	OFFICIAL GENERAL ELECTION BALLOT Boulder County, Colorado					
	November 02, 2004	Precinct 2171207003-B46				
	Linda N. Salas	UNITED STATES SENATOR (Vote for One) Pete Coors Republican Ken Salazar	COURT OF APPEALS Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office? (Vote Yes or No) YES	COUNTY JUDGE, BOULDER Shall Judge Thomas J.B. Reed of the Boulder County Court be retained in office? (Vote Yes or No) YES		
0201000861 Sample Ballot 210000561000	Boulder County Clerk & Recorder Instruction Note: Please use a black or blue pen to mark your ballot. To vote for your choice in each contest, completely fill in the box provided to the left of your choice. IF YOU VOTE FOR MORE THAN THE MAXIMUM NUMBER OF ALLOWED CHOICES IN A RACE, YOUR VOTES IN THAT RACE WILL NOT BE COUNTED. TO VOTE FOR A WRITE-IN CANDIDATE, COMPLETELY FILL IN THE BOX PROVIDED TO THE LEFT OF THE WORDS "WRITE-IN" AND WRITE IN THE NAME OF THE CERTIFIED WRITE-IN CANDIDATE ON THE LINE PROVIDED. If you tear, deface, or wrongly mark any page of this ballot, return it and request a replacement packet, not exceeding three in all. PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush / Dick Cheney Republican John F. Kerry / John Edwards Democratic Michael Badnarik / Richard V. Campagna Libertarian David Cobb / Patricia LaMarche Green Ralph Nader / Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka / Chuck Baldwin American Constitution Gene Amondson / Leroy Pletten Concerns of People Stanford E. Andress (Andy) / Irene M. Deasy Unaffiliated Walter F. Brown / Mary Cal Hollis Socialist Walter F. Brown / Margaret Trowe Socialist Workers Bill Van Auken /	Democratic Victor Good Colorado Reform Douglas "Dayhorse" Campbell American Constitution Richard Randall Libertarian John R. Harris Independent Finn Gotaas	YES NO COURT OF APPEALS Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office? YES NO COURT OF APPEALS Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office? (Vote Yes or No) YES NO COURT OF APPEALS Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office? (Vote Yes or No) YES NO DISTRICT JUDGE - 20th JUDICIAL DISTRICT Shall Judge Morris W. Sandstead Jr. of the 20th JUDICIAL DISTRICT Shall Judge Daniel C. Hale of the 20th Judicial DISTRICT JUDGE - 20th JUDICIAL DISTRICT Shall Judge Daniel C. Hale of the 20th Judicial District be retained in office? (Vote Yes or No) YES NO DISTRICT JUDGE - 20th JUDICIAL DISTRICT Shall Judge Daniel C. Hale of the 20th Judicial District be retained in office? (Vote Yes or No) YES NO DISTRICT JUDGE - 20th JUDICIAL DISTRICT Shall Judge Lael Montgomery of the 20th Judicial District be retained in office? (Vote Yes or No) YES NO	YES NO COUNTY JUDGE, BOULDER Shall Judge John F. Stavely of the Boulder County Court be retained in office? (Vote Yes or No) YES NO COUNTY COMMISSIONER - DISTRICT 1 (Vote for One) Jeff Christen-Mitchell Libertarian Will Toor Democratic Write-In COUNTY COMMISSIONER - DISTRICT 2 (Vote for One) Ben Pearlman Democratic Roger Lange Republican Paul Tiger Libertarian	Sample Ballot	
	Jim Lawrence Socialist Equality Write-In	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office? (Vote Yes or No) YES NO				
				PAGE 1 OF 3		

Vote Both Sides

"Ballot issues referred by the general assembly or any political subdivision 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 current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."

STATE OF COLORADO

Amendment 34

Ballot

Sample

Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real property improvements, and, in connection therewith, prohibiting laws that limit or impair a property owner's right to recover damages caused by a failure to construct an improvement in a good and workmanlike manner; defining "good and workmanlike manner" to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, afford governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?



Amendment 35

SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION. AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1. 2005, UPON A DECLARATION OF A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?



Precinct 2171207003-B46

Amendment 36

Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating Colorado's electoral votes for president and vice-president of the United States, based on the proportion of ballots that are cast in this state for each presidential ticket; making the terms of the proposed amendment effective so that popular proportional selection of presidential electors applies to the 2004 general election: setting forth procedures and timelines that govern the certification of election results and the potential recounting of votes in elections for presidential electors and in the election on this proposed amendment; granting the Colorado supreme court original jurisdiction for the adjudication of all contests concerning presidential electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enact legislation to change the manner of selecting presidential electors or any of the procedures contained in this amendment?



Amendment 37

Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?



Referendum A

Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado.

Referendum B

Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.



NO

Referendum 4A

SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7,129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS

INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL **REVENUES GENERATED BY SAID TAX** INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?

		PAGE 2 OF 3
YES		
preference, and ma amendments.		
board and the state	personnel director, cation to the veterans'	
	l assembly to reallocate the ty of the state personnel	
	ty of the state personnel personnel director,	
of temporary emplo	ent, expanding the duration yment, specifying the	
appointment is to b	e made, modifying the	
	ystem, modifying the pplicants from which an	
system, and, in con modifying the merit	principle, exempting certain	NO
	of the state civil service	YES

Vote Both Sides

OFFICIAL GENERAL ELECTION BALLOT Boulder County, Colorado

November 02, 2004

Linda N. Salas

Boulder County Clerk & Recorder Referendum 4B

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT. RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO 021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?

Ballot Sample

YES

NO

BOULDER COUNTY

COUNTY ISSUE 1A:

SHALL BOULDER COUNTY TAXES BE **INCREASED \$4.2 MILLION ANNUALLY** (FIRST FULL FISCAL YEAR DOLLAR INCREASE STARTING IN 2005) BY THE IMPOSITION OF AN ADDITIONAL COUNTY-WIDE SALES AND USE TAX FOR 20 YEARS TO AND INCLUDING DECEMBER 31, 2024 AT THE RATE OF 0.10% FOR PURPOSES OF OPEN SPACE ACQUISITION TRAILS, LAND AND FACILITIES IMPROVEMENTS, MANAGEMENT AND MAINTENANCE, WITH FUNDS EXPENDED FOR MANAGEMENT AND MAINTENANCE OF OPEN SPACE BEING A MINIMUM OF 10% OF THE REVENUES OF SUCH ADDITIONAL TAX, AND THEREAFTER AT THE RATE OF 0.05% FOR PURPOSES OF OPEN SPACE MANAGEMENT AND MAINTENANCE ONLY; SHALL BOULDER COUNTY DEBT BE INCREASED UP TO \$60,000,000 WITH A REPAYMENT COST OF UP TO \$98,000,000 FOR PURPOSES OF OPEN SPACE ACQUISITION AND IMPROVEMENTS BY THE ISSUANCE OF REVENUE BONDS PAYABLE FROM THE PROCEEDS OF SUCH TAX AND, TO THE EXTENT MONEYS FROM SUCH TAX ARE NOT SUFFICIENT FOR THE REPAYMENT OF SUCH BONDS, FROM OTHER COUNTY OPEN SPACE SALES AND USE TAX REVENUES, THE CONSERVATION TRUST FUND, THE COUNTY'S GENERAL FUND AND OTHER LEGALLY AVAILABLE FUNDS, WHICH BONDS SHALL BEAR INTEREST, 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 OTHER TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF COUNTY COMMISSIONERS MAY DETERMINE; SHALL THE COUNTY BE AUTHORIZED, IN ORDER TO PROVIDE FOR THE PAYMENT OF SUCH BONDS, TO ENTER INTO A MULTIPLE-FISCAL YEAR **OBLIGATION TO TRANSFER THE** PROCEEDS OF THE ADDITIONAL SALES AND USE TAX, AS WELL AS OTHER MONEYS FROM THE COUNTY'S OPEN SPACE SALES AND USE TAX FUNDS, THE CONSERVATION TRUST FUND, THE GENERAL FUND AND OTHER LEGALLY AVAILABLE FUNDS, TO THE OPEN SPACE CAPITAL IMPROVEMENT TRUST FUND IN AN AMOUNT SUFFICIENT TO PAY THE DEBT SERVICE ON SUCH BONDS AND TO OTHERWISE COMPLY WITH THE COVENANTS OF THE RESOLUTIONS OR OTHER INSTRUMENTS GOVERNING SUCH BONDS; AND SHALL THE EARNINGS ON THE INVESTMENT OF PROCEEDS OF

Precinct 2171207003-B46

COUNTY ISSUE 1B:

SHALL BOULDER COUNTY TAXES BE **INCREASED \$1.3 MILLION ANNUALLY** (FIRST FULL FISCAL YEAR DOLLAR INCREASE IN 2005) THROUGH A 0.03% **INCREASE IN BOULDER COUNTY'S** COUNTY-WIDE SALES AND USE TAX, AND EXPIRING DECEMBER 31, 2014, AND A VOTER-APPROVED REVENUE CHANGE, THE PROCEEDS OF WHICH SHALL BE USED FOR WILDFIRE PREVENTION AND SUPPRESSION, FOREST MANAGEMENT, AND LIMITED HELICOPTER EMERGENCY SEARCH AND RESCUE CAPITAL EQUIPMENT, OPERATIONS, AND SERVICES, IN ACCORDANCE WITH THE PROPOSAL AS MORE PARTICULARLY SET FORTH IN BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2004-89?



COUNTY ISSUE 1C:

WITH NO NEW TAX AND NO INCREASE IN ANY MILL LEVY OR OTHER TAX RATE, SHALL BOULDER COUNTY BE AUTHORIZED TO RETAIN AND EXPEND **REVENUES COLLECTED FOR 2004 UP TO A** MAXIMUM OF \$4.7 MILLION IN EXCESS OF THE COUNTY'S FISCAL YEAR SPENDING AND PROPERTY TAX REVENUE LIMITS IMPOSED BY ARTICLE X, SECTION 20, COLORADO CONSTITUTION (TABOR) AS A VOTER-APPROVED REVENUE CHANGE AND PROPERTY TAX REVENUE CHANGE, AND SHALL ALL REVENUES COLLECTED FOR 2004 BE INCLUDED IN THE COUNTY'S FISCAL YEAR SPENDING AND PROPERTY TAX REVENUE BASES FOR FISCAL YEAR 2005 AND ALL FUTURE YEARS, AND SHALL THE BOARD OF COUNTY COMMISSIONERS OF BOULDER COUNTY APPROPRIATE AN ADDITIONAL \$500,000 ANNUALLY, FROM THE REVENUES IN THE TABOR BASES INCREASED AS A RESULT OF THIS ISSUE, BEGINNING IN FISCAL YEAR 2005, TO PAY FOR SERVICES BY NON-PROFIT HEALTH AND HUMAN SERVICES ORGANIZATIONS FOR BOULDER COUNTY RESIDENTS, ALL AS MORE PARTICULARLY SET FORTH IN BOARD OF COUNTY COMMISSIONERS' **RESOLUTION NO. 2004-110?**

YES
NO

CITY OF LAFAYETTE BALLOT ISSUE 2A

SHALL THE CITY OF LAFAYETTE'S DEBT BE INCREASED \$6,000,000, WITH A MAXIMUM REPAYMENT COST OF \$10,900,000, OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL THE CITY OF LAFAYETTE'S AD VALOREM PROPERTY TAXES BE INCREASED \$525,000 ANNUALLY, OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO PAY THE PRINCIPAL OF, PREMIUM IF ANY AND INTEREST ON SUCH DEBT OR ANY **REFUNDINGS THEREOF: FOR THE** PURPOSE OF:

DESIGNING, ACQUIRING, CONSTRUCTING, FURNISHING AND EQUIPPING A NEW LAFAYETTE POLICE DEPARTMENT FACILITY, WHICH MAY INCLUDE COURT FACILITIES, AND ALL PROPERTIES, FACILITIES AND IMPROVEMENTS NECESSARY, INCIDENTAL AND APPURTENANT THERETO;

SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS AT AN INTEREST RATE NOT TO EXCEED 6.0%, WHICH BONDS SHALL MATURE, BE SUBJECT TO REDEMPTION (WITH OR WITHOUT PREMIUM), BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH. AS THE CITY COUNCIL MAY DETERMINE, SUCH AUTHORIZATION TO ISSUE GENERAL OBLIGATION BONDS TO INCLUDE AUTHORIZATION TO REFUND SUCH BONDS FROM TIME TO TIME. WITHOUT ADDITIONAL VOTER APPROVAL; AND IN CONNECTION THEREWITH (I) SHALL SUCH INCREASES IN THE CITY'S AD VALOREM PROPERTY TAXES IN ANY YEAR BE MADE WITHOUT LIMITATION AS TO RATE, IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON THE BONDS WHEN DUE, AND (II) SHALL THE REVENUE CHANGE CAUSED BY THE COLLECTION AND SPENDING OF THE PROCEEDS OF SUCH BONDS AND OF SUCH AD VALOREM PROPERTY TAX REVENUE BE APPROVED, PERMITTING ALL OF SUCH BOND PROCEEDS AND SUCH AD VALOREM PROPERTY TAX REVENUE, AND ANY INVESTMENT EARNINGS THEREON, TO BE COLLECTED AND SPENT WITHOUT LIMITATION OR CONDITION AND WITHOUT LIMITING THE COLLECTION OR SPENDING OF ANY OTHER REVENUES OR FUNDS OF THE CITY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"

Sample Ballot

YES
NO

0201000861	SUCH TAX AND BONDS, REGARDLESS OF AMOUNT, CONSTITUTE A VOTER-APPROVED REVENUE CHANGE; ALL IN ACCORDANCE WITH BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2004-86?		
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0201000863