No

School District R-1 Question 3c

KNOLOWS QUEST ACADEMY CHARTER SCHOOL WILL UNDERGO QUESTION

*shall THE COUNTY SCHOOL DISTRICT R-1 TAXES BE INCREASED $16,000 IN TAX COLLECTION YEAR 2004, AND ANNUALLY IN TAX COLLECTION YEAR 2013 IN SUCH AMOUNTS AS ARE GENERATED BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED 0.5 MILL EACH YEAR, FOR THE CAPITAL CONSTRUCTION NEEDS OF KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOL WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTING, EXPANDING, REMODELING, REFERENCING OR REFINISHING THE FACILITIES, LAND, BUILDINGS, OR FACILITIES UTILIZED FOR OCCUPANCY BY STUDENTS ENROLLED IN OR TO BE ENROLLED IN THE CHARTER SCHOOL, WITH THE PROCEEDS OF SUCH TAXES, INCLUDING THE INVESTMENT INCOME THEREOF, TO BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER APPROVED KNOLEDGE QUEST ACADEMY CHARTER SCHOOL, AND SPENDING CHANGE WITH REGARD TO ANY SPENDING OR REVENUE LIMITATIONS CONSIDERED IN SECTION 20, ARTICLE X OF THE COLORADO CONSTITUTION?

Yes
No

Lookout Mountain Question 4a

shall the limitations on offices contained in Article XVIII, Section 11, Paragraph 1 of the Colorado Constitution be eliminated so applied to the Lookout Mountain Water District Board of Directors?

Yes
No

Lookout Mountain Question 4b

shall THE LINWOOD-WATERTOWN 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 PROVISED BY LAW, INCLUDING WITHOUT LIMITATION, REVENUES FROM PAYMENT OF TAXES, GRANTS, INVESTMENTS AND ALL OTHER SOURCES, REGARDLESS OF AMOUNT CONSTITUTE A VOTE IN FAVOR OF REVENUE CHANGE?

Yes
No

School District R-1 - Four Year Term Vote for 3

Norene Fraser
Earl F. Dodge
Lynn Hafley
Joe Nunez
Sandra Panetta

Yes
No

State Senate District 19 Vote for 1

Buggs Bunny

State House District 25 Vote for 1

Franklin Roosevelt
Herbert Hoover

County Commissioner Dist. 1 Vote for 1

Douglas "Dayhorse" Campbell - Commissioner
Pete Coors - Vice Commissioner
Gary Baur - Commissioner
Kevin Swanson - Commissioner
John Heckman - Vice Commissioner
Ken Salazar - Commissioner
Finn Golas - Vice Commissioner
Lyndon H. LaRouche - Commissioner
Steve Forbes - Vice Commissioner
Jeffrey Peckman - Commissioner
Mark A. Mellott - Commissioner
Al Gore - Commissioner
Bill Bradley - Vice Commissioner
Scott McNees - Commissioner
Robert Reed Kelley - Vice Commissioner
Barbara O'Grady - Commissioner
Douglas Naiman - Vice Commissioner
Write-In
Lookout Mountain Question 4c

SHALL FRINKWOOD SPRINGS WATER DISTRICT (a) VOTE TO ISSUE $3,000,000 IN PRINCIPAL AMOUNT WITH A REPAYMENT COST OF NOT MORE THAN $5,120,000 IN TOTAL PRINCIPAL AND INTEREST, BY THE ISSUANCE OF GENERAL OBLIGATION BONDS FOR THE PURPOSE OF FINANCING THE CONSTRUCTION AND RELOCATION OF A RAW WATER STORAGE RESERVOIR AND RELATED TRANSFER PUMPING STATIONS AND IMPROVEMENTS, (b) REPLACE AND RELOCATE RAW WATER DISTRIBUTION LINES AND PUMPING FACILITIES, (c) ACQUIRE WATER RIGHTS AND SOURCES, AND (d) INCREASE 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 REAR AT INTEREST AT A NOT EFFECTIVE INTEREST RATE NOT EXCEEDING 5.5% PER ANNUM AND TO BE CALLABLE FOR FEDERATION PRIOR TO MATURITY, WITH OR WITHOUT A PREMIUM NOT EXCEEDING 3% OF THE PRINCIPAL, AS MAY LATER BE DETERMINED BY THE DISTRICT AND IN CONJUNCTION THEREWITH SHALL FRINKWOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $22,840 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 CONJUNCTION THEREWITH SHALL FRINKWOOD SPRINGS WATER DISTRICT WE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY TAXES, PROPERTY TAXES AND OTHER LEGALLY AVAILABLE FUNDS FOR SUCH PURPOSES, NOTWITHSTANDING ANY APPLICABLE LIMITATION ON REVENUES OR EXPENDITURES, INCLUDING THE LIMITATIONS SET FORTH IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

[ ] YES
[ ] NO
County Question 1a
SHALL THE COUNTY BE PERMITTED TO PAY OFF DEBT OR PAY DEBT SERVICE ON DEBT ISSUED AFTER MARCH 1, 2006, AT A RATE NOT TO EXCEED $10,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

County Question 1b
SHALL THE COUNTY BE PERMITTED TO PAY OFF DEBT OR PAY DEBT SERVICE ON DEBT ISSUED AFTER MARCH 1, 2006, AT A RATE NOT TO EXCEED $10,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

County Question 1c
SHALL THE COUNTY BE PERMITTED TO PAY OFF DEBT OR PAY DEBT SERVICE ON DEBT ISSUED AFTER MARCH 1, 2006, AT A RATE NOT TO EXCEED $10,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

County Question 1d
SHALL THE COUNTY BE PERMITTED TO PAY OFF DEBT OR PAY DEBT SERVICE ON DEBT ISSUED AFTER MARCH 1, 2006, AT A RATE NOT TO EXCEED $10,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

School District R-1 Question 3a
SHALL THE SCHOOL DISTRICT R-1 BE PERMITTED TO ISSUE UP TO $20,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

School District R-1 Question 3b
SHALL THE SCHOOL DISTRICT R-1 BE PERMITTED TO ISSUE UP TO $20,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

Lookout Mountain Question 4a
SHALL THE LOOKOUT MOUNTAIN DISTRICT BE PERMITTED TO ISSUE UP TO $20,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

Lookout Mountain Question 4b
SHALL THE LOOKOUT MOUNTAIN DISTRICT BE PERMITTED TO ISSUE UP TO $20,000,000 OF GENERAL ODD-JOB EARNINGS OR ANY COMBINATION THEREOF

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Official Ballot
Sample County
May 21, 2007

Instruction Text:
Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1
Bugs Bunny
REP

State House District 25
Vote for 1
Franklin Roosevelt
DEM
Herbert Hoover
REP

County Commissioner Dist. 1
Vote for 1
Douglas "Dayhorse"
Campbell
REP
Gary Bauer
COP
Kevin McCall
CRP
John Beckman
Commissioner
Ken Salazar
DEM
Finn Gottas
Commissioner
Lyndon H. LaRouche
LIB
Steve Forbes
AC
Jeffrey Peckman
Commissioner
Mark A. Mellott
Commissioner
Al Gore
NP
Bill Bradley
NP
Scott McNiss
GRN
Robert Reed Kelley
PL
Barbara O'Grady
Commissioner
Douglas Naiman
Write-in

School District R-1 Question 3a
Vote for 3
Noreve Fraser
Earl F. Dodge
Lynn Heffley
Joe Nunez
Sandra Panetta
NP
NP
NP
NP

Vote Both Sides
Vote Both Sides

OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

COORDINATED ELECTION
Precinct 1320130001

LOOKOUT MOUNTAIN QUESTION 4C
SHALL PINWOOD SPRINGS WATER DISTRICT DEBT BE
INCREASED BY NOT MORE THAN $3,000,000 IN PRINCIPAL
AMOUNT, WITH A REPAYMENT COST OF NOT MORE THAN
$6,153,488 TOTAL PRINCIPAL AND INTEREST, BY THE
ISSUANCE OF GENERAL OBLIGATION BONDS FOR THE
PURPOSE OF FINANCING THE (I) DESIGN AND
CONSTRUCTION OF A RAW WATER STORAGE
RESERVOIRS AND RELATED TRANSFER PUMPING
STATIONS AND IMPROVEMENTS; (II) REPLACEMENT
AND RELOCATION OF MAIN WATER DISTRIBUTION LINES AND OF
PLANT AND FACILITIES; (III) ACQUISITION OF WATER RIGHTS
AND SOURCES; AND (IV) INCREASE OF WATER
TREATMENT CAPACITY SUCH BONDS TO BE DOMESTIC, DUE
AND PAYABLE WITHIN 30 YEARS OF THE DATE ON
RESPECTIVE DATES OF SUCH BONDS AND TO BE PAID
INTEREST AT A NET EFFECTIVE INTEREST RATE NOT
EXCEEDING 3.3% PER ANNUM 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 PINWOOD SPRINGS
WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN
ESTIMATED $233,840 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 PINWOOD SPRINGS
WATER DISTRICT BE AUTHORIZED TO COLLECT AND
ENFORCE ALL SUCH PROPERTY 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 29 OF THE COLORADO CONSTITUTION?

YES
NO

END OF BALLOT
Vote Both Sides

OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

Instruction Text: Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1
Buggs Bunny REP

State House District 25
Vote for 1
Franklin Roosevelt DEM Herbert Hoover REP

County Commissioner Dist. 1
Vote for 1
Douglas "Dayhorse" Campbell - Commissioner REP Pete Coors - Vice Commissioner

Gary Bauer - Commissioner John McCain - Vice Commissioner

Kevin Swanson - Commissioner John Heckman - Vice Commissioner

Ken Salazar - Commissioner Finn Gotaas - Vice Commissioner

Lyndon H. LaRouche - Commissioner Steve Forbes - Vice Commissioner

Jeffrey Peckman - Commissioner Mark A. Mellott - Vice Commissioner

Al Gore - Commissioner Bill Bradley - Vice Commissioner

Scott McNinis - Commissioner Robert Reed Kelley - Vice Commissioner

Barbara O'Grady - Commissioner Douglas Naiman - Vice Commissioner Write-In

County Question 1a

If approved, the County shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

County Question 1b

If approved, the County shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

County Question 1c

If approved, the County shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

School District R-1 Question 3a

If approved, the District shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

Vote Both Sides

School District R-1 Question 3b

If approved, the District shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

Vote Both Sides

School District R-1 Question 4a

If approved, the District shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

Vote Both Sides

School District R-1 Question 4b

If approved, the District shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

Vote Both Sides

School District R-1 Question 5a

If approved, the District shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

Vote Both Sides

School District R-1 Question 5b

If approved, the District shall be authorized to issue one or more registered or nonregistered bonds in an amount not in excess of $20,000,000,000 to be used for the purpose of raising funds to construct, maintain, improve, and repair county roads and bridges. The bonds shall be payable from the county's general revenue funds, and the proceeds thereof shall be used exclusively for the purposes herein specified.

Vote Both Sides
Lookout Mountain Question 4c

Shall Pineview Springs Water District Deft be increased by not more than $3,000,000 in principal amount, with a repayment cost of not more than $4,922,485 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 pump 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 50 years of the date of issue, and the interest rate not to exceed 5% per annum, and to be callable if the redemption price is not 103% of the principal, as may later be determined by the district, and in connection with the issuance of the bonds, property taxes be increased by an amount not to exceed the first full fiscal year of $257 salable without limitation as to rate or amount if any, on such bonds, and in connection therewith shall Pineview Springs Water District be authorized to collect and expend all such property bonds, property taxes and other funds available for such purpose, notwithstanding any applicable limitation on revenues and expenditures, including the limitations set forth in Article X, Section 28 of the Colorado Constitution?

[ ] YES

[ ] NO

Vote Both Sides
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

Vote Both Sides

COORDINATED ELECTION
Precinct 1320130001

County Question 1a
SHALL THE COUNTY BE PERMITTED TO EXPAND REVENUES ABOVE THE 2008 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE AMOUNT GOING UP TO $8,000,000, WITH THE EXCESS REVENUE BEING SHARED WITH THE CITIES AND TOWNS WITH THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION REMAINING TO PAY THE PURPOSE OF ROAD, BRIDGE AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

YES
NO

County Question 1b
If approved, the County shall be authorized to mail only one set of TABOR election notice to TABOR election to each mailing address of one or more registered electors. In general or if coordinated by mail, the TABOR election notice shall be forwarded to the County clerk to be included with any TABOR election notice from other jurisdictions. In the next election, the County shall mail one notice to each address of one or more registered electors, by making only one set of TABOR election notices, instead of two new required due to different mailing dates set forth in the County Charter and Colorado Constitution, the county shall save approximately $30,000 per TABOR election.

YES
NO

County Question 1c
SHALL THE COUNTY TAXES BE INCREASED $14.9 MILLION ANNUALLY (FIRST FULL FISCAL YEAR INCREASES) FOR THE PURPOSES 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 0.4 PERCENT (4 CENT) ON EVERY $100 PURCHASE SALES AND USE TAX AND THE SMALL BUSINESS REPEAL OF THE CLAYTON'S EXISTING 0.2 PERCENT (2 CENT) ON EVERY $100 PURCHASE SALES AND USE TAX, WHICH WAS APPROVED BY VOTERS AT THE NOVEMBER 1988 ELECTION, TO FUND AN EXPANSION OF THE JAIL, SUCH AS 69 PERCENT SALES AND USE TAX TO BE AMENDED, COLLECTED, ADMINISTERED AND ENFORCED IN THE 2004 AND EACH SUBSEQUENT COLLECTION YEAR AS PROVIDED IN THE COUNTY COMMISSIONERS RESOLUTION NO 08/05/2003/R/4, AND SHALL ALL REVENUES FROM SUCH TAX AND ANY EARNINGS THEREFROM BE FED INTO THE BUDGET OF THE COUNTY COMMISSIONERS REDUCE THE AMOUNT OF ANY MONTH, CONSTITUTE A TABOR APPROVED REVENUE CHANGE?

YES
NO

County Question 1d
Shall the County be authorized to grant a franchise to Holy Cross Energy for a period of twenty (20) years for the provision of electrical service within the County upon the terms and conditions set forth in Ordinance #44, Series of 2007?

YES
NO

School District R-1 Question 3a
SHALL GOLDEN PUBLIC SCHOOLS SCHOOL DISTRICT R-1 TAXES BE INCREASED $20 MILLION ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH SUBSEQUENT YEAR THEREAFTER TO:
1. PROVIDE MORE MUSICAL TEACHERS IN ALL ELEMENTARY SCHOOLS
2. PURCHASE NEW TEXTBOOKS TO INCREASE FUNDING FOR REPAIRS AND MAINTENANCE
3. EXPAND ALL DAY KINDERGARTEN AND EARLY CHILDHOOD EDUCATION CLASSES
4. IMPROVE HIGH SCHOOL GRADUATION RATES
5. IMPROVE ACADEMIC ACHIEVEMENT IN LOWER PERFORMING SCHOOLS
BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PROVIDE THE AMOUNT SPECIFIED ABOVE IN EACH SUCH YEAR, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE INVESTED IN A MANNER TO PAY THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND?

YES
NO

School District R-1 Question 3b
Shall Irmco list be submitted to the office of school district director of the Golden Public School District R-1 as provided in Article XVIII, Section 11 of the Colorado Constitution?

YES
NO

School District R-1 Question 3c
KNOWLEDGE QUEST ACADEMY CHARTER SCHOOL MILL OVERAGE QUESTION: "SHALL THE COUNTY SCHOOL DISTRICT NO. 5 (A TAKES BE INCREASED $180,000 IN TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2013 IN SUCH AMOUNT AS ARE GENERATED BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED ONE (1) MILL EACH YEAR, FOR THE EDUCATIONAL CONSTRUCTION NEEDS OF KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOL, WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTION, GROUNDWORK, 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 THEREOF, TO BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER APPROVED REVENUE AND SPENDING CHANGE WITHOUT REGARD TO ANY SPENDING OR FINANCIAL LIMITATIONS CONTAINED IN SECTION 20, ARTICLE X OF THE COLORADO CONSTITUTION?"

YES
NO

Lookout Mountain Question 4a
Shall the limitations on terms of office contained in Article XVIII, Section 11, Paragraph 1 of the Colorado Constitution be eliminated as applied to the Lookout Mountain Water District Board of Directors?

YES
NO

Lookout Mountain Question 4b
SHALL THE LANDERWOOD WATER DISTRICT, AS A VOTER APPROVED REVENUE CHANGE, BE AUTHORIZED TO COLLECT, RETAIN AND EXPEND THE FULL AMOUNT OF REVENUES GENERATED FROM ANY AND ALL SOURCES DURING FISCAL YEAR 2004 AND EACH SUBSEQUENT YEAR, AS PROMULGATED BY LAW, INCLUDED WITHOUT LIMITATION, REVENUES FROM PAYMENTS FOR TAXES, GRANTS, GRANTS TO OTHER ENTITIES AND ALL OTHER SOURCES, WITH OUT REGARD TO ANY SPENDING, REVENUE OR OTHER LIMITATIONS CURRENTLY CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR), SECTION 22-1301, COLORADO REVISED STATUTES (1879), OR ANY OTHER LAW?

YES
NO
Lookout Mountain Question 4c

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 $6,192,498 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 OF 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 BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY TAXES, 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.

□ YES
□ NO

END OF BALLOT
Vote Both Sides

OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

State Senate District 19
Vote for 1:
- Buggs Bunny: REP
- Franklin Roosevelt: DEM
- Herbert Hoover: REP

County Commissioner Dist. 1
Vote for 1:
- Douglas "Dayton" Campbell: REP
- Pete Coors: Vice Commissioner
- Gary Bauer: Commissioner
- Kevin Swanston: Commissioner
- John Heckman: Vice Commissioner
- Ken Salazar: Commissioner
- Flinn Gobat: Vice Commissioner
- Lyndon H. LaRouche: Commissioner
- Steve Forbes: Vice Commissioner
- Jeffrey Beckman: Commissioner
- Mark A. Mellott: Vice Commissioner
- Al Gore: Commissioner
- Bill Bradley: Vice Commissioner
- Scott McNee: Commissioner
- Robert Reed Kelley: Vice Commissioner
- Barbara O'Grady: Commissioner
- Douglas Naiman: Vice Commissioner
- Write-in

State District R-1 Question 1a
State Question 1b
County Question 1b
County Question 1c
County Question 1d
School District R-1 Question 1a
School District R-1 Question 1b
School District R-1 Question 1c
School District R-1 Question 1d
School District R-1 Question 1e
School District R-1 Question 1f

Vote Both Sides
Lookout Mountain Question 4c

SHALL PINEWOOD SPRINGS WATER DISTRICT DEBT BE
INCREASED BY NOT MORE THAN $1,000,000 IN PRINCIPAL
AMOUNT, WITH A REPAYMENT COST OF NOT MORE THAN
$6,250,000 TOTAL, PRINCIPAL AND INTEREST, BY THE
ISSUANCE OF GENERAL OBLIGATION BONDS FOR THE
PURPOSES OF FINANCING (A) DESIGN AND
CONSTRUCTION OF A RAW WATER STORAGE
RESERVOIR AND RELATED TRANSFER PUMPING
STATIONS AND IMPROVEMENTS, (B) REPLACEMENT AND
RELOCATION OF MAIN WATER DISTRIBUTION LINES AND
PUMPING FACILITIES, (C) ACQUISITION OF WATER RIGHTS
AND SOURCES, AND (D) INCREASE OF WATER
TREATMENT CAPACITY, SUCH BONDS TO BE DUE AND
PAYABLE WITHIN 20 YEARS OF THE DATE OR
RESPECTIVE DATES OF SUCH BONDS AND TO BE Bearing
INTEREST AT A NET EFFECTIVE INTEREST RATE NOT
EXCEEDING 6.5% PER ANNUM AND TO BE CALLABLE FOR
REDEMPTION PRIOR TO MATURITY, WITH OR WITHOUT A
PREMIUM (NOT EXCEEDING 2%) OF THE PRINCIPAL AS
MAY LATER BE DETERMINED BY THE DISTRICT, AND IN
CONNECTION THEREWITH SHALL PINNWOOD SPRINGS
WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN
ESTIMATED $33,000 FOR THE FIRST FULL FISCAL YEAR
(2006) 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 PINNWOOD SPRINGS
WATER DISTRICT BE AUTHORIZED TO COLLECT AND
EXPEND ALL SUCH PROPERTY 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?

☑ YES

☐ NO

END OF BALLOT
County Question 1a

SHALL THE COUNTY BE AUTHORIZED TO IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE EXPANDING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

County Question 1b

SHALL THE COUNTY BE AUTHORIZED TO RAISE AN ADDITIONAL $240 MILLION ANNUALLY (IF ELECTION APPROVED) TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

County Question 1c

SHALL THE COUNTY BE AUTHORIZED TO RAISE AN ADDITIONAL $240 MILLION ANNUALLY (IF ELECTION APPROVED) TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

County Question 1d

SHALL THE COUNTY BE AUTHORIZED TO RAISE AN ADDITIONAL $240 MILLION ANNUALLY (IF ELECTION APPROVED) TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

School District R-1 Question 3a

SHALL THE DENVER PUBLIC SCHOOLS SCHOOL DISTRICT INVEST AN ADDITIONAL $50 MILLION ANNUALLY TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

School District R-1 Question 3b

SHALL THE DENVER PUBLIC SCHOOLS SCHOOL DISTRICT INVEST AN ADDITIONAL $50 MILLION ANNUALLY TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

School District R-1 Question 3c

SHALL THE DENVER PUBLIC SCHOOLS SCHOOL DISTRICT INVEST AN ADDITIONAL $50 MILLION ANNUALLY TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

School District R-1 Question 3d

SHALL THE DENVER PUBLIC SCHOOLS SCHOOL DISTRICT INVEST AN ADDITIONAL $50 MILLION ANNUALLY TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

School District R-1 Question 3e

SHALL THE DENVER PUBLIC SCHOOLS SCHOOL DISTRICT INVEST AN ADDITIONAL $50 MILLION ANNUALLY TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.

School District R-1 Question 3f

SHALL THE DENVER PUBLIC SCHOOLS SCHOOL DISTRICT INVEST AN ADDITIONAL $50 MILLION ANNUALLY TO MAINTAIN AND IMPROVE PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL AND PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE ALREADY EXISTING COUNTY JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS? IN ADDITION TO THE $280 MILLION ALREADY AUTHORIZED IN COUNTY CONSTITUTIONAL RESOLUTION NO. 15-2016-01, THE PROPONENTS REQUEST AN ADDITIONAL $50 MILLION TO BE RAISED BY ALEATORY (LOTTERY) ISSUES.
Lookout Mountain Question 4c

SHALL PARKWOOD SPRINGS WATER DISTRICT DEBT BE 
INCREASED BY NOT MORE THAN $1,000,000.00 IN PRINCIPAL 
AMOUNT, WITH A REPAYMENT COST OF NOT MORE THAN 
$6,500,000 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 IN WATER 
TREATMENT CAPACITY. SUCH BONDS TO BECOME DUE 
AND PAYABLE WITHIN 30 YEARS OF THE DATE OR 
RESPECTIVE DATES OF SUCH BONDS AND TO BEAR 
INTEREST AT A NET EFFECTIVE INTEREST RATE NOT 
EXCEEDING 6.25% PER ANNUM 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 PARKWOOD SPRINGS 
WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN 
ESTIMATED $225,000 FOR THE FIRST FULL FISCAL YEAR 
(2006) 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 PARKWOOD SPRINGS 
WATER DISTRICT BE AUTHORIZED TO COLLECT AND 
EXPEND ALL SUCH PROPERTY 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 28 OF THE COLORADO CONSTITUTION?

☐ YES

☐ NO
Lookout Mountain Question 4c

SHALL PINEROOD SPRINGS WATER DISTRICT DEBT BE INCREASED BY NOT MORE THAN $3,000,000 IN PRINCIPAL AMOUNT, WITH A REPAYMENT COST OF NOT MORE THAN $5,162,485 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 RAW WATER DISTRIBUTION LINES AND PUMPING FACILITIES, (3) ACQUISITION OF WATER RIGHTS AND ISSUANCE OF AND (4) INCREASES OF WATER TREATMENT CAPACITY, SUCH BONDS TO BECOME DUE AND PAYABLE WITHIN 30 YEARS OF THE DATE OR RESPECTIVE DATES OF ISSUES AND TO BEAR INTEREST AT A NOT EFFECTIVE INTEREST RATE NOT EXCEEDING 5.5% PER ANNUM AND TO BE CALCUABLE FOR REPAYMENT PRIOR TO MATURITY, WITH OR WITHOUT A PREMIUM (NOT EXCEEDING 2% OF THE PRINCIPAL), AS MAY LATER BE DETERMINED BY THE DISTRICT, AND IN CONNECTION THEREWITH SHALL PINEROOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $20.00 PER $1,000 OF THE FIRST FULL RIGOROUS YEAR (2005) AND ANNUALLY WITHOUT LIMITATION AS TO RATE IN AMOUNTS SUFFICIENT TO PAY PRINCIPAL, INTEREST AND PREMIUM, IF ANY, ON SUCH BONDS, AND IN CONSEQUENCE THERETOFOLLHALL PINEROOD SPRINGS WATER DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY BONDS, PROPERTY TAXES AND OTHER LEGALLY AVAILABLE FUNDS FOR SUCH PURPOSE, NOTWITHSTANDING ANY APPLICABLE LIMITATION ON REVENUES AND EXPENDITURES, INCLUDING THE LIMITATIONS SET FORTH IN ARTICLE X, SECTION 15 OF THE COLORADO CONSTITUTION?

☐ YES

☐ NO

END OF BALLOT
County Question 1a
SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMIT (MANDATED BY Article X, Section 28 OF THE COLORADO CONSTITUTION, THE AMOUNT RISING UP TO $88,000,000, WITH THE EXCESS REVENUES VOTED SHARED WITH THE CITY AND TOWNS WITHIN THE COUNTY IN THIS SAME RATION, AS THE COUNTY DEVICES WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND IF THE COUNTY RETAINED PORTION SPECIFIED FOR THE PURPOSE OF ROAD, BRIDGE AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?}

Yes
No

County Question 1b
SHALL THE COUNTY BE AUTHORIZED TO MAIL ONLY ONE SET OF TADOR ELECTION NOTICE PER TADOR ELECTION TO EACH MAILING ADDRESS OF ONE OR MORE REGULAR ELECTED OFFICIALS IN GENERAL OR COORDINATED ELECTIONS, THE TADOR ELECTION NOTICE IS NOT TO BE COPIED OR REPRODUCED IN ANY MANNER OR FORM, AS THE COUNTY BOARD OF COMMISSIONERS DEEMS NECESSARY FOR THE PURPOSE OF THE ELECTION?

Yes
No

County Question 1c
SHALL THE COUNTY TAXES BE INCREASED $6.5 MILLION ANNUALLY AHEAD FULL FISCAL YEAR INCREASES FOR THE PURPOSES OF IMPROVING PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY RAFFLES, PAYING THE COSTS OF OPERATING, MAINTAINING, CONSTRUCTING AND FINANCING THE EXISTING AND EXPANDED JAIL AND RELATING TO ADMINISTRATION SERVICES, AND PROGRAMS, BY THE IMPOSITION OF A $0.40 PERCENT (40 CENT) ON EVERY $1 PURCHASED SALES AND USE TAX, WHICH WAS APPROVED BY VOTERS AT THE NOVEMBER 2007 ELECTION TO FINANCING AN EXPANSION OF THE JAIL, SUCH JAIL ADDITION AND EXPANSION COSTS TO BE PAID FOR IN PART VIA THE PROGRAMS AS DEFINED IN RESOLUTION NO. 09-022009 AND, SHALL ALL REVENUES FROM SUCH TAX AND ANY EXCESS VOTER APPROVED REVENUE CHANGE?

Yes
No

County Question 1d
SHALL THE COUNTY BE AUTHORIZED TO GRANT A FRANCHISE TO A HOLY CROSS ENERGY FOR A PERIOD OF TWENTY (20) YEARS FOR THE PROVISION OF ELECTRICITY WITHIN THE COUNTY UPON THE TERMS AND CONDITIONS SET FORTH IN ORDINANCE M4, SERIES OF 2007?

Yes
No

School District R-1 Question 3a
SHALL GOLDEN PUBLIC SCHOOLS DISTRICT R-1 TAXES BE INCREASED $20 MILLION ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH SUBSEQUENT BUDGET YEAR, THROUGH 2012, TO PROVIDE ENRICHMENT PROGRAMS IN ALL ELEMENTARY SCHOOLS TO PURCHASE NEW TEXT BOOKS FOR REPAIRS AND MAINTENANCE TO IMPROVE ACADEMIC ACHIEVEMENT IN PRIMARY GRADE STUDENTS?

Yes
No

School District R-1 Question 3b
SHALL THE DISTRICT DEPOSIT INTO THE GENERAL FUND ALL TAX REVENUE FROM THE TAX ABROGATED BY ARTICLE X, SECTION 26 OF THE COLORADO CONSTITUTION?

Yes
No
Lookout Mountain Question 4c

Shall Pinebrook Springs Water District (Pinebrook Springs) be authorized to do the following: (a) increase by not more than $3,000,000 in principal amount, with a repayment cost of not more than $5,766,663 total, principal, and interest, by the issuance of general obligation bonds for the purpose of financing the design and construction of a raw water storage reservoir and related transfer pumping stations and improvements; (b) replacement and relocation of main water distribution lines and pumping facilities; (c) acquisition of water rights and sources; and (d) increase of water treatment capacity, such bonds to become due and payable within 30 years of the date or prospective dates of such bonds and to bear interest at a net effective interest rate not exceeding 8.5% per annum 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 Pinebrook Springs Water District be authorized to collect and expend all such property 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?

[ ] Yes
[ ] No

End of Ballot
County Question 1a

SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE IV, SECTION 29 OF THE COLORADO CONSTITUTION, THE AMOUNT SETTING UP TO $8,000,000, WITH THE EXCESS REVENUE BEING SHARED BETWEEN THE CITIES AND TOWNS WITHIN THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSE OF ROAD, BRIDGE AND ERMANGEMENT PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

YES
NO

County Question 1b

SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE IV, SECTION 29 OF THE COLORADO CONSTITUTION, THE AMOUNT SETTING UP TO $8,000,000, WITH THE EXCESS REVENUE BEING SHARED BETWEEN THE CITIES AND TOWNS WITHIN THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSE OF ROAD, BRIDGE AND ERMANGEMENT PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

YES
NO

County Question 1c

SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE IV, SECTION 29 OF THE COLORADO CONSTITUTION, THE AMOUNT SETTING UP TO $8,000,000, WITH THE EXCESS REVENUE BEING SHARED BETWEEN THE CITIES AND TOWNS WITHIN THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSE OF ROAD, BRIDGE AND ERMANGEMENT PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

YES
NO

County Question 1d

SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE IV, SECTION 29 OF THE COLORADO CONSTITUTION, THE AMOUNT SETTING UP TO $8,000,000, WITH THE EXCESS REVENUE BEING SHARED BETWEEN THE CITIES AND TOWNS WITHIN THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSE OF ROAD, BRIDGE AND ERMANGEMENT PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

YES
NO

School District R-1 Question 3b

SHALL THE COUNTY BOARD OF EDUCATION OF THE SCHOOL DISTRICT OF R-1, SITUATED IN JULIETTE, COUNTY, BE AUTHORIZED TO ISSUE $12,000,000 OF ITS OWN BONDS, WITH THE PROCEEDS BEING USED FOR THE CONSTRUCTION, ACQUISITION OF SCHOOL LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS, TO PAY FOuard AND INCOME TAXES, OR TO DECK ANY OF THE ABOVE?

YES
NO

School District R-1 Question 3c

SHALL THE COUNTY BOARD OF EDUCATION OF THE SCHOOL DISTRICT OF R-1, SITUATED IN JULIETTE, COUNTY, BE AUTHORIZED TO ISSUE $12,000,000 OF ITS OWN BONDS, WITH THE PROCEEDS BEING USED FOR THE CONSTRUCTION, ACQUISITION OF SCHOOL LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS, OR TO DECK ANY OF THE ABOVE?

YES
NO

School District R-1 Question 3d

SHALL THE COUNTY BOARD OF EDUCATION OF THE SCHOOL DISTRICT OF R-1, SITUATED IN JULIETTE, COUNTY, BE AUTHORIZED TO ISSUE $12,000,000 OF ITS OWN BONDS, WITH THE PROCEEDS BEING USED FOR THE CONSTRUCTION, ACQUISITION OF SCHOOL LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS, OR TO DECK ANY OF THE ABOVE?

YES
NO

School District R-1 Question 3e

SHALL THE COUNTY BOARD OF EDUCATION OF THE SCHOOL DISTRICT OF R-1, SITUATED IN JULIETTE, COUNTY, BE AUTHORIZED TO ISSUE $12,000,000 OF ITS OWN BONDS, WITH THE PROCEEDS BEING USED FOR THE CONSTRUCTION, ACQUISITION OF SCHOOL LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS, OR TO DECK ANY OF THE ABOVE?

YES
NO

School District R-1 Question 3f

SHALL THE COUNTY BOARD OF EDUCATION OF THE SCHOOL DISTRICT OF R-1, SITUATED IN JULIETTE, COUNTY, BE AUTHORIZED TO ISSUE $12,000,000 OF ITS OWN BONDS, WITH THE PROCEEDS BEING USED FOR THE CONSTRUCTION, ACQUISITION OF SCHOOL LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS, OR TO DECK ANY OF THE ABOVE?

YES
NO

School District R-1 Question 3g

SHALL THE COUNTY BOARD OF EDUCATION OF THE SCHOOL DISTRICT OF R-1, SITUATED IN JULIETTE, COUNTY, BE AUTHORIZED TO ISSUE $12,000,000 OF ITS OWN BONDS, WITH THE PROCEEDS BEING USED FOR THE CONSTRUCTION, ACQUISITION OF SCHOOL LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS, OR TO DECK ANY OF THE ABOVE?

YES
NO

School District R-1 Question 3h

SHALL THE COUNTY BOARD OF EDUCATION OF THE SCHOOL DISTRICT OF R-1, SITUATED IN JULIETTE, COUNTY, BE AUTHORIZED TO ISSUE $12,000,000 OF ITS OWN BONDS, WITH THE PROCEEDS BEING USED FOR THE CONSTRUCTION, ACQUISITION OF SCHOOL LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY PUPILS, OR TO DECK ANY OF THE ABOVE?

YES
NO
Lookout Mountain Question 4c
shall, Pinedale Springs Water District Dept 356, increase 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 with in 30 years of the date of respective dates of such bonds and to bear interest at a net of 5% per annum 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 if connection therewith shall, Pinedale Springs Water District property taxes be increased by an estimated $233,450 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, Pinedale Springs Water District be authorized to collect and expend all such property taxes, 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?

[ ] YES

[ ] NO

END OF BALLOT
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

Instruction Text:
Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19 Vote for

- Bugs Bunny REP
- State House District 25 Vote for

- Franklin Roosevelt DEM
- Herbert Hoover REP

County Commissioner Dist. 1 Vote for

- Douglas "Dayhorse" Campbell - Commissioner
- Pete Coors - Vice Commissioner
- Gary Bauer - Commissioner
- John McClain - Vice Commissioner
- Kevin Swanson - Commissioner
- John Heckman - Vice Commissioner
- Ken Salazar - Commissioner
- Finn Gottaas - Vice Commissioner
- Lyndon H. LaRouche - Commissioner
- Steve Forbes - Vice Commissioner
- Jeffrey Peekman - Commissioner
- Mark A. Melott - Vice Commissioner
- Al Gore - Commissioner
- Bill Bradley - Vice Commissioner
- Scott McNess - Commissioner
- Robert Reed Kelley - Vice Commissioner
- Barbara O'Grady - Commissioner
- Douglas Naiman - Vice Commissioner
- Write-In

County Question 1a

- SHALL THE COUNTY BE PERMITTED TO EXPAND REVENUES 8003 FISCAL YEAR SPENDING LIMITATION MANDATORY BY ARTICLE V, SECTION 20 OF THE COLORADO CONSTITUTION, THE AMOUNT SETING UP TO $35,000,000, WITH THE EXCESS REVENUE BEING DIVERTED WITH THE CITIES AND TOWNS WITH THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSES OF ROAD, BRIDGE AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

- NO

County Question 1b

- SHALL THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORate IN WHICH THE TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTICE PER TADBOR ELECTION NOTICE TO EACH ELECTORATE IN WHICH THE COUNTY ELECTION NOTE

County Question 1c

- SHALL THE COUNTY TAXES BE INCREASED $45.000 IN EACH TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2013 IN SUCH AMOUNTS AS ARE GENERATED BY THE IMPOSITION OF A MIL LEVY NOT TO EXCEED ONE (1.0) MIL EACH YEAR, FOR THE CAPITAL CONSTRUCTION NEEDS OF KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOLS, WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTION, DEMOLISHING, REMODELING, REFINISHING, OR REPLACING THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES, AND IT IS USED FOR OCCUPANCY BY PERMITS GRANTED TO THE EXTENT OF THE PRIMARY SCHOOL WITH THE PURPOSES OF SUCH TAXES, INCLUDING THE INVESTMENT INCOME THEREOF TO BE COLLECTED AND EXPENDED BY THE DISTRICT AS A VOTER APPROVED REVENUE AND SPENDING CHANGE WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATIONS CONTAINED IN SECTION 23, ARTICLE X OF THE COLORADO CONSTITUTION?

- NO

School District R-1 Question 3b

- Shall term limits be eliminated for the offices of school district on the ballot and jointly?

- YES

School District R-1 Question 3c

- KNOWLEDGE QUEST ACADEMY CHARTER SCHOOL MILL OVERWRIGHT QUESTION "SHALL THE COUNTY SCHOOL DISTRICT NO. R-1 TAXES BE INCREASED $45,000 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 KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOL, WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTION, DEMOLISHING, REMODELING, REFINISHING, OR REPLACING THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES, AND IT IS USED FOR OCCUPANCY BY PERMITS GRANTED TO THE EXTENT OF THE PRIMARY SCHOOL WITH THE PURPOSES OF SUCH TAXES, INCLUDING THE INVESTMENT INCOME THEREOF TO BE COLLECTED AND EXPENDED BY THE DISTRICT AS A VOTER APPROVED REVENUE AND SPENDING CHANGE WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATIONS CONTAINED IN SECTION 23, ARTICLE X OF THE COLORADO CONSTITUTION?"

- NO

Lookout Mountain Question 4a

- Shall the Initiative be placed on the ballot and jointly?

- NO

Lookout Mountain Question 4b

- SHALL THE LAYMUD WATER DISTRICT AS A VOTER APPROVED REVENUE CHARGE, BE ALL MONOGENIC ACCEPNT, COLLECT RETAIN AND EXPEND THE FULL AMOUNT OF REVENUES GENERATED FROM ALL AND ANY SOURCES DURING THE FISCAL YEAR 2004 EXCEPT EACH SUBSEQUENT YEAR AS PERMITTED BY LAW, INCLUDING WITHOUT LIMITATION, REVENUES FROM PAYMENT OF TAXES, GRANTS, INVESTMENTS AND ALL OTHER SOURCES, OUTWARD REGARD TO ANY SPENDING REVENUE LIMITS OR OTHER LIMITATIONS CONTAINED IN ARTICLE 4, SECTION 20 OF THE COLORADO CONSTITUTION (TARS), SECTION 29-2-101, COLORADO REPEALED STATUTES (5% LIMIT), OR ANY OTHER LAW?

- NO

School District R-1 Question 1a

- SHALL GOLDEN PUBLIC SCHOOLS (SCHOOL DISTRICT NO. R-1) TAXES BE INCREASED $32 MILLION ANNUALLY IN EACH BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO:
  - PROVIDE ADDITIONAL MUSIC TEACHERS IN ALL ELEMENTARY SCHOOLS
  - INCREASE FUNDING FOR REPAIRS AND MAINTENANCE
  - EXPAND DAY CARE, KINDERGARTEN AND EARLY CHILDHOOD EDUCATION PROGRAMS
  - IMPROVE ACADEMIC ACHIEVEMENT IN UNDER-PERFORMING SCHOOLS

- NO
Vote Both Sides

OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

COORDINATED ELECTION

Precinct 1320130001

Lookout Mountain Question 4c
SHALL PINNISMOOD SPRINGS WATER DISTRICT DEBT BE INCREASED BY NOT MORE THAN $3,000,000 IN PRINCIPAL AMOUNT, WITH A REPAYMENT COST OF NOT MORE THAN $5,152,485 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 RESERVOIRS AND RELATED TRANSFER PUMPING STATIONS AND IMPROVEMENTS; (2) REPLACEMENT AND RELLOCATION 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 PAYABLE IN A MATURE, WITH OR WITHOUT A PREMIUM (NOT EXCEEDING 5% OF THE PRINCIPAL), AS MAY BE DETERMINED BY THE DISTRICT, AND IN COMMISSION THEREFROM, SUCH PINNISMOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $293,646 FOR THE FIRST FULL FISCAL YEAR (2004) AND ANNUALLY WITHOUT LIMITATION AS TO RATE IN AMOUNTS SUITABLE TO PAY PRINCIPAL, INTEREST AND PREMIUM, IF ANY, ON SUCH BONDS, AND IN CONNECTION THERewith, SHALL PINNISMOOD SPRINGS WATER DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY TAXES, 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?

☐ YES
☐ NO

END OF BALLOT
Vote Both Sides

OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

COORDINATED ELECTION
Fold down middle and then fold
Precinct 1320130001

Instruction Text: Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1

Bugs Bunny
REP

State House District 25
Vote for 1

Franklin Roosevelt
DEM
Herbert Hoover
REP

County Commissioner Dist. 1
Vote for 1

Douglas "Dayhorse"
REP
Campbell -
Commissioner

Petes Coors - Vice
Commissioner

Gary Bauer -
Commissioner

Kevin Swanson -
Commissioner

John Heckman - Vice
Commissioner

Ken Salazar -
Commissioner

Finn Gottaas - Vice
Commissioner

Lyndon H. LaRouch -
Commissioner

Steve Forbes - Vice
Commissioner

Jeffrey Peckman -
Commissioner

Mark A. Mellott - Vice
Commissioner

Al Gore - Commissioner

Bill Bradley - Vice
Commissioner

Scott McInnis -
Commissioner

Robert Reed Kelley -
Vice Commissioner

Barbara O'Grady -
Commissioner

Douglas Nalman - Vice
Commissioner

Write-in

School District R-1 Question 3b
 Shall the ballot language for the office of school district
candidate of the Golden Public School District R-1 as provided in
Section 11 of the Colorado Constitution?

Yes

No

School District R-1 Question 3c
 Shall the school district no. R-1 taxes be increased and used 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 (01) mill, each year, for the capital construction needs of, knowledgequest academy, a charter school within the district, including but not limited to constructing, demolishing, remodeling, purchasing, or refinancing the acquisition of land, buildings, or facilities used for an academic purpose or engaged in or to be engaged 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 21, Article 9 of the Colorado Constitution?

Yes

No

Lookout Mountain Question 4a
 Shall the limitations on some of office created in Article XXIV, Section 11, Paragraph 1 of the Colorado Constitution, be amended as applied to the Lookout Mountain Water District Board of Directors?

Yes

No

Lookout Mountain Question 4b
 Shall the district impose an extra cent special tax, to be used for operations and maintenance, in fiscal year 2006, and in each year thereafter, as provided by law, including but not limited to improving district operations, improving district services, and all other sources, without regard to any spending or revenue limitations imposed by Article XXIV, Section 29 of the Colorado Constitution (TADO), Section 29-1201, Colorado Revised Statutes or any other law?

Yes

No
Lookout Mountain Question 4c

SALMON PINEWOOD SPRINGS WATER DISTRICT DEPT. BE INCREASED BY NOT MORE THAN $3,932,959 IN PRINCIPAL AMOUNT, WITH A REFINEMENT 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 NEW 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 OF ISSUE AND INTEREST AT A NET EFFECTIVE INTEREST RATE NOT EXCEEDING 6.1% PER ANNUM AND TO BE CALLABLE FOR REDEMPTION PRIOR TO MATURE: WITH OR WITHOUT A PREMIUM (NOT EXCEEDING 3% OF THE PRINCIPAL) AS MAY LATER BE DETERMINED BY THE DISTRICT, AND IN CONNECTION THEREBY THE DISTRICT SHALL PINEWOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $223,440 FOR THE FIRST FULL FISCAL YEAR 2008 AND ANNUALLY WITHOUT LIMITATION AS TO RATE IN AMOUNTS SUFFICIENT TO PAY PRINCIPAL, INTEREST AND PREMIUM, IF ANY, ON SUCH BONDS, AND IN CONJUNCTION THEREBY THE DISTRICT SHALL BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY TAXES, 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 5 OF THE COLORADO CONSTITUTION.

[ ] YES

[ ] NO

END OF BALLOT
Vote Both Sides

OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

Instruction Text:
Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1
Bugs Bunny REP

State House District 25
Vote for 1
Franklin Roosevelt DEM
Herbert Hoover REP

County Commissioner Dist. 1
Vote for 1
Douglas "Dayhorse" Campbell REP
Commissioner
Pete Coors - Vice Commissioner
Gary Bauer - COP
Commissioner
John McCain - Vice Commissioner
Kevin Swanson CRP
Commissioner
John Heckman - Vice Commissioner
Ken Salazar DEM
Commissioner
Finn Goetz - Vice Commissioner
Lyndon H. LaRouche - LIB
Commissioner
Steve Forbes - Vice Commissioner
Jeffrey Peckman AC
Commissioner
Mark A. Mellott - Vice Commissioner
Al Gore - Commissioner
Bill Bradley - Vice Commissioner
Scott Mcniss - GRN
Commissioner
Robert Read Kelley - Vice Commissioner
Barbara O'Grady - PL
Commissioner
Douglas Naiman - Vice Commissioner
Write-in

County Question 1a
SHALL THE COUNTY BE PERMITTED TO EXPEND
REVUENYES ABOVE THE 2005 FISCAL YEAR SPENDING
LIMIT AUTHORIZED BY ARTICLE V, SECTION 20 OF
THE COLORADO CONSTITUTION, THE AMOUNT BEING UP
TO $3,000,000, WITH THIS EXCESS REVENUE BEING
SHARED WITH THE CITIES AND TOWNS WITHIN THE
COUNTY IN THE SAME MANNER AS THE COUNTY SHARES
WITH ROAD AND BRIDGE PROPERTY TAX REVENUE, AND
WITH THE COUNTY RETAINED PORTION BEING USED FOR
THE PURPOSES OF ROAD, BRIDGE, AND SPRAWL
PROJECTS APPROVED BY THE COUNTY BOARD OF
COMMISSIONERS?

County Question 1b
(If approved, the County shall be authorized to enact any one or
all of the following: 1) To implement a county-wide sales tax to be
collected by the county instead of the local governments;
2) To establish a county-wide property tax to be collected by
the county instead of the local governments; or 3) To
establish a county-wide utility tax to be collected by
the county instead of the local governments.)

County Question 1c
SHALL THE COUNTY TAXES BE INCREASED $1.5 MILLION
ANNUALLY FOR THE NEXT FIVE FISCAL YEARS FOR THE
PURPOSE OF IMPROVING PUBLIC SAFETY BY
ENHANCING THE EXISTING COUNTY JAIL AND PAYING
THE COSTS OF OPERATING, MAINTAINING,
CONSTRUCTION AND FINANCING THE EXISTING AND
ENHANCED JAIL AND RELATED DETENTION FACILITIES
AND PROGRAMS, BY THE IMPOSITION OF A 50 PERCENT
INCREASE ON EVERY $1000 PURCHASED (S) SALES AND USE
TAX AND THE SIMILAR REPEAL OF THE COUNTY’S
EXISTING 20 PERCENT (∆) INCREASE ON EVERY $1000
PURCHASED (S) SALES AND USE TAX, WHICH WAS
APPROVED BY VOTERS AT THE NOVEMBER 1997
ELECTION, TO FINANCE AN EXPANSION OF THE JAIL
SUCH 0.5 PERCENT SALES AND USE TAX TO BE
IMPOSED, COLLECTED, ADMINISTERED AND DISBURSED
IN THE 2004 AND EACH SUBSEQUENT COLLECTION YEAR
AS PROVIDED IN BOARD OF COUNTY COMMISIONERS
RESOLUTION 2003-00002-0000, WHICH WILL RESULT IN
$1.5 MILLION IN ADDITIONAL REVENUE FROM SUCH TAX AND ANY EARNINGS
THEREFROM WHICH SHARE OF AMOUNTS CONSTITUTE A VOTER-
APPROVED REVENUE CHANGE?

County Question 1d
Shall the County be authorized to plan for the expansion of the
County jail for a period of twenty (20) years for the provision of medical
emergency services within the County upon the terms and
conditions set forth in Ordinance 04-44, Series of 2007?

School District R-1 Question 3a
EACH SCHOOL IN THE SCHOOL DISTRICT R-1 SHALL BE INCREASED $20 MILLION ANNUALLY IN
THE 2005-2006 SCHOOL YEAR AND EACH SCHOOL YEAR
THEREAFTER TO
a. PROVIDE ARTIFICIAL TEACHERS IN ALL ELEMENTARY
SCHOOLS
b. PURCHASE NEW TEXTBOOKS AND INCREASE FUNDING
FOR ARTS AND MANUFACTURING
EXPAND ALL DAY KINDERGARTEN AND EARLY
CHILDCARE EDUCATION CLASSES
IMPROVE HIGH SCHOOL GRADUATION RATES
IMPROVE ACADEMIC ACHIEVEMENT IN
INTERSTATE SCHOOL DISTRICTS
BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE
SUFFICIENT TO PROVIDE THE SPECIFIED AMOUNT
ABOVE IN EACH SUCH YEAR, WHICH TAXES SHALL
BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT
AND SHALL BE USED TO PROVIDE THE PROPERTY TAX
SUFFICIENCY THAT OTHERWISE WOULD BE LIKELY FOR THE GENERAL
FUND.

School District R-1 Question 3b
SHALL THE LIMITS ON THE AMOUNT OF PROPERTY TAX REVENUE COLLECTED BY THE SCHOOL DISTRICT OF THE COLORADO CONSTITUTION (Article V, Section 20) APPLY TO THE PRODUCTION OF INCOME FROM PROPERTY TAXES?

School District R-1 Question 3c
KNOWLEDGE QUEST ACADEMY CHARTER SCHOOL, MILL
OVERFLOW QUESTION
"SHALL THE COUNTY SCHOOL DISTRICT NO. R-1 TAXES BE INCREASED AT AN ANNUAL PERCENTAGE WHICH WOULD RESULT IN AN INCREASE IN THE COST OF EDUCATION IN THE COUNTY FOR THE 2004-2005 SCHOOL YEAR, AND ANY MONEYS THEREAFTER THROUGH TAX COLLECTION YEAR 2009, IN SUCH AMOUNTS AS ARE GENERATED BY THE POSITION OF A MILL LEVY NOT TO EXCEED ONE (1) MILL PER YEAR, FOR THE CAPTAL CONSTRUCTION NEEDS OF KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOL, WITH INCOME ALLOCATED TO THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTION, OPEMATING, RECAMUNG, MAINTENANCE, OR PROGRAMS, THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES USED OR OCCUPIED BY PUPILS ENROLLED IN OR TO BE ENROLLED IN THE CHARTER SCHOOL, WITH THE PROCEEDS OF SUCH TAXATION, INCLUDING THE INCOME THERON, TO BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE?

LOOKOUT MOUNTAIN QUESTION 4a
EACH SCHOOL IN THE SCHOOL DISTRICT R-1 SHALL BE INCREASED $20 MILLION ANNUALLY IN
THE 2005-2006 SCHOOL YEAR AND EACH SCHOOL YEAR
THEREAFTER TO
a. PROVIDE ARTIFICIAL TEACHERS IN ALL ELEMENTARY
SCHOOLS
b. PURCHASE NEW TEXTBOOKS AND INCREASE FUNDING
FOR ARTS AND MANUFACTURING
c. EXPAND ALL DAY KINDERGARTEN AND EARLY
CHILDCARE EDUCATION CLASSES
d. IMPROVE HIGH SCHOOL GRADUATION RATES
e. IMPROVE ACADEMIC ACHIEVEMENT IN
f. INTERSTATE SCHOOL DISTRICTS
BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE
SUFFICIENT TO PROVIDE THE SPECIFIED AMOUNT
ABOVE IN EACH SUCH YEAR, WHICH TAXES SHALL
BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT
AND SHALL BE USED TO PROVIDE THE PROPERTY TAX
SUFFICIENCY THAT OTHERWISE WOULD BE LIKELY FOR THE GENERAL
FUND.

LOOKOUT MOUNTAIN QUESTION 4b
"SHALL THE LAKEWOOD WATER DISTRICT, AS A VOTER-
APPROVED REVENUE CHANGE, BE AUTHORIZED TO
ACCEPT, COLLECT, RETAIN AND EXPEND THE FOLLOWING
AMOUNTS OF REVENUE GENERATED FROM ANY AND ALL SOURCES DURING THE 2004-2005 SCHOOL DISTRICT AS AN ADDITIONAL AND ADDITIONAL INCOME SOURCES FOR THE PURPOSE OF PERSONAL, BUSINESS, AND ALL OTHER SOURCES, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATIONS IMPOSED BY ARTICLE V, SECTION 20 OF THE COLORADO CONSTITUTION ?"
Lookout Mountain Question 4c

Said Pinewood Springs Water District Debt be increased by not more than $2,000,000 in principal amount, with a repayment cost of not more than $6,603,285 total principal and interest, by the issuance of general obligation bonds to finance the following purposes: (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 of the bonds, and to bear interest at a net effective interest rate not exceeding 5.7% per annum 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 bonds, property taxes and other legally available funds for such purpose, notwithstanding any applicable limitations on revenues and expenditures, including the limitations set forth in Article X, Section 28 of the Colorado Constitution.

[Check box for 'YES' or 'NO']

END OF BALLOT

Vote Both Sides
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2021

Instruction Text:
Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1
[ ] Bugs Bunny REP

State House District 25
Vote for 1
[ ] Franklin Roosevelt DEM
[ ] Herbert Hoover REP

County Commissioner Dist. 1
Vote for 1
[ ] Douglas "Dayhorse" REP
[ ] Campbell - Commissioner
[ ] Pete Coors - Vice Commissioner

Gary Bauer - Commissioner
[ ] John McCain - Vice Commissioner

Kevin Swanson - Commissioner
[ ] John Heckman - Commissioner
[ ] Ken Salazar - Commissioner

[ ] Finn Gottas - Vice Commissioner

Lyndon H. LaRouche - Commissioner
[ ] Steve Forbes - Vice Commissioner

Jeffrey Peckman - Commissioner
[ ] Mark A. Mollot - Vice Commissioner

Al Gore - Commissioner
[ ] Bill Bradley - Vice Commissioner

Scott McNinch - Commissioner
[ ] Robert Reed Kelley - Vice Commissioner

Barbara O'Grady - Commissioner
[ ] Douglas Naiman - Vice Commissioner

Write-in

County Question 1a
 SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2023 FISCAL YEAR TO MEET THE REQUIREMENTS OF THE COLORADO CONSTITUTION FOR FISCAL YEAR 2023? NO YES

County Question 1b
 SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2023 FISCAL YEAR TO MEET THE REQUIREMENTS OF THE COLORADO CONSTITUTION FOR FISCAL YEAR 2023? NO YES

County Question 1c
 SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2023 FISCAL YEAR TO MEET THE REQUIREMENTS OF THE COLORADO CONSTITUTION FOR FISCAL YEAR 2023? NO YES

County Question 1d
 Shall the County be authorized to purchase a facility in Holy Cross Energy for a period of twenty (20) years for the purchase of electricity within the County upon the terms and conditions set forth in Ordinance 444, Series of 2003? NO YES

School District R-1 Question 3a
 SHALL GOLDEN PUBLIC SCHOOLS (SCHOOL DISTRICT R-1) TAXES BE INCREASED $61,000 ANNUALLY TO MEET THE REQUIREMENTS OF THE CURRENT BUDGET YEAR AND FUND CURRENT EXPENDITURES FOR CURRICULAR AND REPAIR AND MAINTENANCE OF ALL K-12 SCHOOLS IN THE DISTRICT? NO YES

School District R-1 Question 3b
 SHALL GOLDEN PUBLIC SCHOOLS (SCHOOL DISTRICT R-1) TAXES BE INCREASED $61,000 ANNUALLY TO MEET THE REQUIREMENTS OF THE CURRENT BUDGET YEAR AND FUND CURRENT EXPENDITURES FOR CURRICULAR AND REPAIR AND MAINTENANCE OF ALL K-12 SCHOOLS IN THE DISTRICT? NO YES

School District R-1 Question 3c
 SHALL THE SCHOOL DISTRICT SCHOOL MILL OVERRIDE QUESTIONS BE APPROVED APPROVED REVENUE CHANGE TO MEET THE REQUIREMENTS OF THE CURRENT BUDGET YEAR AND FUND CURRENT EXPENDITURES FOR CURRICULAR AND REPAIR AND MAINTENANCE OF ALL K-12 SCHOOLS IN THE DISTRICT? NO YES

Lookout Mountain Question 4a
 Shall the Initiative on the ballot constitute a violation of Article X, Section 25 of the Colorado Constitution? NO YES

Lookout Mountain Question 4b
 SHALL THE LAKEMORE WATER DISTRICT, AS A VOTER APPROVED REVENUE CHARGE, BE AUTHORIZED TO ACCEPT, COLLECT, RETAIN AND ADVERT THE FULL AMOUNT OF REVENUES GENERATED FROM ANY AND ALL SOURCES DURING FISCAL YEAR 2023 AND EACH SUBSEQUENT YEAR, AS PERMITTED BY LAW, WITHOUT LIMITATION, REVENUES FROM PAYMENT OF TAXES, GRANTS, INVESTMENTS AND ALL OTHER SOURCES, REGARDLESS OF ANY SPENDING LIMITS IMPOSED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TACTOR), SECTION 25-101, COLORADO REVISED STATUTES (25-1-101), OR ANY OTHER LAW? NO YES
Lookout Mountain Question 4c
SHALL PINEWOOD SPINGS WATER DISTRICT DEBT BE INCREASED BY NOT MORE THAN $3,000,000 IN PRINCIPAL AMOUNT, WITH A REPAYMENT COST OF NOT MORE THAN $6,000,000 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 OF THE RESPECTIVE DATES OF SUCH BONDS AND TO BEIR INTEREST AT A MAXIMUM INTEREST RATE NOT EXCEEDING 6.5% PER ANNUM 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 CONSIDERATION THEREOF SHALL, PINEWOOD SPINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $200,000 FOR THE FIRST FULL FISCAL YEAR (2006) AND ANNUALLY WITHOUT LIMITATION AS TO RATE IN AMOUNTS SUITABLE TO PAY PRINCIPAL, INTEREST AND PREMIUM, IF ANY, ON SUCH BONDS, AND IN CONNECTION THERewith SHALL, PINEWOOD SPINGS WATER DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY TAXES, PROPTERTY TAXES AND OTHER LEGALLY AVAILABLE FUNDS FOR SUCH PURPOSES, NOTWITHSTANDING ANY APPLICABLE LIMITATION ON REVENUES AND EXPENDITURES, INCLUDING THE LIMITATIONS SET FORTH IN ARTICLE 5, SECTION 20 OF THE COLORADO CONSTITUTION?

☑ YES
☐ NO

END OF BALLOT
State Senate District 19
Not for 1
Buggs Bunny
REP

State House District 25
For 1
Franklin Roosevelt
DEM
Herbert Hoover
REP

County Commissioner Dist. 1
For 1
Douglas "Dayhorse"
REP
Campbell - Commissioner
Petco Coors - Vice Commissioner
Gary Bauer - Commissioner
John McClain - Vice Commissioner
Kevin Swanson - Commissioner
John Heckman - Vice Commissioner
Ken Salazar - Commissioner
Finn Gotaas - Vice Commissioner
Lyndon H. LaRouche - LIB
Commissioner
Steve Forbes - Vice Commissioner
Jeffrey Peckman - Commissioner
Mark A. Mollot - Vice Commissioner
At Gore - Commissioner
Bill Bradley - Commissioner
Scott McInnis - Commissioner
Robert Reed Kelley - Vice Commissioner
Barbara O'Grady - Commissioner
Douglas Nallman - Vice Commissioner
Write-In

County Question 1a
SHALL THE COUNTY BE AUTHORIZED TO EXPAND REVENUES ABOVE THE 2002 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE AMOUNT BEING FROM $8,800,000, WITH THE EXCESS REVENUE BEING SHARED WITH THE CITIES AND TOWNS WITH THE SAME MANNER AS THE COUNTY SHARE WOULD WITH ROAD AND Bridge PROPERTY TAX REVENUE, A MINIMUM OF $10 MILLION RETAINED FOR THE PURPOSE OF ROAD, BRIDGE AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?  

County Question 1b
If approved, the County shall be authorized to mail only one set of TABOR election notices per TABOR election to each mailing address of one or more residents. In general or coordinated elections, the TABOR election notice shall be forwarded to the County Clerk to be included with those TABOR notices from other jurisdictions. In the next election, the County shall mail one notice or set of TABOR election notices to each address of one or more residents. By mailing only one set of TABOR election notice to send the number of ballots required to different mailing dates is saved in the County Charter and Colorado Constitution, the county, instead of approximately $20,000 per TABOR election.  

County Question 1c
SHALL THE COUNTY TAX BASE INCREASED $14,500 MILLION ANNUALLY (FIRST FULL FISCAL YEAR INCREASES FOR THOSE PURPOSES OF IMPROVING PUBLIC SAFETY BY EXPANDING THE EXISTING COUNTY JAIL, PAYING THE COSTS OF OPERATING, MAINTAINING CONSTRUCTION OF AND FINANCING THE DEVELOPMENT AND EXPANDED JAIL AND RELATED DETENTION FACILITIES AND PROGRAMS, BY THE IMPOSITION OF A 40 PERCENT (40 CENTS ON EVERY $1 PURCHASE SALES AND USE TAX AND THE SIMILAR ESPECIALLY REPEL OF THE COUNTY'S 1995 JAIL ELECTION) TO FINANCE AN EXPAND IN THE JAIL, SUCH 40 PERCENT BALANCE AND USE TAX TO BE IMPOSED, ADMINISTERED AND ENFORCED IN THE 2004 AND EACH SUBSEQUENT COLLECTION YEAR AT 40 PERCENT OF THE COUNTY'S CURRENT TAX REVENUES IN THE COUNTY COMMISSIONER'S RESOLUTION NO. 05/01/03/03/03 AND SHALL ALL REVENUES FROM SUCH TAX AND ANY EARNINGS THEREFROM REGARDLESS OF THE AMOUNT CONSIDERED A VOTER APPROVED REVENUE ENHANCEMENT?  

County Question 1d
Shall the County be authorized to plant a fence to the Holy Cross Energy for a period of twenty years for the payment of electric energy with the County claim the joint and court costs set forth in Ordinance 144, Series of 2003?  

School District R-1 Question 1a
SHALL $69,500 MILLION ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE ART AND MUSIC TEACHERS IN ALL ELEMENTARY SCHOOLS?  

School District R-1 Question 1b
SHALL $25,000 MILLION DOLLARS ANNUALLY BE SPENT ON SCHOOL IMPROVEMENTS FOR REPAIRS AND MAINTENANCE?  

School District R-1 Question 1c
SHALL $15,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE ELECTRIC ENERGY FOR SCHOOL BUILDINGS?  

School District R-1 Question 1d
SHALL $12,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE SCHOOLS TO IMPROVE ACADEMIC ACHIEVEMENT IN UNDERACHIEVING SCHOOLS?  

School District R-1 Question 1e
SHALL $10,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE ADEQUATE FOUNDATION ACHIEVEMENT EDUCATION?  

School District R-1 Question 1f
SHALL $8,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE ADEQUATE FOUNDATION ACHIEVEMENT EDUCATION IN UNDERACHIEVING SCHOOLS?  

School District R-1 Question 1g
SHALL $6,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE ELECTRIC ENERGY FOR SCHOOL BUILDINGS?  

School District R-1 Question 1h
SHALL $4,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE SCHOOLS TO IMPROVE ACADEMIC ACHIEVEMENT IN UNDERACHIEVING SCHOOLS?  

School District R-1 Question 1i
SHALL $2,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE ADEQUATE FOUNDATION ACHIEVEMENT EDUCATION?  

School District R-1 Question 1j
SHALL $1,000 MILLION IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO PROVIDE ADEQUATE FOUNDATION ACHIEVEMENT EDUCATION IN UNDERACHIEVING SCHOOLS?
Lockout Mountain Question 4c

SHALL PINEWOOD SPRINGS WATER DISTRICT DEBT BE INCREASED BY NOT MORE THAN $3,000,000 IN PRINCIPAL AMOUNT, WITH A PREPAYMENT COST OF NOT MORE THAN $5,182,485 TOTAL PRINCIPAL AND INTEREST, BY THE ISSUE OF GENERAL OBLIGATION BONDS FOR THE PURPOSE OF FINANCING THE: (1) DESIGN AND CONSTRUCTION OF A RAW WATER STORAGE RESERVOIR AND RELATED TANKS; PUMPING STATIONS AND IMPROVEMENTS; (2) REPLACEMENT AND RELOCATION OF MAIN WATER DISTRIBUTION LINES AND MANIFOLD 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 OF EXECUTION OF SUCH BONDS AND TO BEAR INTEREST AT A NET EFFECTIVE INTEREST RATE NOT EXCEEDING 5.5% PER ANNUM AND TO BE CALLABLE FOR REIMBURSEMENT PRIOR TO MATURITY, WITH OR WITHOUT A PREMIUM (NOT EXCEEDING 3% OF THE PRINCIPAL), AS MAY BE DETERMINED BY THE DISTRICT; AND IN CONNECTION THERewith, SHALL PINEWOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $225,540 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 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 ARTICLES 25 AND 26 OF THE COLORADO CONSTITUTION?

☑ YES
☐ NO

END OF BALLOT
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

COORDINATED ELECTION

Vote Both Sides

Precedent
132013000120

State Senate District 19
Vote for 1
Buggs Bunny
REP

State House District 25
Vote for 1
Franklin Roosevelt
DEM
Herbert Hoover
REP

County Commissioner Dist. 1
Vote for 1
Douglas "Dayhorse"
Campbell
Commissioner
Pete Coors - Vice
Commissioner

County Commissioner
John McCain - Vice
Commissioner
Kevin Swanson
Commissioner
John Hatchman - Vice
Commissioner
Ken Salazar
Commissioner
Finn Gootas - Vice
Commissioner
Lyndon H. LaRouche
Commissioner
Steve Forbes - Vice
Commissioner
Jeffrey Peckman
Commissioner
Mark A. Mellott - Vice
Commissioner
Al Gore - Commissioner
Bill Bradley - Vice
Commissioner
Scott McNiss
Commissioner
Robert Read Kelley - Vice
Commissioner
Barbara O'Grady
Commissioner
Douglas Naiman - Vice
Commissioner
Write-in

County Question 1a
SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 1995 FISCAL YEAR SPENDING LIMITS AS AMENDED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE AMOUNT BEING UP TO $300,000, WITH THE EXCESS REVENUE BEING SHARED WITH THE CITIES AND TOWNS WITH THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES ROAD AND BRIDGE PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSES OF ROAD, BRIDGE AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

County Question 1b
If approved, the County shall be authorized to mail only one set of TADOR election notices per TADOR election area mailing address of one or more registered voters. In general or combined elections, the TADOR election notice shall generally be forwarded to the County clerk to be included with the TADOR notice from other jurisdictions. In the next election, the County shall mail one set of TADOR election notices to each address containing registered voters, by mailing only one set of notices, holidays of two or more voter notices.

School District R-1 Question 3a
SHALL COLDEN VALLEY SCHOOL DISTRICT R-1 TAXERS BE INCREASED $30 MILLION ANNUALLY IN THE 2006-2007 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO
1. PROVIDE ART/ MUSIC TEACHING IN ALL ELEMENTARY SCHOOLS
2. PURCHASE NEW TEXTBOOKS FOR REPAIRS AND MAINTENANCE
3. EXPAND ALL DAY KINDERGARTEN AND EARLY CHILDHOOD EDUCATION CLASSES
4. IMPROVE HIGH SCHOOL GRADUATION RATES
5. IMPROVE ACADEMIC ACHIEVEMENT IN ALL SCHOOL DISTRICTS
6. BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE SPECIFIED AMOUNT OF ADDITIONAL REVENUE IN EACH SUCH YEAR, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE USED FOR THE PURPOSES OF SCHOOL DISTRICTS THAT OTHERWISE WOULD BE LIKELY FOR THE GENERAL FUND?

School District R-1 Question 3b
Shall term limits be eliminated for the office of school district director of the Golden Public School District R-1, as provided in Article XV, Section 11 of the Constitution?

School District R-1 Question 3c
KNOWLEDGE QUEST ACADEMY CHARTER SCHOOL MILL OVERRIDE QUESTION
"SHALL THE COUNTY SCHOOL DISTRICT NO. R-1 TAXES BE INCREASED $10,000 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 ON ONE MILL EACH YEAR, FOR THE CAPITAL CONSTRUCTION NEEDS OF KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOL WITHIN THE DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTING, BUYING, REMODELING, REPAIRING, OR REFINISHING THE ACQUISITION OF LAND, BUILDINGS, OR FACILITIES USED FOR OCCUPANCY BY APRILS 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 CHANGES WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATIONS CONTAINED IN SECTION 25 OF ARTICLE X OF THE COLORADO CONSTITUTION?"

"mountain Question 4a
"Shall the Lakewood Urban 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 years 2006 and each subsequent fiscal year, as permitted by law, including without limitation, revenues from any and all sources, without regard to any spending or revenue limitations contained in section 25 of article X of the Colorado constitution, and any other law?"

School District R-1 Question 4b
SHALL THE LAKEDOWN 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 2004 AND EACH SUBSEQUENT FISCAL YEAR, AS PERMITTED BY LAW, INCLUDING WITHOUT LIMITATION, REVENUES FROM ANY AND ALL SOURCES, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATIONS CONTAINED IN SECTION 25 OF ARTICLE X OF THE COLORADO CONSTITUTION, AND ANY OTHER LAW?"
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

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 $5,192,683 TOTAL, PRINCIPAL AND INTEREST, BY THE ISSUANCE OF GENERAL OBLIGATION BONDS FOR THE PURPOSE OF (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 OF RESPECTIVE ISSUES OF SUCH BONDS AND TO BEAR INTEREST AT A NET EFFECTIVE INTEREST RATE NOT EXCEEDING 3.0% PER ANNUM AND TO BE CALLABLE FOR REDEMPTION PRIOR TO MATURITY, WITH OR WITHOUT A PREMIUM (NOT EXCEEDING 3% OF THE PRINCIPAL), AS MAY ALSO BE DETERMINED BY THE DISTRICT, AND IN CONNECTION THERewith SHALL PINEWOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $200.00 FOR THE FIRST FULL FISCAL YEAR (2004) AND ANNUALLY WITHOUT LIMITATION AS TO RATE IN AMOUNTS SUFFICIENT TO PAY PRINCIPAL, INTEREST AND PRIMA INTERA, IF ANY, ON SUCH BONDS, AND IN CONNECTION THERewith SHALL PINEWOOD SPRINGS WATER DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY 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 22 OF THE COLORADO CONSTITUTION?

YES

NO

END OF BALLOT
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

Instruction Text:
Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for
Bugs Bunny REP
State House District 25
Vote for 1
Franklin Roosevelt DEM
Herbert Hoover REP

County Commissioner Dist. 1
Vote for 1
Douglas "Dayhorse" Campbell - REP
Pete Coors - Vice Commissioner
Gary Bauer - Commissioner
John McCain - Vice Commissioner
Kevin Swanson - Commissioner
John Heckman - Vice Commissioner
Ken Salazar - Commissioner
Finn Gadeas - Vice Commissioner
Lyndon H. LaRouche - LIB
Steve Forbes - Vice Commissioner
Jeffrey Peckman - Commissioner
Mark A. Mallott - Vice Commissioner
Al Gore - Commissioner
Bill Bradley - Vice Commissioner
Scott McNlris - Commissioner
Robert Reed Kelley - Vice Commissioner

School District R-1 Question 3b
 Shall the school district be authorized, subject to voter approval, to sell, lease, or otherwise transfer to any public or private charitable organization or entity a non-operating facility of the school district for the purpose of raising revenue for the school district? 

County Question 1b
 SHALL THE COUNTY BE PERMITTED TO EXPEND REVENUES ABOVE THE 2005 FISCAL YEAR SPENDING LIMITATION MANDATED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE AMOUNT BEING UP TO $89,000, WITH THE EXCESS REVENUE BEING SHARED WITH THE CITIES AND TOWNS WITHIN THE COUNTY IN THE SAME MANNER AS THE COUNTY SHARES WITH RURAL AND MUNICIPAL PROPERTY TAX REVENUE, AND WITH THE COUNTY RETAINED PORTION BEING USED FOR THE PURPOSES OF ROAD, BRIDGE AND DRAINAGE PROJECTS APPROVED BY THE COUNTY BOARD OF COMMISSIONERS?

County Question 1c
 SHALL THE COUNTY TAXES BE INCREASED $14.5 MILLION ANNUALLY FIRST FULL FISCAL YEAR INCREASE FOR THE PURPOSES 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 3% OF THE IMPOSITION OF A 0.45 PERCENT ON EVERY $100 PURCHASED SALES AND USE TAX AND THE SHALL VARIOUS REFORMS OF THE COUNTY'S EXISTING 0.26 PERCENT (26 CENTS ON EVERY $100 PURCHASED SALES AND USE TAX, WHICH WAS APPROVED BY VOTERS AT THE NOVEMBER 1997 ELECTION, TO FINANCE AN EXPANSION OF THE JAIL, SUCH AS PERCENT SALES AND USE TAX TO BE IMPOSED, COLLECTED, ADMINISTERED AND ENFORCED IN THE 20A AND EACH SUBSEQUENT COLLECTION YEAR AS PROVIDED IN BOARD OF COUNTY COMMISSIONERS RESOLUTIONS, 05282000,001A, AND SHALL ALL REVENUE FROM SUCH TAX AS ANY EARNINGS THEREOF REGARDLESS OF ANNUITY OR Any OTHER SOURCES, WITHOUT REGARD TO ANY SPENDING OR OTHER LIMITATIONS CONTAINED IN SECTION 20 OF THE COLORADO CONSTITUTION?

County Question 1d
 Shall the County be authorized to grant a franchise to Holy Cross Energy for a period of twenty (20) years for the provision of electric energy within the County upon the terms and conditions set forth in Ordinance #48, Series of 2007?

School District R-1 Question 3a
 SHALL GOLDEN PUBLIC SCHOOLS DISTRICT R-1 TAXES BE INCREASED $320,000 ANNUALLY IN THE CURRENT BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER TO
0 PROVIDE AUTOMATION TO ALL ELEMENTARY SCHOOLS
0 PURCHASE NEW "TEXTBOOKS" INCREASE FUNDING FOR READING AND MAINTENANCE
0 EXPAND ALL DAY KINDERGARTEN AND EARLY CHILDHOOD EDUCATION CLASSES
0 IMPROVE HIGH SCHOOL GRADUATION RATES
0 IMPROVE OPPORTUNITIES AND EVENT IN UNDER-PERFORMING SCHOOLS
BY AN ADDITIONAL PROPERTY TAX LEVEE AT A RATE SUFFICIENT TO PROVIDE THE AMOUNT SPENT ABOVE IN EACH SUCH YEAR, WHICH TAXES SHALL BE DEDUCTED FROM THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDED TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND

School District R-1 Question 3b
 Shall bond funds be utilized for the office of school district director of the Golden Public School District R-1 as provided in Article X, Section 11 of the Colorado Constitution?

School District R-1 Question 3c
KNOWLEDGE QUEST ACADEMY CHARTER SCHOOL, MILL, OVERFLOW QUESTION
"SHALL THE COUNTY SCHOOL DISTRICT NO. 30, TAXABLE REAL PROPERTY TAX COLLECTION YEAR 2004, AND ANNUALLY THEREAFTER THROUGH TAX COLLECTION YEAR 2013 IN SUCH AMOUNTS AS ARE NEEDED BY THE IMPOTATION OF A MILL LEVY NOT TO EXCEED ONE (1) MILL EACH YEAR, FOR THE GENERAL CONSTRUCTION NEEDS OF KNOWLEDGE QUEST ACADEMY, A CHARTER SCHOOL WITHIN THIS DISTRICT, INCLUDING BUT NOT LIMITED TO CONSTRUCTION, DEMOLISHING, REMODELING, FINANCING, OR REHABILITATING 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 CHARGE WITHOUT REGARD TO ANY SPENDING OR OTHER LIMITATIONS CONTAINED IN SECTION 20, ARTICLE X OF THE COLORADO CONSTITUTION?"

Lookout Mountain Question 4a
Shall the limitations on terms of office contained in Article X, Section 15, Paragraph 1 of the Colorado Constitution, be eliminated or applied to the Lookout Mountain Water District Board of Directors?

Lookout Mountain Question 4b
 Shall the Lakenhoover Water District, as a voter approved revenue and spending charge, be authorized to accept, collect, retain and expend the full amount of revenues generated from any and all sources during fiscal years 2008 and each subsequent year. As approved by law, including without limitation, revenues from payment of taxes, grants, investments and all other sources, without regard to any spending or other limitations contained in Article X, Section 20 of the Colorado Constitution (Takos), Article X, Section 20-1-101, Colorado Revised Statutes ("Takos Limit") or any other law?
Lookout Mountain Question 4c
Small Pinedale Springs Water District Debt be increased by not more than $3,200,000 in principal amount, with a repayment cost of not more than $6,400,000, 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 transmission, 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 of respective dates of such bonds and to bear interest at a net effective interest rate not exceeding 5.5% per annum 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 Pinedale Springs Water District property taxes be increased by an estimated $232,849 for the first full fiscal year (2006) 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 Pinedale Springs Water District be authorized to collect and expend all such property 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 30 of the Colorado Constitution.

YES

NO

END OF BALLOT
OFFICIAL BALLOT
SAMPLE COUNTY
May 21, 2007

Instruction Text:
Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1
[ ] Buggs Bunny REP

State House District 25
Vote for 1
[ ] Franklin Roosevelt DEM
[ ] Herbert Hoover REP

County Commissioner Dist. 1
Vote for 1
[ ] Douglas "Dayhorse" Campbell REP
[ ] Pete Coors - Vice Commissioner

Commissioner

Gary Bauer - Commissioner
[ ] Kevin Swanson - CRP
[ ] John Heckman - Vice Commissioner

Ken Salazar - Commissioner
[ ] Finn Goltas - Vice Commissioner

Commissioner

Lyndon H. LaRouche - Commissioner
[ ] Steve Forbes - Vice Commissioner

Jeffrey Peckman - Commissioner
[ ] Mark A. Mellott - Vice Commissioner

Al Gore - Commissioner
[ ] Bill Bradley - Vice Commissioner

Scott McNees - Commissioner
[ ] Robert Reed Kelley - Vice Commissioner

Barbara O'Grady - Commissioner
[ ] Douglas Naiman - Vice Commissioner

Write-In

School District R-1 Question 1a
Shall the County be authorized to issue the bonds or obligated in any other manner to raise money to construct, maintain, and operate any public park or recreation project? Precinct 13201300012 2 2

County Question 1b
Shall the County be permitted to expand revenues above the 2005 fiscal year spending limitation mandated by Article 9, Section 25 of the Colorado Constitution, the amount being up to $800,000, with the excess revenue being charged with the costs of road and bridge property tax revenues, and with the County retained portion being used for the purpose of roads, bridges and drainage projects approved by the County School Board of Commissioners? Precinct 13201300012 2 2

School District R-1 Question 3a
Shall golden public school (school district #1) tax be increased $20 million annually in the fiscal year 2002 and each subsequent year thereafter to:
(a)_provide additional music teachers in all elementary schools
(b)_supplement textbook costs
(c)_fund repairs and maintenance
(d) expand all day kindergarten and early childhood education classes
(e) improve high school graduation rates
(f) improve academic achievement in under-performing schools

School District R-1 Question 3b
Shall the mill rate be amended to increase the mill rate by 1 mill? Precinct 13201300012 2 2

School District R-1 Question 3c
Shall the mill rate be amended to increase the mill rate by 1 mill? Precinct 13201300012 2 2

County Question 1c
Shall the County be authorized to enter into agreements to enter into agreements with other local governments to construct and finance the existing and expanded jail facilities and programs, by the imposition of a $.75 cent on every $10 purchase? Precinct 13201300012 2 2

County Question 1d
Shall the County by ordinance be authorized to provide for the establishment and operation of a joint venture for the purpose of providing a library system? Precinct 13201300012 2 2

School District R-1 Question 3b
Shall the mill rate be amended to increase the mill rate by 1 mill? Precinct 13201300012 2 2

School District R-1 Question 3c
Shall the mill rate be amended to increase the mill rate by 1 mill? Precinct 13201300012 2 2
Lookout Mountain Question 4c

shall Pineview Springs Water District, by the issuance of general obligation bonds, for the purposes of financing the 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 bear interest at a net effective interest rate not exceeding 5% per annum 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 Pineview Springs Water District, be authorized to collect and expend all such property bonds, property taxes and other locally available funds (or such purpose, notwithstanding any applicable limitation on revenues and expenditures, including the limitations set forth in Article X, Section 20 of the Colorado Constitution)?

☐ YES

☐ NO
Lookout Mountain Question 4c

SHALL PARKWOOD SPRINGS WATER DISTRICT DEBT BE INCREASED BY NOT MORE THAN $33,000,000 IN PRINCIPAL AMOUNT, WITH A REPAYMENT COST OF NOT MORE THAN $6,102,485 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 DATES ON RESPECTIVE DATES OF SUCH BONDS AND TO BE藝術 INTEREST AT A NET EFFECTIVE INTEREST RATE NOT EXCEEDING 5.5% PER ANNUM 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 PARKWOOD SPRINGS WATER DISTRICT PROPERTY TAXES BE INCREASED BY AN ESTIMATED $333,604 FOR THE FIRST FULL FISCAL YEAR (2026) AND ANNUALLY WITHOUT LIMITATION AS TO RATE IN AMOUNTS SUFFICIENT TO PAY PRINCIPAL, INTEREST AND PREMIUM, IF ANY, ON SUCH BONDS, AND IN CONNECTION THERWITH SHALL PARKWOOD SPRINGS WATER DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND ALL SUCH PROPERTY 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 29 OF THE COLORADO CONSTITUTION?

☑️ YES

☐ NO

END OF BALLOT
Lookout Mountain Question 4c

Small Pinewood Springs Water District debt be increased by not more than $3,200,000 in principal amount, with a repayment cost of not more than $5,182,465, as total principal and interest, by the issuance of general obligation bonds for the purpose of financing (1) design and construction of a new 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 bear interest at a net effective interest rate not exceeding 8.5% per annum 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 small Pinewood Springs Water District property taxes be increased by an estimated $223,845 for the first full fiscal year (2020) 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 small Pinewood Springs Water District be authorized to collect and expend all such property bonds, property taxes and other legally available funds for such purposes, notwithstanding any applicable limitation on revenues and expenditures, excluding the limitations set forth in Article X, Section 20 of the Colorado Constitution?

☐ YES

☐ NO

END OF BALLOT
Instruction Text: Fill in the box next to your choice. Use a blue or black ink pen.

State Senate District 19
Vote for 1
Bug Bunny REP

State House District 25
Vote for 1
Franklin Roosevelt DEM
Herbert Hoover REP

County Commissioner Dist. 1
Vote for 1
Douglas "Dayhorse" Campbell REP
Commissioner
Pete Coors - Vice Commissioner
Gary Bauer - Commissioner
John McCuin - Vice Commissioner
Kevin Swanson - Commissioner
John Heckman - Vice Commissioner
Ken Saiz - Commissioner
Finn Gotea - Vice Commissioner
Lyndon H. LaRouche - Commissioner
Steve Forbes - Commissioner
Jeffrey Peckman - Commissioner
Mark A. Mellott - Vice Commissioner
Al Gore - Commissioner
Bill Bradley - Vice Commissioner
Scott McNissin - Commissioner
Robert Reed Kelley - Vice Commissioner
Barbara O'Grady - Commissioner
Douglas Naiman - Vice Commissioner
Write-in

County Question 1a
Shall the County be permitted to expedite revenues above the 2005 fiscal year spending limitation mandated by Article X, Section 26 of the Colorado constitution, the amount being up to $8,000,000, with the excess revenue being shared with the cities and towns in the County in the same manner as the County shares with road and bridge property tax revenue, and with the County retained portion being used for the purposes of road, bridge and drainage projects approved by the County Board of Commissioners?

County Question 1b
shall the County shall be authorized to mail only one set of TABOR election notices per TABOR election to each mailing address of one or more registered voters. In general or coordinated elections, the TABOR election notice shall generally be forwarded to the County Clerk to be included with the TABOR notices from the jurisdiction. In the next election, the County shall mail one notice to each address of one or more registered voters. By making only one set of TABOR election notices, instead of two new required due to different mailing rules set forth in the County Charter and Colorado Constitution, the County shall save approximately $50,000 per TABOR election.

County Question 1c
shall the County be increased $14 million annually (first full fiscal year increase) 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 4.5 percent (4.5 cents on every $1 purchase) sales and use tax? The tax shall be imposed and collected only in the County and the revenue generated shall only be used to pay the costs of operating, maintaining, constructing and financing the existing and expanded jail, and related detention facilities and programs. (Senate Bill 25-1269)

County Question 1d
shall the County be authorized to grant a franchise to Holy Cross Energy for a period of twenty (20) years for the provision of a electrical energy within the County upon the terms and conditions set forth in Ordinance 94, Series 2007?

County Question 2a
shall the County be permitted to issue $30 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 2b
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 3a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 4a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 5a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 6a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 7a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 8a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 9a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 10a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?

County Question 11a
shall the County be permitted to issue $10 million in revenue bonds for the purpose of constructing and maintaining a new building for the purpose of accommodating the expansion of the County's Centralized Assessment Office?
Lockout Mountain Question 4c
shall firewood springs water district depart be increased by not more than $3,000,000 in principal along with a repayment cost of not more than $5,152,485 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 bear interest at a net effective interest rate not exceeding 5.5% per annum and to be callable on 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 firewood springs water district property taxes be increased by an estimated $220,000 for the first full fiscal year (2020) 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 firewood springs water district be authorized to collect and expend all such property 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 29 of the Colorado constitution?

[ ] YES

[ ] NO

END OF BALLOT