

Judicial	State of Colorado	State of Colorado
District Court Judge - 8th Judicial District (Vote YES or NO)	Proposition EE (STATUTORY)	Proposition 118 (STATUTORY)
Shall Judge Stephen John Jouard of the 8th Judicial District be retained in office?	SHALL STATE TAXES BE INCREASED BY \$294,000,000 ANNUALLY BY IMPOSING A TAX ON NICOTINE LIQUIDS USED IN E-CIGARETTES AND OTHER VAPING	Shall there be a change to the Colorado Revised Statutes concerning the creation of a paid family and medical leave program in Colorado, and, in connection therewith, authorizing
YES NO	PRODUCTS THAT IS EQUAL TO THE TOTAL STATE TAX ON TOBACCO PRODUCTS WHEN FULLY PHASED IN,	program in Colorado, and, in connection therewith, authorizing paid family and medical leave for a covered employee who has a serious health condition, is caring for a new child or for a
District Court Judge - 8th Judicial District (Vote YES or NO)	INCREMENTALLY INCREASING THE TOBACCO PRODUCTS TAX BY UP TO 22% OF THE	family member with a serious health condition, or has a need for leave related to a family member's military deployment or
Shall Judge Juan G. Villaseñor of the 8th Judicial District be retained in office?	MANUFACTURER'S LIST PRICE, INCREMENTALLY INCREASING THE CIGARETTE TAX BY UP TO 9 CENTS PER CIGARETTE, EXPANDING THE EXISTING CIGARETTE	for safe leave; establishing a maximum of 12 weeks of family and medical leave, with an additional 4 weeks for pregnancy or childbirth complications, with a cap on the weekly benefit
YES NO	AND TOBACCO TAXES TO APPLY TO SALES TO CONSUMERS FROM OUTSIDE OF THE STATE, ESTABLISHING A MINIMUM TAX FOR MOIST SNUFF	amount; requiring job protection for and prohibiting retaliation against an employee who takes paid family and medical leave; allowing a local government to opt out of the program;
County Court Judge - Larimer (Vote YES or NO)	TOBACCO PRODUCTS, CREATING AN INVENTORY TAX THAT APPLIES FOR FUTURE CIGARETTE TAX	permitting employees of such a local government and self-employed individuals to participate in the program;
Shall Judge Mary Joan Berenato of the Larimer County Court be retained in office?	INCREASES, AND INITIALLY USING THE TAX REVENUE PRIMARILY FOR PUBLIC SCHOOL FUNDING TO HELP	exempting employers who offer an approved private paid family and medical leave plan; to pay for the program,
YES NO	OFFSET REVENUE THAT HAS BEEN LOST AS A RESULT OF THE ECONOMIC IMPACTS RELATED TO COVID-19 AND THEN FOR PROGRAMS THAT REDUCE THE USE OF TOBACCO AND NICOTINE PRODUCTS, ENHANCE THE	requiring a premium of 0.9% of each employee's wages, up to a cap, through December 31, 2024, and as set thereafter, up to 1.2% of each employee's wages, by the director of the division of family and medical leave insurance; authorizing an
County Court Judge - Larimer (Vote YES or NO)	VOLUNTARY COLORADO PRESCHOOL PROGRAM AND MAKE IT WIDELY AVAILABLE FOR FREE, AND MAINTAIN	employer to deduct up to 50% of the premium amount from an employee's wages and requiring the employer to pay the
Shall Judge Kraig Ecton of the Larimer County Court be retained in office?	THE FUNDING FOR PROGRAMS THAT CURRENTLY RECEIVE REVENUE FROM TOBACCO TAXES, WITH THE	remainder of the premium, with an exemption for employers with fewer than 10 employees; creating the division of family
YES NO	STATE KEEPING AND SPENDING ALL OF THE NEW TAX REVENUE AS A VOTER-APPROVED REVENUE CHANGE?	and medical leave insurance as an enterprise within the department of labor and employment to administer the program; and establishing an enforcement and appeals
County Court Judge - Larimer (Vote YES or NO)	YES/FOR NO/AGAINST	process for retaliation and denied claims?
Shall Judge Joshua B. Lehman of the Larimer County Court be retained in office?	Proposition 113 (STATUTORY)	YES/FOR NO/AGAINST
YES NO	Shall the following Act of the General Assembly be approved: An Act concerning adoption of an agreement among the	City of Loveland
Ballot questions referred by the general assembly or any	states to elect the President of the United States by national popular vote, being Senate Bill No. 19-042?	Ballot Issue 2A
political subdivision are listed by letter, and ballot questions initiated by the people are listed numerically.	YES/FOR NO/AGAINST	AUTHORIZING AN ADDITIONAL SALES AND USE TAX OF
A ballot question listed as an "amendment" proposes a change to the Colorado constitution, and a ballot	Proposition 114 (STATUTORY)	1% TO BE IMPOSED BEGINNING JANUARY 1, 2021, EXCEPT THAT THE SALE OF FOOD FOR HOME CONSUMPTION REMAINS TAXED AT 3%, TO SUPPORT
question listed as a "proposition" proposes a change to	Shall there be a change to the Colorado Revised Statutes	THE CITY'S PUBLIC SAFETY, INFRASTRUCTURE AND CAPITAL EQUIPMENT, AND OPERATIONS AND
the Colorado Revised Statutes. A "yes/for" vote on any ballot question is a vote in favor of changing current law	concerning the restoration of gray wolves through their reintroduction on designated lands in Colorado located west of	MAINTENANCE SHALL CITY OF LOVELAND TAXES BE INCREASED NOT
or existing circumstances, and a "no/against" vote on any ballot question is a vote against changing current	the continental divide, and, in connection therewith, requiring the Colorado parks and wildlife commission, after holding statewide hearings and using scientific data, to implement a	MORE THAN \$21,130,000 ANNUALLY IN THE FIRST FISCAL YEAR OF COLLECTIONS (2021) AND BY
law or existing circumstances.	plan to restore and manage gray wolves; prohibiting the commission from imposing any land, water, or resource use	WHATEVER AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY AN ADDITIONAL SALES AND USE TAX OF ONE PERCENT (1%), THEREBY RAISING THE CITY
State of Colorado	restrictions on private landowners to further the plan; and requiring the commission to fairly compensate owners for	SALES AND USE TAX FROM THREE PERCENT (3%) TO FOUR PERCENT (4%), PROVIDED THAT THE SALE OF
Amendment B (CONSTITUTIONAL)	losses of livestock caused by gray wolves?	FOOD FOR HOME CONSUMPTION SHALL BE EXCLUDED FROM ANY SUCH ADDITIONAL SALES AND USE TAX INCREASE AND REMAIN TAXED AT THE CURRENT RATE
Without increasing property tax rates, to help preserve funding for local districts that provide fire protection, police, ambulance, hospital, kindergarten through twelfth grade education, and other services, and to avoid automatic mill levy	Proposition 115 (STATUTORY)	OF THREE PERCENT (3%), COMMENCING JANUARY 1, 2021, PROVIDED THAT THE INCREASED REVENUES SHALL BE USED SOLELY FOR THE FOLLOWING
increases, shall there be an amendment to the Colorado constitution to repeal the requirement that the general	Shall there be a change to the Colorado Revised Statutes	PURPOSES AT THE FOLLOWING PERCENTAGES:  • FOR PUBLIC SAFETY AT TWENTY PERCENT (20%),
assembly periodically change the residential assessment rate in order to maintain the statewide proportion of residential	concerning prohibiting an abortion when the probable gestational age of the fetus is at least twenty-two weeks, and,	TO ACQUIRE, CONSTRUCT, AND MAINTAIN THE CITY'S INFRASTRUCTURE AND CAPITAL EQUIPMENT
property as compared to all other taxable property valued for property tax purposes and repeal the nonresidential property tax assessment rate of twenty-nine percent?	in connection therewith, making it a misdemeanor punishable by a fine to perform or attempt to perform a prohibited abortion, except when the abortion is immediately required to	AT FIFTY PERCENT (50%), AND FOR MUNICIPAL OPERATIONS & MAINTENANCE AT
and accessment due of them, time personni	save the life of the pregnant woman when her life is physically threatened, but not solely by a psychological or emotional	THIRTY PERCENT (30%);
YES/FOR NO/AGAINST	condition, defining terms related to the measure including "probable gestational age" and "abortion," and excepting from	WITH ALL SPENDING REPORTED IN THE CITY'S ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE CITY'S WEBSITE; AND SHALL ALL THE TAX REVENUES AND
Amendment C (CONSTITUTIONAL)	the definition of "abortion" medical procedures relating to miscarriage or ectopic pregnancy; specifying that a woman on whom an abortion is performed may not be charged with a	INVESTMENT EARNINGS THEREON BE COLLECTED, RETAINED AND SPENT AS A VOTER-APPROVED
Shall there be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in	crime in relation to a prohibited abortion; and requiring the Colorado medical board to suspend for at least three years the	REVENUE CHANGE PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?
connection therewith, allowing bingo-raffle licensees to hire managers and operators of games and reducing the required period of a charitable organization's continuous existence	license of a licensee whom the board finds performed or attempted to perform a prohibited abortion?	YES/FOR NO/AGAINST
before obtaining a charitable gaming license?	YES/FOR NO/AGAINST	Town of Windsor
YES/FOR NO/AGAINST	Proposition 116 (STATUTORY)	Ballot Issue 3A
Amendment 76 (CONSTITUTIONAL)	Shall there be a change to the Colorado Revised Statutes reducing the state income tax rate from 4.63% to 4.55%?	SHALL TOWN OF WINDSOR TAXES BE INCREASED \$65,652.00 (FIRST FULL FISCAL YEAR INCREASE)
Shall there be an amendment to the Colorado constitution requiring that to be qualified to vote at any election an	YES/FOR NO/AGAINST	ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE
individual must be a United States citizen?	Proposition 117 (STATUTORY)	ADOPTION OF AN ORDINANCE IMPOSING A NEW EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN
YES/FOR NO/AGAINST	Shall there be a change to the Colorado Revised Statutes	THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY
Amendment 77 (CONSTITUTIONAL)	requiring statewide voter approval at the next even-year election of any newly created or qualified state enterprise that is exempt from the Taxpayer's Bill of Rights, Article X, Section	DEDICATED TO THE PROMOTION OF LOCAL BUSINESSES, DESTINATION TOURISM, CONVENTIONS, AND BELATED ACTIVITIES WITHIN THE TOWN BY
Shall there be an amendment to the Colorado constitution and	20 of the Colorado constitution, if the projected or actual combined revenue from fees and surcharges of the enterprise,	AND RELATED ACTIVITIES WITHIN THE TOWN BY BRANDING AND MARKETING THE TOWN AND SPONSORING COMMUNITY EVENTS, AUTHORIZING THE
a change to the Colorado Revised Statutes concerning voter-approved changes to limited gaming, and, in connection	and all other enterprises created within the last five years that serve primarily the same purpose, is greater than \$100 million	TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE
therewith, allowing the voters of Central City, Black Hawk, and Cripple Creek, for their individual cities, to approve other games in addition to those currently allowed and increase a	within the first five fiscal years of the creation or qualification of the new enterprise?	NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH
maximum single bet to any amount; and allowing gaming tax revenue to be used for support services to improve student	YES/FOR NO/AGAINST	ORDINANCE ESTABLISHING A MARKETING COMMISSION FOR THE PURPOSE OF MAKING RECOMMENDATIONS
retention and credential completion by students enrolled in community colleges?		FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM?
YES/FOR NO/AGAINST		YES/FOR NO/AGAINST

#### Town of Berthoud **Loveland Rural Fire Protection District Larimer County Public Improvement District Ballot Question 3B** WITHOUT INCREASING TAXES, STARTING IN 2022 AND THEREAFTER, SHALL LOVELAND RURAL FIRE PROTECTION DISTRICT BE AUTHORIZED TO CONTINUE TO COLLECT 2.90 MILLS APPROVED BY VOTERS IN 2012 FOR GENERAL OPERATING PURPOSES EXPIRING IN 2022, FOR THE PURPOSE OF MEETING THE ONGOING AND LITTURE CENERAL OPERATING NEEDS OF THE Affirming the Town of Berthoud's right to provide in telecommunication, and cable television services. Trappers Point PID #70 Ballot Issue 6E Without increasing taxes, shall the citizens of the Town of Berthoud re-establish the Town's right to provide all services restricted by Title 29, Article 27 of the Colorado Revised Statutes, described as "advanced services", "telecommunications services", and "cable television services", including any new and improved broadband and high-speed internet services and facilities based on future technologies, either directly or indirectly, with public and/or private sector partners, to residents, businesses, schools, libraries, non-profit entities and other users of such services? SHALL TAXES BE INCREASED \$93,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED TRAPPERS POINT PUBLIC IMPROVEMENT DISTRICT NO. 70 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 41.272 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2021 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL TRAPPERS POINT PUBLIC IMPROVEMENT DISTRICT NO. 70 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND HONDERSHIP TAXES RECEIVED BY SHALL TAXES BE INCREASED \$93,000 ANNUALLY (IN THE AND FUTURE GENERAL OPERATING NEEDS OF THE DISTRICT, INCLUDING FINANCING THE CONSTRUCTION OF A STRATEGICALLY PLANNED FIRE STATION TO BE LOCATED ON DONATED REAL PROPERTY AND MAINTAINING STAFFING LEVELS NECESSARY TO CONTINUE THE CURRENT HIGH LEVEL OF SERVICE TO DISTRICT RESIDENTS AND PROPERTY OWNERS? NO/AGAINST NO/AGAINST Weld County School District RE-5J YES/FOR TAXES, THE SPÉCIFIC OWNERSHIP TAXES RECEIVED B THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5 1/2% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2021 AND EACH YEAR THEREAFTER? Ballot Issue 5A Ballot Issue 6B WITHOUT INCREASING TAXES IN 2021, SHALL LOVELAND RURAL FIRE PROTECTION DISTRICT BE AUTHORIZED BEGINNING IN 2021 AND ANNUALLY THEREAFTER TO SET THE MILL LEVY AT A RATE SUFFICIENT TO GENERATE THE TAX REVENUES LEVIED IN 2020, AS SUCH AMOUNT IS ADJUSTED ANNUALLY THEREAFTER FOR INFLATION AND LOCAL GROWTH, TO STABILIZE REVENUE FOR OPERATING AND OTHER FXPENSFS? SHALL WELD COUNTY SCHOOL DISTRICT RE-5J TAXES BE INCREASED \$4 MILLION ANNUALLY FOR A LIMITED 10 YEAR PERIOD (BEGINNING IN COLLECTION YEAR 2021), WHICH MONEYS SHALL BE USED IN ALL DISTRICT SCHOOLS FOR EDUCATIONAL PURPOSES WITH FINANCIALLY TRANSPARENT EXPENDITURES TO BE PUBLICLY REPORTED ON THE DISTRICT'S WEBSITE TO EXPENSES? PROVIDE FUNDS TO: ATTRACT AND RETAIN QUALITY TEACHERS AND STAFF YES/FOR NO/AGAINST -EXPAND CAREER AND TECHNICAL EDUCATION PROGRAMS AT THE MIDDLE AND HIGH SCHOOLS: NO/AGAINST Poudre Canyon Fire Protection District YES/FOR -PROVIDE ADDITIONAL SAFETY, SECURITY, AND MENTAI HEALTH PERSONNEL ACROSS THE DISTRICT; AND Rockview Wildflower Ridge PID #71 -REPLACE BUSES THAT HAVE REACHED THE END OF Ballot Issue 6F THEIR SERVICE LIFE AND MAINTAIN TRANSPORTATION SAFETY, IN ORDER TO SUSTAIN ADEQUATE FIRE, RESCUE, AND EMERGENCY MEDICAL SERVICES, AND ONLY IN THE EVENT THAT THE RESIDENTIAL ASSESSMENT RATE IS SHALL TAXES BE INCREASED \$90,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED ROCKVIEW WILDFLOWER RIDGE PUBLIC IMPROVEMENT DISTRICT NO. 71 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY ANY SUCH AMOUNT WHICH EVENUE SOF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2021 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL ROCKVIEW WILDFLOWER RIDGE PUBLIC IMPROVEMENT DISTRICT NO. 71 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT END AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5 1/2% LIMIT IMPOSED BY SECTION 20.1 AND EACH YEAR THEREAFTER? FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THROUGH A PROPERTY TAX OVERRIDE MILL LEVY TO BE IMPOSED AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SET FORTH ABOVE, TO BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT, SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR GENERAL FUND AND SHALL CONSTITUTE A VOTER APPROVED REVENUE CHANGE? EVENT THAT THE RESIDENTIAL ASSESSMENT RATE IS REDUCED BELOW THE CURRENT RATE ESTABLISHED PURSUANT TO SECTION 3 OF ARTICLE X OF THE COLORADO CONSTITUTION, SHALL THE POUDRE CANYON FIRE PROTECTION DISTRICT (DISTRICT) BE PERMITTED TO ADJUST ITS PROPERTY TAX MILL LEVY TO OFFSET ANY RESULTING DECREASE IN REVENUE CAUSED BY THE REDUCTION OF THE RESIDENTIAL ASSESSMENT RATE; AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE AND SPENDING CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY CONSTITUTIONAL OR STATUTORY SPENDING OR REVENUE LIMITATIONS CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND YES/FOR NO/AGAINST Ballot Issue 5B GENERAL OBLIGATION BONDS SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1-301, COLORADO REVISED STATUTES? SHALL WELD COUNTY SCHOOL DISTRICT RE-5J DEBT BE INCREASED \$149 MILLION, WITH A REPAYMENT COST OF UP TO \$276 MILLION, AND SHALL DISTRICT TAXES BE INCREASED BY UP TO \$11.3 MILLION ANNUALLY FOR THE FOLLOWING PURPOSES: YES/FOR NO/AGAINST -REPLACING LETFORD ELEMENTARY SCHOOL ON LAND Larimer County GIVEN TO THE DISTRICT BY THE TOWN OF JOHNSTOWN BY PROVIDING MATCHING MONEY REQUIRED TO RECEIVE AN AWARDED \$9.5 MILLION STATE "BEST" **Public Improvement District** -CONSTRUCTING A NEW ROOSEVELT HIGH SCHOOL AT A NEW LOCATION; Glenn Ridge Estates PID #72 Ballot Issue 6D SHALL TAXES BE INCREASED \$32,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED GLENN RIDGE ESTATES PUBLIC IMPROVEMENT DISTRICT NO. 72 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 23.740 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2021 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL GLENN RIDGE ESTATES PUBLIC IMPROVEMENT DISTRICT NO. 72 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH -CONVERTING THE EXISTING ROOSEVELT HIGH SCHOOL INTO A MIDDLE SCHOOL; NO/AGAINST YES/FOR -MAKING IMPROVEMENTS TO MILLIKEN ELEMENTARY Vine Drive PID #29 CHOOL AND PIONEER RIDGE ELEMENTARY SCHOOL Ballot Issue 6G SHALL THE VINE DRIVE PUBLIC IMPROVEMENT DISTRICT NO. 29 TAXES BE INCREASED \$20,000.00 DOLLARS ANNUALLY (ESTIMATED FIRST FISCAL YEAR DOLLAR INCREASE IN 2021), AND BY WHATEVER ADDITIONAL AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER, BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 21.871 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2021 AND EACH YEAR THEREAFTER, AND UPON APPROVAL OF THIS MILL LEVY, THE REVENUES RAISED PURSUANT TO THE BALLOT MEASURE APPROVED NOVEMBER 2, 2004, SHALL TERMINATE ON DECEMBER 31, 2020, WITH THE REVENUES COLLECTED BY IMPOSITION OF THE 21.871 MILL LEVY TO BE USED FOR THE CONSTRUCTION, IMPROVEMENT AND CONTINUED MAINTENANCE OF ROADS IN THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES OF THE DISTRICT, AND SHALL THE PROCEEDS OF SUCH TAX, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5 11/2% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2021 AND EACH YEAR THEREAFTER? YES/FOR NO/AGAINST **Ballot Issue 6G** TO ADDRESS SAFETY AND SECURITY NEEDS AND EXTEND THEIR USEFUL LIFE; SHALL THE VINE DRIVE PUBLIC IMPROVEMENT -ADDRESSING REPAIRS AND IMPROVEMENTS TO THE EARLY LEARNING CENTER AND KNOWLEDGE QUEST AND TO THE EXTENT FUNDS ARE AVAILABLE EXERCISING LEASE PURCHASE OPTIONS, BY ISSUING GENERAL OBLIGATION BONDS WHICH SHALL BEAR INTEREST, MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH AS THE BOARD OF EDILICATION MAY TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5 1/2% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2021 AND EACH YEAR THEREAFTER? HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; SHALL AD VALOREM PROPERTY TAXES BE LEVIED WITHOUT LIMIT AS TO THE MILL RATE NOT LEVIED WITHOUT LIMIT AS TO THE MILL RATE NOT INCONSISTENT WITH THE COST PARAMETERS SET FORTH ABOVE AND IN AN AMOUNT SUFFICIENT IN EACH YEAR TO PAYTHE PRINCIPAL OF AND INTEREST ON SUCH DEBT; AND SHALL THE DISTRICT'S DEBT LIMIT BE ESTABLISHED AT 6% OF THE ACTUAL VALUE OF THE DISTRICT'S TAXABLE PROPERTY TO PERMIT THE ISSUANCE OF SUCH BONDS? 2021 AND EACH YEAR THEREAFTER? NO/AGAINST YES/FOR NO/AGAINST NO/AGAINST YES/FOR

### Larimer County **Public Improvement District**

### St. Vrain and Left Hand Water Conservancy District

# Meadows at Rolling Hills PID #73

### Ballot Issue 6H

SHALL TAXES BE INCREASED \$21,250 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED MEADOWS AT ROLLING HILLS PUBLIC IMPROVEMENT DISTRICT NO. 73 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 31.993 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2021 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL MEADOWS AT ROLLING HILLS PUBLIC IMPROVEMENT DISTRICT NO. 73 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES SHALL TAXES BE INCREASED \$21,250 ANNUALLY (IN THE APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5 1/2% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2021 AND EACH YEAR THEREAFTER?

-	
	)

YES/FOR



NO/AGAINST

## Crystal View PID #69

#### Ballot Issue 61

SHALL TAXES BE INCREASED \$88,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED CRYSTAL VIEW PUBLIC IMPROVEMENT DISTRICT NO. 69 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 102.982 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2021 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL CRYSTAL VIEW PUBLIC IMPROVEMENT DISTRICT NO. 69 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5 1/2% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2021 AND EACH YEAR THEREAFTER?



YES/FOR



Ballot Issue 7A

SHALL ST. VRAIN AND LEFT HAND WATER CONSERVANCY DISTRICT TAXES BE INCREASED UP TO \$3,337,003 AND BY SUCH AMOUNTS AS ARE \$3,337,003 AND BY SUCH AMOUNTS AS ARE
GENERATED ANNUALLY THEREAFTER, BY AN
ADDITIONAL TAX LEVY OF 1.25 MILLS (WHICH INCREASE
AMOUNTS TO APPROXIMATELY\$9 IN 2021 FOR EVERY
\$100,000 IN RESIDENTIAL HOME VALUE), FOR A PERIOD
OF TEN YEARS, IN ORDER TO IMPLEMENT THE
DISTRICTS WATER PLAN, WHICH INCLUDES:

PROTECT WATER QUALITY IN DRINKING WATER
SOURCES;

MAINTAIN HEALTHY RIVERS AND CREEKS;
SAFEGUARD AND CONSERVE DRINKING WATER
SUPPLIES FOR LOCAL COMMUNITIES AND LOCAL
FOOD PRODUCTION;
PROTECT FORESTS THAT ARE CRITICAL TO WATER
SUPPLY AND REDUCE THE RISK OF WILDFIRES;

- SUPPLY AND REDUCE THE RISK OF WILDFIRES;
  WITH OVERSIGHT BY THE APPOINTED BOARD OF
  LOCAL RESIDENTS AND SUBJECT TO ANNUAL
  INDEPENDENT AUDITS PUBLISHED ON THE DISTRICT
  WEBSITE; AND SHALL THE REVENUES FROM SUCH INCREASE BE COLLECTED, RETAINED, OR SPENT AS VOTER APPROVED REVENUE CHANGES AND AS AN EXEMPTION TO THE LIMITS WHICH WOULD OTHERWISE

0	YES/FOR



O NO/AGAINST

FND OF BALLOT