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Jennifer Holton

Democratic (

Natural Law

NO

OFFICIAL GENERAL ELECTION BALLOT WELD COUNTY, COLORADO NOVEMBER 7, 2000

INSTRUCTIONS TO VOTERS

To vote for the candidate or measure of your choice, darken the OVAL to the RIGHT of the candidate or measure. To vote for a person not on the ballot, darken the oval to the right and write in the name in the write-in space provided. If you tear, deface, or wrongly mark this ballot, return it and get another. **VOTE LIKE**

the oval to the right and write in the name in the write-in space provided. If you tear, deface, or wrongly mark this ballot, return it and get another. VOTE LIKE THIS:				
	FEDERAL OFFICES	STATE REPRESENTATIVE DISTRICT 31 VOTE FOR ONE	COUNTY OFFICES	'Ballot issues referred by the general assembly or any political subdivision
	PRESIDENTIAL ELECTORS FOR PRESIDENT AND VICE PRESIDENT VOTE FOR ONE PAIR	Pam Rhodes Republican Paul Zimmerman Democratic	COUNTY COMMISSIONER -AT LARGE VOTE FOR ONE	are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing
	George W. Bush Republican Dick Cheney	W. Earl Allen Libertarian	William H. Jerke Republican	current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or
	Al Gore Democratic Democratic	STATE REPRESENTATIVE DISTRICT 48 VOTE FOR ONE	COUNTY COMMISSIONER DISTRICT 1 VOTE FOR ONE	existing circumstances.' COLORADO AMENDMENT 20
	Harry Browne Libertarian	W. H. "Bill" Webster Republican Anthony Barbour Libertarian	Dave Long Republican COUNTY COMMISSIONER	Shall there be an amendment to the Colorado Constitution authorizing the medical use of marijuana for persons
	Art Ölivier	STATE REPRESENTATIVE DISTRICT 49	DISTRICT 3 VOTE FOR ONE	suffering from debilitating medical conditions, and, in connection therewith, establishing an affirmative
	John Hagelin Natural Law Nat Goldhaber	VOTE FOR ONE Steve Johnson Republican	Rob Masden Republican Bruce Lee Eckhart Reform	defense to Colorado criminal laws for patients and their primary care-givers relating to the medical use of
	Ralph Nader Green Winona LaDuke	Robert J. Brooks	COUNTY COUNCIL -AT LARGE VOTE FOR ONE	marijuana; establishing exceptions to Colorado criminal laws for patients and primary care-givers in lawful
	Howard Phillips American Constitution	STATE REPRESENTATIVE DISTRICT 50 VOTE FOR ONE	Mitchell L. Martin	possession of a registry identification card for medical marijuana use and for physicians who advise patients or provide them with written
	J. Curtis Frazier Pat Buchanan Freedom	Tambor Williams Republican Russ J. Haddad Libertarian	COUNTY COUNCIL DISTRICT 1 VACANCY - 2 YEAR TERM	documentation as to such medical marijuana use; defining "debilitating medical condition" and authorizing
	Ezola Foster	DISTRICT ATTORNEY 19TH	VOTE FOR ONE Joyce E. Smock	the state health agency to approve other medical conditions or treatments as debilitating medical
	Earl F. Dodge Prohibition W. Dean Watkins	JUDICIAL DISTRICT VOTE FOR ONE A.M. (AI) Dominguez Republican	COUNTY COUNCIL DISTRICT 2 VOTE FOR ONE	conditions; requiring preservation of seized property interests that had been possessed, owned, or used in connection with a claimed medical
	James Harris Margaret Trowe Socialist Workers	JUDGES	Douglas J. Rademacher	use of marijuana and limiting forfeiture of such interests; establishing and maintaining a
	David McReynolds Socialist USA	Shall Justice Michael L. Bender of the	COUNTY COUNCIL DISTRICT 3 VACANCY - 2 YEAR TERM VOTE FOR ONE	confidential state registry of patients receiving an identification card for the medical use of marijuana and defining eligibility for receipt of such a card
	Mary Cal Hollis REPRESENTATIVE TO THE 107TH	Supreme Court be retained in office? YES	Jodene "Jody" Malone CITY OF FORT LUPTON	and placement on the registry; restricting access to information in the registry; establishing procedures for
	UNITED STATES CONGRESS DISTRICT 4 VOTE FOR ONE	NO O	WARD I COUNCILMEMBER ONE-YEAR TERM TO NOVEMBER 2001	issuance of an identification card; authorizing fees to cover administrative costs associated with
	Bob Schaffer Republican	Shall Justice Alex J. Martinez of the Supreme Court be retained in office?	VOTE FOR ONE Shannon Crespin	the registry; specifying the form and amount of marijuana a patient may possess and restrictions on its use;
	Dan Sewell Ward Natural Law	YES	Marty W. Grajeda	setting forth additional requirements for the medical use of marijuana by patients less than eighteen years old:
	Kordon L. Baker Libertarian	NO	TOWN OF SEVERANCE BOARD OF TRUSTEES	directing enactment of implementing legislation and criminal penalties for certain offenses; requiring the state
	Leslie J. Hanks American Constitution	Shall Justice Mary J. Mullarkey of the Supreme Court be retained in office?	VOTE FOR ONE Richard Lawrence	health agency designated by the governor to make application forms available to residents of Colorado for
-	STATE OFFICES	YES	Manuelito Good Wind	inclusion on the registry; limiting a health insurer's liability on claims relating to the medical use of
	SECRETARY OF STATE	NO Shall Justice Nancy E. Rice of the	Melvin Schlotthauer CITY OF DACONO	marijuana; and providing that no employer must accommodate medical use of marijuana in the workplace?
	VACANCY - 2 YEAR TERM VOTE FOR ONE	Supreme Court be retained in office?	OFFICE OF THE MAYOR THREE YEAR TERM VOTE FOR ONE	YES
	Donetta Davidson Republican Anthony Martinez Democratic	YES O	Wade Carlson	COLORADO AMENDMENT 21
•	Clyde J. Harkins American Constitution	Shall Judge Sandra I. Rothenberg of the Court of Appeals be retained in	Mary Gavin	Shall there be an amendment to the Colorado constitution establishing a \$25 tax cut to lower each 2001 state
	Cheryl A. Beckett Natural Law Libertories	office?	CITY OF DACONO OFFICE OF COUNCILMEMBER	and local tax in each tax bill for each utility customer and occupation tax and franchise charge, vehicle sales,
	Johanna C. Fallis Libertarian Reform	YES O	THREE YEAR TERM VOTE FOR TWO	use, and ownership tax, income tax, property tax, income and property tax equal to yearly revenue from sales
	MEMBER OF THE STATE BOARD OF EDUCATION -AT LARGE VOTE FOR ONE	Shall Judge Edwin G. Ruland of the Court of Appeals be retained in office?	Sandra S. Shaw Janie Jordan	and use taxes on food and drink other than tobacco and alcohol, and income tax equal to yearly revenue from estate taxes, and, in connection
	Ben L. Alexander Republican	YES	Ronald Koger	therewith, increasing the tax cut \$25 yearly; specifying that the tax cuts and state replacement of local
	Jared Polis Democratic	NO	Paul Nutting	revenue shall not lower state or local excess revenue; allowing the state to limit local acts increasing replacement
	Thomas D. Groover Natural Law	Shall Judge JoAnn L. Vogt of the Court of Appeals be retained in		costs; and providing that attorney fees and costs shall always be paid to
	MEMBER OF THE STATE BOARD OF EDUCATION 4TH CONGRESSIONAL DISTRICT	office? YES		Successful plaintiffs only? YES
	VOTE FOR ONE Claire B. Orr Republican	NO Shall Judge Gilbert A. Gutierrez of the		NO O
 		County Court be retained in office?		,
= =	Yolanda (Lollie) Democratic Sandoval	YES O		,
- - -	REGENT OF THE UNIVERSITY OF COLORADO -AT LARGE VOTE FOR ONE	Shall Judge Carol M. Haller of the County Court be retained in office?		
•	Pete Steinhauer Republican	YES		1

COLORADO AMENDMENT 22 Shall there be an amendment to the Colorado	COLORADO REFERENDUM A AN AMENDMENT TO ARTICLE X OF THE	WELD COUNTY BALLOT ISSUE 1A
Revised Statutes concerning a requirement that background checks be conducted on prospective	CONSTITUTION OF THE STATE OF COLORADO, ESTABLISHING A HOMESTEAD EXEMPTION FOR A SPECIFIED PERCENTAGE OF A LIMITED AMOUNT OF	"SHALL WELD COUNTY TAXES BE INCREASED \$3.5 MILLION ANNUALLY, AND BY WHATEVER
firearms transferees if any part of the transaction occurs at a gun show, and in connection therewith,	THE ACTUAL VALUE OF OWNER-OCCUPIED RESIDENTIAL REAL PROPERTY THAT IS THE PRIMARY	ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY A COUNTY-WIDE SALES AND USE TAX OF ONE QUARTER OF ONE PERCENT (1
directing that a gun show vendor require a background check on a prospective transferee and	RESIDENCE OF AN OWNER-OCCUPIER WHO IS SIXTY-FIVE YEARS OF AGE OR OLDER AND HAS RESIDED IN	CENT ON A \$4 PURCHASE) EFFECTIVE JANUARY 1, 2001, AND AUTOMATICALLY EXPIRING AFTER
obtain approval of the transfer from the Colorado Bureau of Investigation; defining a "gun show	SUCH PROPERTY FOR TEN YEARS OR LONGER, AND, IN CONNECTION THEREWITH, ALLOWING THE GENERAL ASSEMBLY BY LAW TO ADJUST THE	10 YEARS, WITH THE REVENUES PLEDGED TO THE WELD COUNTY LAND PRESERVATION FUND, IN ORDER TO PROTECT AND PRESERVE WELD
vendor" as any person who exhibits, offers for sale, or transfers a firearm at a gun show; requiring gun	MAXIMUM AMOUNT OF ACTUAL VALUE OF SUCH RESIDENTIAL REAL PROPERTY OF WHICH SUCH	COUNTY'S AGRICULTURAL HERITAGE THROUGH THE PRESERVATION OF AGRICULTURAL LANDS,
show promoters to arrange for the services of federally licensed gun dealers to obtain background	SPECIFIED PERCENTAGE SHALL BE EXEMPT, REQUIRING THE AGGREGATE STATEWIDE VALUATION FOR ASSESSMENT THAT IS ATTRIBUTABLE TO	THE PROTECTION OF WATERSHEDS AND RIVER CORRIDORS, AND THE PROTECTION OF
checks at gun shows; prohibiting the transfer of a firearm if a background check has not been obtained	RESIDENTIAL REAL PROPERTY TO BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER-	WILDLIFE HABITAT, AND THE REPAYMENT OF ANY BONDED INDEBTEDNESS ISSUED FOR SUCH PURPOSES, ALL IN ACCORDANCE WITH WELD
by a federally licensed gun dealer; requiring record keeping and retention by federally licensed gun	OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT	COUNTY ORDINANCE NO. 218, WITH NO MORE THAN FOUR PERCENT (4%) OF THE
dealers who obtain background checks; permitting federally licensed gun dealers to charge a fee of up to ten dollars for conducting each background check	TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR	EXPENDITURES USED FOR ADMINISTRATION AND ALL EXPENDITURES BASED ON RECOMMENDATIONS OF A CITIZENS' ADVISORY
at gun shows; requiring gun show promoters to prominently post notice of the background check	RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL	COMMITTEE AND SUBJECT TO ANNUAL INDEPENDENT AUDIT, AND SHALL THE
requirement; establishing criminal penalties for violations of these requirements; exempting transfers	GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID	PROCEEDS AND INVESTMENT INCOME THEREON CONSTITUTE VOTER-APPROVED REVENUE CHANGES AND BE COLLECTED AND SPENT BY
of certain antique firearms, relics, and curios from the background check requirement; and requiring the	COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING	THE COUNTY WITHOUT REGARD TO ANY EXPENDITURE, REVENUE RAISING, OR OTHER
appropriation of funds necessary to implement the measure?	A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF	LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION,
YES	SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL FUND	AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE COUNTY?"
NO	APPROPRIATIONS.	YES
COLORADO AMENDMENT 23	YES	NO
SHALL THERE BE AN AMENDMENT TO THE COLORADO CONSTITUTION CONCERNING INCREASED FUNDING	NO O	CITY OF BRIGHTON
FOR PRESCHOOL THROUGH TWELFTH-GRADE PUBLIC EDUCATION, AND, IN CONNECTION THEREWITH,	COLORADO REFERENDUM B	BALLOT ISSUE 2A "SHALL THE CITY OF BRIGHTON, COLORADO, BE
REQUIRING THE STATEWIDE BASE PER PUPIL FUNDING FOR PUBLIC EDUCATION AND FUNDING FOR SPECIFICALLY DEFINED CATEGORICAL PROGRAMS	An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the	PERMITTED TO RETAIN A PORTION OF THE PROCEEDS OF REVENUES GENERATED IN
TO GROW ANNUALLY BY AT LEAST THE RATE OF INFLATION PLUS ONE PERCENTAGE POINT FOR	timetable for adoption of a redistricting plan for the general assembly.	EXCESS OF CURRENT SPENDING LIMITS DURING FISCAL YEAR 1999 IN THE AMOUNT OF NINE HUNDRED SIXTY-FIVE THOUSAND DOLLARS
FISCAL YEARS 2001-02 THROUGH 2010-11 AND ANNUALLY BY AT LEAST THE RATE OF INFLATION FOR	YES	(\$965,000.00) AND TO EXPEND SUCH EXCESS REVENUES FOR AS MANY OF THE FOLLOWING
FISCAL YEARS THEREAFTER; CREATING A STATE EDUCATION FUND AND EXEMPTING APPROPRIATIONS	NO O	IMPROVEMENTS TO BRIDGE STREET AS CAN BE CONSTRUCTED FOR SAID SUM,
FROM THE FUND AND EXPENDITURES OF SAID APPROPRIATIONS FROM CONSTITUTIONAL AND STATUTORY LIMITATIONS; REQUIRING THE STATE TO	COLORADO REFERENDUM C	NOTWITHSTANDING ANY STATE RESTRICTION ON FISCAL YEAR SPENDING, INCLUDING WITHOUT LIMITATION THE RESTRICTIONS AND
DEPOSIT IN THE STATE EDUCATION FUND ALL REVENUES COLLECTED BY THE STATE FROM A TAX	An amendment to section 8 of article XIV of the constitution of the state of Colorado, which requires	REVENUE LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?:
OF ONE-THIRD OF ONE PERCENT ON FEDERAL TAXABLE INCOME OF EVERY INDIVIDUAL, ESTATE,	the selection of county surveyors by election, to also	(1) TRAFFIC SIGNALS AT BRIDGE STREET AND STATE HIGHWAY 85 (EAST AND
TRUST, AND CORPORATION AND EXEMPTING THOSE REVENUES FROM THE CONSTITUTIONAL LIMITATION	allow the appointment of county surveyors. YES	WEST BOUND); (2) TRAFFIC SAFETY IMPROVEMENTS TO THE INTERSECTIONS AT BRIDGE STREET
ON FISCAL YEAR SPENDING; LIMITING THE USE OF MONEYS IN THE STATE EDUCATION FUND TO INCREASING THE STATEWIDE BASE PER PUPIL	NO O	AND GREAT WESTERN ROAD AND AT BRIDGE STREET AND NORTH BOUND
FUNDING FOR PUBLIC EDUCATION AND FUNDING FOR CATEGORICAL PROGRAMS AND TO FUNDING		AND SOUTH BOUND KUNER ROAD; (3) CONSTRUCTION OF MILLER AVENUE
SPECIFIED EDUCATION PROGRAMS, INCLUDING PUBLIC SCHOOL BUILDING CAPITAL CONSTRUCTION;	COLORADO REFERENDUM D An amendment to the constitution of the state of	AND RIGHT-OF-WAY ACQUISITION BETWEEN WALNUT STREET AND EGBERT STREET;
SPECIFYING THAT MONEYS APPROPRIATED FROM THE STATE EDUCATION FUND SHALL NOT BE USED TO	Colorado, concerning the repeal of outdated provisions of the state constitution resulting from	(4) TRAFFIC TURN SIGNALS (EAST AND WEST) AT BRIDGE STREET AND 4TH
 SUPPLANT THE LEVEL OF GENERAL FUND APPROPRIATIONS EXISTING ON THE EFFECTIVE DATE OF THE MEASURE FOR TOTAL PROGRAM EDUCATION	obsolescence and applicability to particular events or circumstances that have already occurred.	AVENUE; (5) SIDEWALK CONSTRUCTION ON NORTH
AND CATEGORICAL PROGRAM FUNDING; AND, FOR FISCAL YEARS 2001-02 THROUGH 2010-11, REQUIRING		SIDE OF BRIDGE STREET FROM 19TH AVENUE TO THE FULTON DITCH; (6) TRAFFIC SIGNAL AT BRIDGE STREET
THE GENERAL ASSEMBLY TO INCREASE ANNUALLY THE GENERAL FUND APPROPRIATION FOR TOTAL	YES	AND 11TH AVENUE; (7) PEDESTRIAN SIGNAL AT BRIDGE
PROGRAM FUNDING UNDER THE "PUBLIC SCHOOL FINANCE ACT OF 1994", OR ANY SUCCESSOR ACT, BY	NO O	STREET AND THE FULTON DITCH."
AT LEAST FIVE PERCENT OF THE PRIOR YEAR'S GENERAL FUND APPROPRIATION FOR TOTAL PROGRAM, EXCEPT IN FISCAL YEARS IN WHICH	COLORADO REFERENDUM E SHALL THE COLORADO LOTTERY COMMISSION BE AUTHORIZED TO ENTER INTO MULTISTATE	YES
PERSONAL INCOME GROWS LESS THAN FOUR AND ONE-HALF PERCENT BETWEEN THE TWO PREVIOUS	AGREEMENTS ALLOWING COLORADO RESIDENTS TO PLAY MULTISTATE LOTTERY GAMES, AND, IN	NO O
CALENDAR YEARS?	CONNECTION THEREWITH, TRANSFERRING A PORTION OF THE NET PROCEEDS FROM ALL LOTTERY PROGRAMS, INCLUDING MULTI-STATE LOTTERY	CITY OF EVANS BALLOT QUESTION 2A
YES	GAMES, FROM THE GENERAL FUND TO THE STATE PUBLIC SCHOOL FUND AS A CONTINGENCY RESERVE	Shall the City of Evans amend Section 10.04.030 of the Evans Municipal Code, by the addition of Section 237, Safety Belt Systems,
NO C	FOR SUPPLEMENTAL ASSISTANCE TO SCHOOL DISTRICTS FOR CAPITAL EXPENDITURES TO ADDRESS IMMEDIATE HEALTH AND SAFETY	Mandatory which would provide that the failure of a driver or front seat passenger to have a
COLORADO AMENDMENT 24 Shall there be an amendment to the Colorado Constitution concerning the management of	CONCERNS WITHIN EXISTING SCHOOL FACILITIES EXEMPT FROM ANY RESTRICTION ON SPENDING,	safety belt system properly fastened while riding in a motor vehicle in the City of Evans a primary
Constitution concerning the management of development, and, in connection therewith, specifying that local governments, unless otherwise	REVENUES, OR APPROPRIATIONS, INCLUDING, WITHOUT LIMITATION, THE RESTRICTIONS OF SECTION 20 OF ARTICLE X OF THE STATE	offense?
excepted, shall approve development only within areas committed to development or within future	CONSTITUTION?	YES
growth areas in accordance with voter-approved growth area maps, requiring such local governments	YES	NO O
to delineate areas committed to development, requiring local governments proposing a future growth area to submit a growth area map to a vote at	NO COLORADO DEFENDAM E	CITY OF GREELEY BALLOT QUESTION 2A Shall the City of Greeley make the failure to
growth area to submit a growth area map to a vote at a regular election, specifying the content of growth impact disclosures to be distributed to voters in	COLORADO REFERENDUM F SHALL THE STATE OF COLORADO BE PERMITTED TO ANNUALLY RETAIN UP TO FIFTY MILLION DOLLARS OF	Shall the City of Greeley make the failure to wear a seatbelt, by a driver or front seat passenger, a primary traffic offense rather than
connection with such elections, and specifying the type of allowed action or development within growth	THE STATE REVENUES IN EXCESS OF THE CONSTITUTIONAL LIMITATION ON STATE FISCAL YEAR	a secondary traffic offense which would allow a law enforcement officer to stop a motorist and
areas, committed areas, or outside such areas?	SPENDING FOR THE 1999-2000 FISCAL YEAR AND FOR FOUR SUCCEEDING FISCAL YEARS FOR THE PURPOSE OF FUNDING PERFORMANCE GRANTS FOR	issue a ticket upon observation of a seatbelt violation on Greeley streets that are not also
YES	SCHOOL DISTRICTS TO IMPROVE ACADEMIC PERFORMANCE, NOTWITHSTANDING ANY	State highways?
NO COLORADO MENDAFATAS	RESTRICTION ON SPENDING, REVENUES, OR APPROPRIATIONS, INCLUDING WITHOUT LIMITATION THE RESTRICTIONS OF SECTION 20 OF ARTICLE X OF	YES
COLORADO AMENDMENT 25 Shall there be an amendment to the Colorado	THE STATE CONSTITUTION AND THE STATUTORY LIMITATION ON STATE GENERAL FUND	NO O
Revised Statutes concerning the requirement that any woman who is considering an abortion give	APPROPRIATIONS?	CITY OF GREELEY BALLOT QUESTION 2B
voluntary, informed consent prior to the abortion, and, in connection therewith, defining several pertinent terms so that "abortion" includes	YES	Shall the City of Greeley grant to WideOpenWest Colorado, LLC, a franchise to
termination of a known pregnancy at any time after conception, specifying the information a physician	NO O	construct, operate and maintain a cable communication system within the City,
must provide to insure that a woman's consent to an abortion is voluntary and informed, requiring a		according to Ordinance No. 37, 2000?
physician, except in emergency cases, to provide the specified information to the woman at least twenty-		YES
four hours prior to performing an abortion, requiring the department of public health and environment to		NO OTT OF OPER TV
provide specified informational materials for women who are considering abortions, establishing		CITY OF GREELEY BALLOT ISSUE 2C SHALL THE CITY OF GREEL BY EYTEND LINTU
procedures for emergency situations, requiring physicians to annually report specified information,		SHALL THE CITY OF GREELEY EXTEND UNTIL DECEMBER 31, 2006, THE LOCAL THREE PERCENT (3%) SALES TAX ON FOOD,
requiring the department of public health and environment to annually publish a compilation of the		SCHEDULED TO EXPIRE DECEMBER 31, 2001, TO CONTINUE FUNDING CAPITAL PROJECTS,
physicians' reports, and providing for the administration and enforcement of the amendment's		CAPITAL CONSTRUCTION, CAPITAL MAINTENANCE, CAPITAL IMPROVEMENTS AND CAPITAL REPAIRS, IN ACCORDANCE WITH
provisions?		ORDINANCE NO. 39, 2000?
YES		YES

■ NO

NO

-	TOWN OF HUDSON BALLOT ISSUE 2A	TOWN OF MILLIKEN BALLOT ISSUE 2A	BRIGHTON SCHOOL DISTRICT 27J BALLOT ISSUE 3A	AULT FIRE PROTECTION DISTRICT
	SHALL THE TOWN OF HUDSON'S TAXES BE INCREASED SIXTY-FIVE	SHALL THE TOWN OF MILLIKEN, COLORADO, BE ALLOWED TO EXTEND THE EXISTING SALES AND USE TAX OF	"SHALL BRIGHTON SCHOOL DISTRICT NO. 27J'S DEBT BE INCREASED \$28.5 MILLION WITH A REPAYMENT COST OF	BALLOT QUESTION 5A Should the limitation upon serving consecutive terms in office as set
	THOUSAND DOLLARS (\$65,000.00) ANNUALLY BY ADOPTING A USE TAX OF FOUR PERCENT (4%) ON THE USE,	ONE-HALF (1/2) OF (1) PERCENT DEDICATED TO FUNDING	\$67.7 MILLION (WHICH INCLUDES PRINCIPAL AND INTEREST) OR SUCH	forth in the Colorado Constitution Article 18, §11, be eliminated for
	STORAGE, OR CONSUMPTION OF BUILDING AND CONSTRUCTION MATERIALS, PROVIDED THAT THE USE	IMPROVEMENTS FOR THE PUBLIC FACILITIES AT MILLIKEN'S COMMUNITY COMPLEX (TOWN HALL), THE MILLIKEN	LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL BRIGHTON SCHOOL DISTRICT NO. 27J'S TAXES BE	elected members of the Board of Directors of the Ault Fire Protection District?
	TAX SHALL APPLY ONLY TO BUILDING AND CONSTRUCTION MATERIALS IN EXCESS OF TWENTY THOUSAND	POLICE BUILDING, AND THE CONSTRUCTION OF A NEW TOWN SHOP FACILITY FOR THE PUBLIC	INCREASED \$5.49 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF	YES
	DOLLARS (\$20,000.00), WITH THE USE TAX TO BE ASSESSED ON THE TOTAL	UTILITIES DEPARTMENT PROVIDED THAT THE REVENUES OF THE EXTENDED TAX SHALL BE USED, IF	SUCH DEBT AND ANY REFUNDINGS THEREOF (THE "BONDS"), ALL FOR THE FOLLOWING PURPOSES:	NO
	VALUE OF THOSE MATERIALS, THE PROCEEDS TO BE USED FOR GENERAL GOVERNMENTAL	SUFFICIENT, FOR THESE CAPITAL PROJECTS; AND FURTHER PROVIDING THAT THE COST, DESIGN, AND	CONSTRUCTING, FURNISHING AND EQUIPPING THREE NEW ELEMENTARY SCHOOLS THAT	BERTHOUD FIRE PROTECTION DISTRICT
	PURPOSES, AND SHALL THE TOWN BE AUTHORIZED TO COLLECT AND SPEND THE FULL PROCEEDS OF SUCH TAX	SCHEDULING OF THE PROJECTS SHALL BE DETERMINED BY THE TOWN OF MILLIKEN BOARD OF TRUSTEES;	WILL REDUCE THE NEED FOR BUSING AND ALLOW STUDENTS	REFERRED ISSUE 4A SHALL BERTHOUD FIRE PROTECTION DISTRICT DEBT BE INCREASED
	WITHOUT LIMITATION AND WITHOUT LIMITING THE EXPENDITURE OF ANY OTHER REVENUES OR FUNDS UNDER	THAT THE FULL AMOUNT OF REVENUE FROM THE TAX MAY BE RETAINED AND	TO REMAIN IN NEIGHBORHOOD SCHOOLS; • CREATING ADDITIONAL MIDDLE	\$2,055,000, WITH A REPAYMENT COST \$3,955,588; AND SHALL BERTHOUD
	ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?	EXPENDED BY THE TOWN NOTWITHSTANDING ANY STATE REVENUE OR EXPENDITURE	SCHOOL AND HIGH SCHOOL SPACE THROUGH ACQUIRING, REMODELING, FURNISHING AND	FIRE PROTECTION DISTRICT TAXES BE INCREASED \$296,000 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS
	YES	LIMITATIONS, INCLUDING, WITHOUT LIMITATION, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION;	EQUIPPING PERMANENT AND TEMPORARY SPACE; AND PURCHASING COMPUTERS AND	MAY BE NECESSARY TO PAY THE DISTRICT'S DEBT: SUCH DEBT TO CONSIST OF GENERAL OBLIGATION
-	NO	AND THAT ANY EXCESS REVENUES GENERATED BY THE TAX SHALL BE USED FOR IMPROVEMENT OF PUBLIC	UPGRADING TECHNOLOGY LABS AT MIDDLE AND HIGH SCHOOLS;	BONDS OR OTHER OBLIGATIONS ISSUED OR INCURRED FOR THE PURPOSES OF:
	TOWN OF JOHNSTOWN BALLOT ISSUE 2A SHALL THE TOWN OF JOHNSTOWN,	FACILITIES?	SUCH BONDS TO BE GENERAL OBLIGATIONS OF THE DISTRICT, BEAR INTEREST AT A MAXIMUM NET	IMPROVING THE LEVEL OF FIRE
	COLORADO, WITHOUT INCREASING OR ADDING ANY NEW TAXES OF ANY	YES O	EFFECTIVE INTEREST RATE NOT TO EXCEED 7.75%, AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR	PROTECTION IN THE DISTRICT, AND
	KIND, BE PERMITTED TO LEVY, COLLECT, RETAIN, AND EXPEND THE FULL PROCEEDS OF THE TOWN SALES	CITY OF FORT LUPTON	WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR	REDUCING RESPONSE TIME FOR EMERGENCY CALLS TO ALL AREAS OF THE
	AND USE TAXES, FEES, REAL PROPERTY TAXES (WITHOUT INCREASING THE CURRENT MILL	BALLOT ISSUE 2A SHALL THE CITY OF FORT LUPTON EXTEND UNTIL DECEMBER 31, 2011,	TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE	DISTRICT, BY CONSTRUCTING A SECOND FIRE
	LEVY), OTHER REVENUES FROM ANY SOURCE AND NON-FEDERAL GRANTS, NOTWITHSTANDING ANY STATE	THE ONE HALF OF ONE PERCENT (0.5%) SALES AND USE TAX FOR STREET IMPROVEMENTS, SCHEDULED	BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE	STATION, EQUIPPING THE SECOND STATION
	LIMITATION ON FISCAL YEAR SPENDING, INCLUDING WITHOUT LIMITATION THE RESTRICTIONS OF	TO EXPIRE DECEMBER 31, 2001, TO PROVIDE SPECIAL CAPITAL IMPROVEMENT FUNDS FOR THE	DISTRICT'S AD VALOREM PROPERTY TAXES IN ANY YEAR (NET OF ANY	WITH EMERGENCY APPARATUS AND ALL
	ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR THE LIMITATIONS OF SECTION 29-1-301,	CONSTRUCTION AND REPAIRS OF STREETS AND ALLEYS, INCLUDING CURBS, GUTTERS AND SIDE WALKS,	CONSTITUTIONALLY REQUIRED PROPERTY TAX CUTS), WITHOUT LIMITATION AS TO RATE OR AMOUNT,	OTHER EQUIPMENT NECESSARY, AND
- 	C.R.S. ON PROPERTY TAX REVENUES, FROM THE DATE OF JANUARY 1, 1999, AND THEREAFTER AND TO USE SUCH	PROVIDING FOR THE ENGINEERING, TESTING AND INSPECTION OF THE SAME, NOTWITHSTANDING ANY STATE	IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS AND	INSTALLING ADDITIONAL FIRE HYDRANTS THROUGHOUT PORTIONS OF THE
_	REVENUES TO FUND THE COST OF PROVIDING MUNICIPAL SERVICES SUCH AS POLICE PROTECTION,	RESTRICTION ON FISCAL YEAR SPENDING, INCLUDING THE RESTRICTIONS OF ARTICLE X,	TO FUND ANY RESERVES FOR THE PAYMENT THEREOF, AND (II) TO COLLECT AND SPEND THE PROCEEDS	DISTRICT AND FOR THE PURPOSE OF PAYING,
-	STREET CONSTRUCTION AND MAINTENANCE, PARKS AND RECREATION, AND CAPITAL	SECTION 20 (TABOR) OF THE COLORADO CONSTITUTION?	OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF	REIMBURSING, OR FINANCING ALL OR ANY PART OF THE COSTS OF ACQUIRING, CONSTRUCTING,
	IMPROVEMENTS? YES	YES	SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF,	INSTALLING, COMPLETING, AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE BOUNDARIES OF THE
	NO	NO	AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR	DISTRICT, OTHER NECESSARY FACILITIES AND IMPROVEMENTS SUCH DEBT TO BEAR INTEREST AT A NET
	CITY OF LONGMONT BALLOT ISSUE 2A	TOWN OF BERTHOUD INITIATED ISSUE 200	FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	EFFECTIVE INTEREST RATE NOT IN EXCESS OF 7.25% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH
	SHALL ORDINANCE O-2000-42, EXTENDING THE EXISTING STREET SYSTEM MAINTENANCE AND	Shall the issuance of building permits in the Town of Berthoud for the		TIME OR TIMES AS MAY BE DETERMINED BY THE DISTRICT, SUCH DEBT TO BE ISSUED OR INCURRED AT
	IMPROVEMENT COMPONENT OF SALES AND USE TAXES, AT THE RATE OF THREE-QUARTERS OF A CENT,	construction of new residential dwelling units be limited to 2-5% of the total number of residential	YES O	ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY
	FROM DECEMBER 31, 2001 THROUGH DECEMBER 31, 2006, BE APPROVED AND BECOME EFFECTIVE?	dwelling units on December 31, 2000 and for each year thereafter?	BRIGHTON SCHOOL DIST 27J	AVAILABLE MONEYS OF THE DISTRICT, INCLUDING THE PROCEEDS OF AN AD VALOREM PROPERTY TAXES; SUCH
	YES	YES	BALLOT ISSUE 3B "SHALL BRIGHTON SCHOOL DISTRICT NO. 27J'S TAXES BE INCREASED	TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY WITHIN THE
-	NO	NO	\$750,000 ANNUALLY OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY	DISTRICT, WITHOUT LIMITATIONS OF RATE AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE
	CITY OF LONGMONT BALLOT ISSUE 2B SHALL THE CITY OF LONGMONT SALES	THOMPSON SCHOOL DISTRICT R2-J REFERRED ISSUE 3A	DETERMINE, BY AN ADDITIONAL LEVY OF AD VALOREM PROPERTY TAXES FOR THE 2000-2001 BUDGET YEAR	SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED SOLELY FOR THE PURPOSE
	AND USE TAX BE INCREASED \$3,000,000 ANNUALLY (FIRST FULL FISCAL YEAR INCREASE) BY	"WITHOUT INCREASING TAX RATES OR IMPOSING ANY NEW TAX, SHALL THE THOMPSON SCHOOL DISTRICT NO. R2-	AND EACH BUDGET YEAR THEREAFTER TO BE DEPOSITED IN THE GENERAL FUND OF THE DISTRICT	OF PAYING THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON THE DISTRICT'S DEBT; AND SHALL THE
	INCREASING THE SALES AND USE TAX RATE BY 0.2 CENT (TWO-TENTHS OF ONE CENT) PER DOLLAR, BEGINNING	J BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND ALL REVENUES	FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: PURCHASING NEW AND	PROCEEDS OF ANY SUCH DEBT AND THE PROCEEDS OF SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH
	JANUARY 1, 2001 AND ENDING DECEMBER 31, 2020; AND SHALL CITY OF LONGMONT DEBT BE INCREASED	FROM ANY SOURCE RECEIVED IN FISCAL YEAR 1999-2000 AND EACH FISCAL YEAR THEREAFTER, THAT ARE	UPDATED TEXTBOOKS AND INSTRUCTIONAL MATERIALS FOR READING, WRITING, MATH AND	DEBT, AND INVESTMENT INCOME THEREON, BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-
	\$22,000,000, WITH A REPAYMENT COST OF \$40,500,000, ALL TO ACQUIRE, IMPROVE AND MAINTAIN OPEN SPACE	IN EXCESS OF ANY REVENUE-RAISING, SPENDING, OR OTHER LIMITATION IN ARTICLE X, SECTION 20 OF THE	SCIENCE, AND PROVIDING TRAINING IN THE USE OF THE NEW MATERIALS AND	APPROVED REVENUE CHANGE AND WITHOUT REGARD TO ANY SPENDING,
	FOR PURPOSES INCLUDING BUT NOT LIMITED TO:	COLORADO CONSTITUTION?" YES	TECHNOLOGY; IMPROVING READING, WRITING AND MATH SKILLS WITH TRAINED	REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE
_	PRESERVATION OF NATURAL AREAS, WILDLIFE HABITAT, WETLANDS, AGRICULTURE AND VISUAL CORRIDORS; AND	NO	TUTORS FOR ALL STUDENTS WHO NEED HELP TO PERFORM AT GRADE LEVEL; AND	COLORADO CONSTITUTION, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT
-	DISTRICT PARKS DEVOTED TO LOW-IMPACT RECREATIONAL	PRAIRIE SCHOOL DISTRICT RE- 11J	FUNDING A CLASS SIZE REDUCTION PROGRAM TO HIRE NEW TEACHERS TO RELIEVE THE	MAY BE COLLECTED AND SPENT BY THE DISTRICT?
	USES, WITH SUCH DEBT TO BE EVIDENCED BY ISSUANCE OF BONDS (OR BONDS)	BALLOT ISSUE 3A SHALL PRAIRIE SCHOOL DISTRICT RE- 11J TAXES BE INCREASED \$77,951	CROWDING IN OUR LARGEST CLASSROOMS; WITH SUCH TAXES TO BE GENERATED	YES O
	ISSUED TO REFUND SUCH BONDS), SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE, IN AN AGGREGATE	ANNUALLY IN THE CURRENT FISCAL YEAR AND FOR EACH OF THE FOUR FISCAL YEARS THEREAFTER	BY SUCH INCREASES AS MAY BE NECESSARY IN THE DISTRICT'S MILL LEVY CERTIFIED AGAINST THE	BERTHOUD FIRE PROTECTION
-	AMOUNT NOT TO EXCEED THE MAXIMUM AUTHORIZED PRINCIPAL AMOUNT AND REPAYMENT COSTS, ON TERMS AND CONDITIONS AS THE CITY	(THROUGH FISCAL YEAR 2004-2005) TO PAY COSTS OF OPERATING DISTRICT SCHOOLS AND RELATED FACILITIES,	ASSESSED VALUATION OF ALL TAXABLE PROPERTY IN THE DISTRICT IN AN AMOUNT SUFFICIENT TO	DISTRICT REFERRED ISSUE 4B SHALL BERTHOUD FIRE PROTECTION
-	TERMS AND CONDITIONS AS THE CITY COUNCIL MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATIRITY WITH	BY IMPOSING AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE	GENERATE THE AMOUNT OF TAXES STATED ABOVE NET OF ANY CONSTITUTIONALLY REQUIRED	SHALL BERTHOUD FIRE PROTECTION DISTRICT TAXES BE INCREASED \$575,000.00 ANNUALLY, COMMENCING IN 2001, AND BY WHATEVER
	THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, ALL ACCORDING TO OPPINANCE O 2000 412	AMOUNT SPECIFIED ABOVE (NET OF ANY CONSTITUTIONALLY-REQUIRED TAX CUTS, TAX LIMITATIONS OR TAX	PROPERTY TAX CUTS, TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE	ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY A MILL
	ORDINANCE O-2000-41? YES	REBATES), WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN	PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE, AND	LEVY OF NOT MORE THAN 6.1 MILLS, THE PROCEEDS THEREOF TO BE
-	NO	ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED	TO CONSTITUTE VOTER APPROVED REVENUE AND SPENDING CHANGES UNDER, TO BE COLLECTED AND	USED TO PAY THE DISTRICT'S OPERATIONS, MAINTENANCE,
-	CITY OF LONGMONT BALLOT QUESTION 2A	FOR THE GENERAL FUND, AND MAY BE COLLECTED, RETAINED AND SPENT WITHOUT FURTHER VOTER	SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT	AND OTHER EXPENSES. SUCH TAXES TO CONSIST OF AN AD
	Shall the City of Longmont, Colorado, grant to Adesta Communications, Inc.	APPROVAL, NOTWITHSTANDING THE LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION	AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER,	VALOREM MILL LEVY IMPOSED ON TAXABLE PROPERTY OF THE DISTRICT; AND SHALL THE PROCEEDS
	a cable television franchise, according to the terms of Ordinance 2000-25 and the Franchise	OR ANY OTHER LAW? YES	ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE DISTRICT AS A
-	Agreement, which that ordinance incorporates?	NO	YES	VOTER-APPROVED REVENUE CHANGE IN 2001 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO
-	YES		NO	ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED
	NO _			WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO
_				REVISED STATUTES? YES

	BERTHOUD FIRE PROTECTION DISTRICT REFERRED ISSUE 4C	WINDSOR-SEVERANCE FIRE PROTECTION DISTRICT
	SHALL BERTHOUD FIRE PROTECTION DISTRICT, WITHOUT INCREASING TAXES OF ANY KIND, BE AUTHORIZED AS A VOTER-APPROVED REVENUE	REFERRED ISSUE 4A SHALL THE WINDSOR-SEVERANCE FIRE PROTECTION
	CHANGE TO COLLECT, RETAIN, AND SPEND ALL REVENUES DERIVED BY THE DISTRICT FROM ANY	DISTRICT TAXES BE INCREASED BY \$394,000 AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED
	LAWFUL REVENUE SOURCE, INCLUDING BUT NOT LIMITED TO TAXES, SERVICE CHARGES, INSPECTION	ANNUALLY THEREAFTER, BY A MILL LEVY OF NOT MORE THAN 2 MILLS, COMMENCING IN TAX YEAR 2000 FOR COLLECTION IN FISCAL YEAR 2001, AND
	CHARGES, ADMINISTRATIVE CHARGES, GRANTS, OR ANY OTHER FEE, RATE, TOLL PENALTY, INCOME, OR CHARGE IMPOSED OR COLLECTED BY THE DISTRICT;	CONTINUING THEREAFTER, FOR THE PURPOSES OF BUILDING FACILITIES, PURCHASING EMERGENCY
	AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND OFFICE OF THE STATE OF TH	EQUIPMENT, AND HIRING CAREER STAFF, AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND
	SPENT BY THE DISTRICT IN 2001 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING. OR OTHER LIMITATION	SPENT BY THE DISTRICT AS A VOTER APPROVED REVENUE AND SPENDING CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY SPENDING OR REVENUE
	CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301,	LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR SECTION 29-1-301.
	COLORADO REVISED STATUTES, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY	COLORADO REVISED STATUTES?
	THE DISTRICT?	YES
	YES	NO C
	NO C	WIGGINS RURAL FIRE PROTECTION DISTRICT BALLOT QUESTION 4A
	EATON FIRE PROTECTION DISTRICT BALLOT ISSUE 5A	Shall the Wiggins Rural Fire Protection District retain the limitations on the term of office for directors of
	SHALL THE EATON FIRE PROTECTION DISTRICT BE AUTHORIZED TO INCREASE IT'S LEVY TO NINE (9) MILLS COMMENCING JANUARY 1, 2001, WHICH RATE	said district as imposed by Section 11 of Article XVIII of the Colorado Constitution?
	SHALL NOT BE INCREASED WITHOUT VOTER APPROVAL AND TO ALSO COLLECT, RETAIN AND	
	SPEND ALL REVENUES AND OTHER FUNDS FROM ANY SOURCE IN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER TABOR (ARTICLE X,	YES
	SECTION 20 OF THE COLORADO CONSTITUTION) OR ANY OTHER LAW AND AS A PERMANENT WAIVER OF	NO C
	THE 5.5% LIMITATION UNDER SECTION 29-1-30 C.R.S.?	
	YES O	
	CARBON VALLEY PARK AND RECREATION	
	DISTRICT BALLOT ISSUE 5A	
	SHALL CARBON VALLEY PARK AND RECREATION DISTRICT'S DEBT BE INCREASED UP TO \$4,100,000,	
	WITH A MAXIMUM REPAYMENT COST OF UP TO \$9,311,000, AND SHALL DISTRICT TAXES BE	
	INCREASED UP TO \$475,000 ANNUALLY (NET OF ANY CONSTITUTIONALLY IMPOSED TAX CUTS) AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT AND	
	ANY REFUNDINGS THEREOF, SUCH DEBT TO BE GENERAL OBLIGATION BONDS OR OTHER	
	OBLIGATIONS OF THE DISTRICT, INCLUDING CONTRACTS OR LEASES (THE "BONDS"), ALL FOR THE PURPOSE OF	
	EXPANDING THE EXISTING RECREATION CENTER	
	AND PROVIDING PARK AND RECREATION IMPROVEMENTS TO BETTER SERVE THE	
	DISTRICT AND THE COMMUNITIES WITHIN THE DISTRICT THROUGH INTERGOVERNMENTAL COOPERATION BY PAYING, FINANCING OR	
	REIMBURSING ALL OR ANY PART OF THE COSTS OF ACQUIRING, DESIGNING, CONSTRUCTING,	
	RELOCATING, INSTALLING, COMPLETING, IMPROVING AND OTHERWISE PROVIDING PARKS AND RECREATION IMPROVEMENTS AND ANY	
	OTHER ACTIVE OR PASSIVE RECREATIONAL USES, WITH ALL NECESSARY, INCIDENTAL, AND	
	APPURTENANT FACILITIES, FENCING, EQUIPMENT, MONUMENTATION, AND EXTENSIONS OR EXPANSIONS OF AND	
	IMPROVEMENTS TO SUCH FACILITIES WITHIN AND WITHOUT THE BOUNDARIES OF THE	
	DISTRICT,	
	AND REFUNDING, REFINANCING OR DEFEASING ANY OR ALL OF THE DISTRICT'S \$215,000 GENERAL OBLIGATION BONDS, SERIES 1994 (THE "REFUNDED	
	BONDS") AT AN INTEREST RATE THAT IS HIGHER THAN THE INTEREST RATE ON THE REFUNDED BONDS; BY	
_	THE ISSUANCE AND PAYMENT OF GENERAL OBLIGATION BONDS WHICH SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO	
	EXCEED 7.25% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE	
_	ISSUED, DATED AND SOLD AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT	
_	INCONSISTENT HEREWITH, AS THE BOARD OF DIRECTORS OF THE DISTRICT MAY DETERMINE;	
_	SHALL AD VALOREM PROPERTY TAXES BE LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE OR AMOUNT OR ANY OTHER CONDITION, TO PAY THE	
	PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH BONDS; AND SHALL THE EARNINGS ON THE	
-	INVESTMENT OF THE REVENUES FROM SUCH TAXES AND OF THE PROCEEDS OF SUCH BONDS	
_	(REGARDLESS OF AMOUNT) CONSTITUTE A VOTER- APPROVED REVENUE CHANGE?	
_	YES	
	NO _	
_	WELD COUNTY TRI-AREA SANITATION DISTRICT BALLOT ISSUE 5A	
_	SHALL THE WELD COUNTY TRI-AREA SANITATION DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND	
	SPEND ALL REVENUES AND OTHER FUNDS RECEIVED FROM ANY SOURCE, INCLUDING THE DISTRICT'S EXISTING PROPERTY TAX RATE OF .144 MILLS, WHICH	
	RATE SHALL NOT BE INCREASED WITHOUT VOTER APPROVAL, COMMENCING JANUARY 1, 2000, AND	
	CONTINUING THEREAFTER UNTIL REPEALED, AS A VOTER-APPROVED REVENUE CHANGE, OFFSET AND EXCEPTION TO THE LIMITS WHICH WOULD	
	OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW,	
	AND AS A PERMANENT WAIVER OF THE LIMITATION UNDER SECTION 29-1-301, C.R.S.?	
	VEC	
	YES	
	NO COUNTY THE AREA SANITATION DISTRICT	
	WELD COUNTY TRI-AREA SANITATION DISTRICT BALLOT QUESTION 5B Shall the limitations on terms of office of elected	
	Shall the limitations on terms of office of elected members of the Board of Directors of the Weld	
	County Tri-Area Sanitation District be eliminated pursuant to Article XVIII, Section 11(2) of the Colorado Constitution?	
	YES Colorado Constitution?	
	NO O	
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