	A	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 1	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left on Black or E	of any candidate. Do not vote for mor Blue pen to mark your ballot.	re than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	REGION	AL TRANSPORTATION DISTRICT DIRECTOR RTD District D	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican John F. Kerry		(Vote for One) Barbara Brohl		YES
21		John Edwards Democratic				
_		Michael Badnarik Richard V. Campagna Libertarian	(COUNTY COMMISSIONER DISTRICT 1 (Vote for One)		NO
		David Cobb Patricia LaMarche Green		,	Shall Jude Court be r	ge Tina L. Olsen of the Jefferson County etained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Jim Congrove Republican		
		Michael Anthony Peroutka Chuck Baldwin American Constitution		Scott Benefield Democratic		YES
		Gene Amondson Leroy Pletten Concerns of People		Steven Gallant Libertarian		NO
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Tanya Ishikawa Green	Shall Jud	ge Roy Olson of the Jefferson County retained in office?
		Walter F. Brown		COUNTY COMMISSIONER		
		Earl F. Dodge		DISTRICT 2 (Vote for One)	0	YES
40		James E. Harris		J. Kevin McCasky		NO
41		Margaret Trowe Socialist Workers Bill Van Auken		Republican Guy Asher Stocking		
42		Jim Lawrence Socialist Equality Write-in		Democratic COUNTY SHERIFF	"Ballot is	sues referred by the general assembly olitical subdivision are listed by letter,
43		NITED STATES SENATOR		(Vote for One)	and ballo	olitical subdivision are listed by letter, of issues initiated by the people are merically. A 'yes' vote on any ballot
		(Vote for One)		Charles W. Carter	issue is a or existir	a vote in favor of changing current law ng circumstances, and a 'no' vote on of issue is a vote against changing
		Pata On ave		Democratic	current la	aw or existing circumstances."
		Pete Coors Republican		Ted B. Mink Republican	Shall there concerning r property imp	
_		Ken Salazar Democratic		COURT OF APPEALS dge James S. Casebolt of the Colorado	caused by a workmanlike include cons	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
		Victor Good Colorado Reform	Court of A	Appeals be retained in office?	permitting ex governmenta lengths on fili	ceptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
		Douglas "Dayhorse" Campbell American Constitution		YES		
		Richard Randall Libertarian		NO		YES
51		John R. Harris Independent				NO
		Finn Gotaas Unaffiliated		dge Dennis A. Graham of the Colorado Appeals be retained in office?	THROUGH	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR
		Write-in			HEALTH R THEREWITH INCREASE S BY WHOLES	ELATED PURPOSES, AND, IN CONNECTION , AMENDING THE COLORADO CONSTITUTION TO STATEWARD TAXES ON THE SALE OF CIGARETTES FALERS OF THREE AND TWO-TENTHS CENTS PER
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 1 (Vote for One)		YES	CIGARETTE HANDLING, PRODUCTS PERCENT O SUCH TOB REQUIRING PERCENTAG	ALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY FTHE MANUFACTURERS LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH OLORADO QUALIFIED PROVIDERS. TOBACCO
		Diana DeGette	Shall Jud	ge Arthur P. Roy of the Colorado Court of peretained in office?	- REVENUES ENROLLMEN FUND COMP CERTAIN C	TO EXPAND ELIGIBILITY FOR AND INCREASE INT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
		Democratic Roland Chicas	Appeals	e retained in office ?	EDUCATION DETECTION CARDIOVAS COMPENSA	PROGRAMS, AND PREVENTION, EARLY AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND. THE OLD AGE
		Republican George C. Lilly American Constitution	/0	YES	PENSION FUTANT LOSSI CIGARETTE	UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPPIATIONS OF ADDITIONAL TORACCO TAX
	REG	American Constitution ENT OF THE UNIVERSITY OF		NO	REVENUES FOR APPRO 1, 2005; ALL	SHALL BE IN ADDITION TO AND NOT SUBSTITUTED OPRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX
		COLORADO AT LARGE (Vote for One)	Shall Jud	ge Daniel Marc Taubman of the Colorado	SERVE POP HEALTH PL PROGRAM	ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF
		Jennifer Mello	Court of A	Appeals be retained in office?	MEMBERS C THE GOVER	THE STATE OF THE S
		Democratic Steve Bosley	0	YES	TOBACCO TOBACCO FOR PURPO COLORADO	PROGRAMS, AND PREVENTION, EARLY PROGRAMS, AND PREVENTION, EARLY PROGRAMS, AND PREVENTION, EARLY CLUAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE JUND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE SOF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE STEAL ASSEMBLY AND MORS, PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING JOSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION, AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES
		Republican Daniel Ong	(NO	THOW THE	TIONS GROWTH OR ANY OTHER EXISTING
_	DEC	Libertarian ENT OF THE UNIVERSITY OF	Shall .lud	ge John R. Webb of the Colorado Court of		YES
		COLORADO NGRESSIONAL DISTRICT 1 (Vote for One)	Appeals I	be retained in office?		NO
		Michael Carrigan Democratic		YES		
		Randle C.W. Swan	0	NO		AMENDMENT 36 be an amendment to the Colorado constitution oppular proportional selection of presidential electors,
	S	STATE REPRESENTATIVE DISTRICT 1 (Vote for One)	Shall Jud	DISTRICT JUDGE 1st JUDICIAL DISTRICT dge Stephen M. Munsinger of the 1st	and, in coni Colorado's e United States state for each amendment presidential e forth presed	ropular proportional selection or presidential electors, nection therewith, creating procedures for allocating lectoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of elections applies to the 2004 general election; setting res and timelines that govern the certification of election the potential recounting of votes in elections for electrors and in the electron on this proposed
		Dave Lewis	Judicial D	listrict be retained in office?	results and presidential amendment;	he and unlaines and govern the centification of elections for elections and in the election on this proposed granting the Colorado supreme court original requiring that such matters be heard and decided on an
		Republican Fran N. Coleman	0	YES	legislation to	r me adjudication of all comises concerning presidential requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occurred contained in this amendment?
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		NO	any or the pro	YES
		(Vote for One)		COUNTY JUDGE, JEFFERSON		NO
		Mary A. Malatesta Democratic	Court be	ge Judy Archuleta of the Jefferson County retained in office?		
		Scott Storey Republican		YES		
				NO		

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO

	A	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 2	JE	STATE OF COLORADO EFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON	COUNTY CLERK RECORDER
		To vote, BLACKEN () the oval number of candidates. Please use a	to the left Black or l	of any candidate. Do not vote for mo Blue pen to mark your ballot.	ore than the auth	orized
	Р	PRESIDENTIAL ELECTORS		COUNTY COMMISSIONER	Shall Judge Ro	ov Olson of the Jefferson County
		(Vote for One Pair)	· ·	DISTRICT 2 (Vote for One)	Court be retaine	by Olson of the Jefferson County d in office?
		George W. Bush Dick Cheney Republican		, ,		
21		John F. Kerry John Edwards Democratic		J. Kevin McCasky Republican	YES	5
		Michael Badnarik Richard V. Campagna Libertarian		Guy Asher Stocking Democratic	O NO	
		David Cobb Patricia LaMarche Green		COUNTY SHERIFF (Vote for One)		
		Ralph Nader		(Vote for Offe)	"Ballot issues	referred by the general assembly I subdivision are listed by letter.
		Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka		Charles W. Carter	and ballot iss	ues initiated by the people are ally. A 'ves' vote on any ballo
		Chuck Baldwin American Constitution Gene Amondson		Democratic Ted B. Mink	or existing cir	in favor of changing current law cumstances, and a 'no' vote or ue is a vote against changing
		Leroy Pletten Concerns of People		Republican COURT OF APPEALS	current law or e	existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	Shall Ju	dge James S. Casebolt of the Colorado	concerning recovery	amendment to the Colorado constitution of damages relating to construction of reachts, and, in connection therewith, prohibiting
		Walter F. Brown Mary Cal Hollis Socialist	Court of	Appeals be retained in office?	laws that limit or impa caused by a failure workmanlike manner include construction	air a property owner's right to recover damage: to construct an improvement in a good and cofining "good and workmanlike manner" to that is suitable for its intended purposes; and
		Earl F. Dodge Howard L. Lydick Prohibition		YES	permitting exceptions	for laws that limit punitive damages, afford ity, or impose time limits of specified minimun
40		James E. Harris Margaret Trowe Socialist Workers		NO		
41		Bill Van Auken Jim Lawrence Socialist Equality			YES	5
42		Write-in	Shall Ju	dge Dennis A. Graham of the Colorado	O NO	
43	U	INITED STATES SENATOR	Court of A	Appeals be retained in office?	CHAIL CTATE TO	AMENDMENT 35 S BE INCREASED \$175 MILLION ANNUALL
		(Vote for One)		YES	THROUGH ADDITION HEALTH RELATED THEREWITH, AMEN	S DE INCREASED \$173 MILLION ANNUALL DNAL TOBACCO TAXES IMPOSED FOI PURPOSES, AND, IN CONNECTION DING THE COLORADO CONSTITUTION TO
		Data Occurs		NO	BY WHOLESALERS CIGARETTE AND	IDE TAXES ON THE SALE OF CIGARETTES OF THREE AND TWO-TENTHS CENTS PER ON THE SALE, USE, CONSUMPTION DISTRIBUTION OF OTHER TORACCO
		Pete Coors Republican			PRODUCTS BY DIS PERCENT OF THE M SUCH TOBACCO	STRIBUTORS AT THE RATE OF TWENT' IANUFACTURER'S LIST PRICE; INCREASING TAXES EFFECTIVE JANUARY 1, 2005
		Ken Salazar Democratic	Shall Jud Appeals	dge Arthur P. Roy of the Colorado Court of be retained in office?	REQUIRING ANNU PERCENTAGES C REVENUES TO EX	IS BE INCREASED \$175 MILLION ANNUALL) NAL TOBACCO TAXES IMPOSED FOI PURPOSES, AND, IN CONNECTIOI DING THE COLORADO CONSTITUTION TO IDE TAXES ON THE SALE OF CIGARETTE: OF THREE AND TWO-TENTHS CENTS PEI ON THE SALE, USE, CONSUMPTION DISTRIBUTION OF OTHER TOBACCO STRIBUTION OF OTHER TOBACCO STRIBUTIONS AT THE RATE OF TWENT IANUFACTURER'S LIST PRICE; INCREASING TAXES EFFECTIVE JANUARY 1, 2005 JOL APPROPRIATIONS OF SPECIFIE IF THE ADDITIONAL TOBACCO TAI CHAND ELIGIBILITY FOR AND INCREASING HE CHILDREN'S BASIC HEALTH PLAN, TO SIN'E PRIMARY MEDICAL CARE THROUGH OD QUALIFIED PROVIDERS, TOBACCO DO QUALIFIED PROVIDERS, TOBACCO DO COMMENTED PROVIDERS, TOBACCO
		Victor Good Colorado Reform			EDITION DDO	CDAMC AND DDEVENTION EADI'
		Douglas "Dayhorse" Campbell American Constitution		YES	DETECTION, AND CARDIOVASCULAR COMPENSATE THE PENSION FUND. AN) TRÉATMENT OF CANCÉR ANI AND PULMONARY DISEASES, TO : STATE GENERAL FUND, THE OLD AGI ND LOCAL GOVERNMENTS FOR TOBACCI
		Richard Randall		NO	TAX LOSSES RE CIGARETTES AND THE APPROPRIAT	SULTING FROM REDUCED SALES OF TOBACCO PRODUCTS; SPECIFYING THAT IONS OF ADDITIONAL TOBACCO TAX
		John R. Harris		dge Daniel Marc Taubman of the Colorado	FOR APPROPRIATION 1, 2005; ALLOWING REVENUES FOR A	3E IN ADDITION TO AND NOT SUBSTITUTE DNS FOR SUCH PROGRAMS ON JANUAR' THE USE OF ADDITIONAL TOBACCO TA' NY HEALTH RELATED PURPOSE AND TO
52		Independent Finn Gotaas	Court of	Appeals be retained in office?	SERVE POPULATIO HEALTH PLAN AND PROGRAM AS OF JA	NS ENROLLED IN THE CHILDREN'S BASIC THE COLORADO MEDICAL ASSISTANCE AND A COLORADO DE TIME THE DESCRIPTION OF THE
		Unaffiliated		YES	MEMBERS OF EACH THE GOVERNOR; P OF EXISTING TAXE	HOUSE OF THE GENERAL ASSEMBLY AND ROHIBITING THE REPEAL OR REDUCTION S IMPOSED ON CIGARETTES AND OTHER
	DEDDEC	Write-in		NO	TOBACCO PRODI TOBACCO TAX RE FOR PURPOSES C COLORADO C	Grands, and prevention, early and pulmonary diseases, to and pulmonary diseases, to state general, fund, the old agi did local governments for tobacco sulting from reduced sales oi tobacco products; specifying that ions of additional tobacco ta se in addition to and not substitute ons for such programs on January the use of additional tobacco ta ny health related purpose and to ns enrolled in the children's basi and the company of the company negative to the company not the colorabo medical assistance anuary 1, 2005, upon a declaration oi emergency by two-thirds of the rochildren's program of the colorabo simposed on cigarettes and other ucts; excluding all additional venues from fiscal year spending venues from fiscal year spending on staticulary venues from fiscal year spending on staticulary on staticulary notice of the colorabo venues from fiscal year spending of section 20 of article x of the onstitution, and exempting
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 2			FROM THE STATU APPROPRIATIONS	JTORY LIMITATION ON GENERAL FUNI GROWTH OR ANY OTHER EXISTING
		(Vote for One)	Appeals	lge John R. Webb of the Colorado Court of be retained in office?	SPENDING LIMITATI	
		Mark Udall Democratic			YES	5
		Stephen M. Hackman Republican		YES	O NO	
		Norm Olsen Libertarian		NO		
	REG	ENT OF THE UNIVERSITY OF		DISTRICT JUDGE 1st JUDICIAL DISTRICT	Shall there be an	AMENDMENT 36 amendment to the Colorado constitution
		COLORADO AT LARGE (Vote for One)	Shall Ju	dge Stephen M. Munsinger of the 1st	concerning popular and, in connection Colorado's electoral United States, based	proportional selection of presidential electors therewith, creating procedures for allocatin votes for president and vice-president of the on the proportion of ballots that are cast in this
		Jennifer Mello	Judicial L	District be retained in office?	state for each preside amendment effective presidential electors	ential ticket; making the terms of the propose e so that popular proportional selection capplies to the 2004 general election; settin
		Democratic Steve Bosley		YES	results and the popersidential electors amendment: granting	AMENDMENT 36 amendment to the Colorado constitutio proportional selection of presidential elector therewith, creating procedures for allocatin votes for president and vice-president of th on the proportion of ballots that are cast in th ential ticket; making the terms of the propose so that popular proportional selection; settin timelines that govern the certification of electio tential recounting of votes in elections for and in the election on this propose ig the Colorado supreme court origin udication of all contests concerning presidential that such matters be heard and decided on a
		Republican			expedited basis; and	d authorizing the general assembly to enac
		Daniel Ong Libertarian		NO	any of the procedures	the manner of selecting presidential electors of contained in this amendment?
	5	STATE REPRESENTATIVE DISTRICT 25		COUNTY JUDGE, JEFFERSON Ige Judy Archuleta of the Jefferson County	YES	5
		(Vote for One)		retained in office?	O NO	
		Donna Red Wing Democratic		YES		
		John Witwer Republican	\bigcirc	NO	Shall there be an a	AMENDMENT 37 amendment to the Colorado revised statute
		DISTRICT ATTORNEY			concerning renewable electric service, and renewable energy re biomass, small hydro	e energy standards for large providers of reta die connection therewith, defining eligible esources to include solar, wind, geotherma belectricity, and hydrogen fuel cells; requirin
		1st JUDICIAL DISTRICT (Vote for One)	Shall Ju	dge James C. Demlow of the Jefferson	that a percentage of r sources, beginning w	etail electricity sales be derived from renewable ith 3% in the year 2007 and increasing to 10% per customers a rehate of \$2.00 per customers a rehate of \$2.00 per customers.
		Mary A. Malatesta		Court be retained in office?	impact of renewable	ntives for solar electric generation; providin to invest in renewable energy resources that benefits to customers; limiting the retail rat energy resources to 50 cents per month for
		Democratic		YES	residential customers establish major aspe using condemnation	 requiring public utilities commission rules to ects of the measure; prohibiting utilities from or eminent domain to acquire land for
		Scott Storey Republican			with requirements cor and specifying electi	used to meet the standards; requiring utilitientracts to address shortfalls from the standards on procedures by which the customers of the requirements of this amendment?
		COUNTY COMMISSIONER DISTRICT 1		NO	_	
		(Vote for One)	Shall Jud Court be	dge Tina L. Olsen of the Jefferson County retained in office?	○ YES	S
		Jim Congrove Republican			O NO	
		Scott Benefield Democratic		YES		
		Steven Gallant		NO		
		Libertarian Tanya Ishikawa				
		Green				
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JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$80.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY PENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHOUT AFFECTING THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPEN 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 MULTIFLE-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 AS RAISED BY THE
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT
DELIGATIONS AND ANY INVESTMENT IT ROOM FOR 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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 DULARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DULARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND FINE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT HIMTED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT'-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT OCONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;

"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX JEFFERSON COUNTY R-1 SCHOOL DISTRICT SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX
REVENUES THAT WOULD BE PROVIDED BY THE GENERAL
FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT
SUCH INCREASE AND, TOGETHER WITH REVENUES FROM
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
THE EARNINGS ON SUCH TAXES AND REVENUES, TO
CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING
CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR
WITHOUT LIMITATION BY THE REVENUE AND SPENDING
LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY
TO COLLECT AND SPEND OTHER REVENUES OR FUNDS
UNDER, ARTICLE X, SECTION 20 OF THE COLORADO
CONSTITUTION OR ANY OTHER LAW?" YES NO

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	Ā	JEFFERSON COUNTY	STATE OF COLORADO	November 2, 2004
11		Ballot Style: 3	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left of any candidate. Do not vote for mo Black or Blue pen to mark your ballot.	re than the authorized
	P	PRESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 2	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
		George W. Bush Dick Cheney Republican	(Vote for One)	
21		John F. Kerry John Edwards Democratic	J. Kevin McCasky Republican	YES
		Michael Badnarik Richard V. Campagna Libertarian	Guy Asher Stocking Democratic	○ NO
		David Cobb Patricia LaMarche Green	COUNTY SHERIFF (Vote for One)	
		Ralph Nader Peter Miguel Camejo Colorado Reform	(1010101010)	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
		Michael Anthony Peroutka Chuck Baldwin American Constitution	Charles W. Carter Democratic	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
		Gene Amondson Leroy Pletten Concerns of People	Ted B. Mink Republican	or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	COURT OF APPEALS	AMENDMENT 34 Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real
		Walter F. Brown Mary Cal Hollis Socialist	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	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' to
		Earl F. Dodge Howard L. Lydick Prohibition	YES	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?
40		James E. Harris Margaret Trowe Socialist Workers	○ NO	
41		Bill Van Auken Jim Lawrence Socialist Equality		YES
42		Write-in	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	○ NO
43	U	INITED STATES SENATOR (Vote for One)		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION
			YES	THEREWITH, AMENDING THE COLORADO CONSTITUTION TO
		Pete Coors Republican	○ NO	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 DISTRIBUTIONS 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 ENDOLI MENT IN THE CHILD REPORS, BASIC HEALT HE JAN TO
		Ken Salazar Democratic	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENPOLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN. TO
		Victor Good Colorado Reform		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
		Douglas "Dayhorse" Campbell American Constitution	YES	CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TORACCO
		Richard Randall Libertarian	NO	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
		John R. Harris Independent	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	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
		Finn Gotaas Unaffiliated	YES	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 EVICTION OF THE STATE OF
53	DEDDEC	Write-in	NO	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
	nernes	SENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 2	Shall Judge John R. Webb of the Colorado Court of	APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
		(Vote for One) Mark Udall	Appeals be retained in office?	YES
		Democratic Stephen M. Hackman	YES	NO
_ _		Republican Norm Olsen	NO	
_ [REG	Libertarian ENT OF THE UNIVERSITY OF	DISTRICT JUDGE	AMENDMENT 36 Shall there be an amendment to the Colorado constitution
		COLORADO AT LARGE (Vote for One)	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	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 hallots that are cast in this
		Jennifer Mello	Judicial District be retained in office?	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
		Democratic Steve Bosley	YES	resulfs 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
		Republican Daniel Ong Libertarian	NO	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?
		STATE REPRESENTATIVE DISTRICT 25 (Vote for One)	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	YES NO
		Donna Red Wing	YES	
		Democratic John Witwer Republican	NO	AMENDMENT 37 Shall there be an amendment to the Colorado revised statutes
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	Shall Judge James C. Demlow of the Jefferson	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
- 		Mary A. Malatesta	County Court be retained in office?	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
- I		Democratic Scott Storey	YES	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;
		COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	NO	and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?
			Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?	YES
		Jim Congrove Republican	YES	NO
		Stoven Gallent	NO	
		Steven Gallant Libertarian Tanya Ishikawa		
		Tanya Ishikawa Green		
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ACTIONAL DESCRIPTION OF THE PROPERTY OF THE PR	Y		
The second control of the control of		E	F
NO SOUTHER AND OUT THAT FACURES DISTRICT SHALL TREES EN MICHES DISTRICT AUES, 30 also of the ACCOUNT OF THE PROPERTY OF THE MICHES EN MICHES AND CUSTAM, FACURES MICHES EN MICHES AND CUSTAM, FACURES MICHES AND CONTROL OF THE ACCOUNT OF THE MICHES AND CUSTAM, FACURES MICHES AND CONTROL OF THE ACCOUNT OF THE ACCOUNT OF THE MICHES AND CONTROL OF THE ACCOUNT OF THE ACCOUNT OF THE MICHES AND CONTROL OF THE	Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. **YES** **NO** **REFERENDUM B** Amendments to articles IV, VIII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. **YES** **NO** **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 TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS. AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS 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. AND INCREASED BUS SERVICE. INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS	"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$232.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES: **CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD; **CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDLE SCHOOL; **RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS," **MAKING UIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND ENDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDMENTION ON THE REWITH (I) TO INCREASE THE DISTRICTS AND AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME ON THE PROVING IN SUCH DAND THE REWITH (II) TO INCREASE THE DISTRICTS AND LADD ANY DETERMINE; AND IN CONNECTION THEREOUTH (II) TO INCREASE THE DISTRICTS AND LADD ANY DETERMINE; AND IN CONNECTION THE REPORT OF SUCH PROCEEDS OF THE BONDS AND RECVENUES WITHOUT HEREOUTH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THE REWITH (II) TO INCREASE THE DISTRICTS AND LADD ANY PERFEININE TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND MITHEREST THE REPORT OF SUCH BONDS AND RECVENUES WITHOUT HIMETAIND SUCH TERMS. AND THE REVENUE SEROM SUCH TREMS AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THEREOT AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE BONDS AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*	
CITY OF ARVADA QUESTION 2A AMENDMENT TO THE CHARTER FOR THE CITY OF ARVADA Shall Section 32 of the Arvada City Charter be amended to change the date for regard multipal elections to the first Tuesday in November in cof-multiverel years? YES NO NO JEFFERSON COUNTY R-1 SCHOOL DISTRICT SISSUE 3A SISSUE 3	YES SCIENTIFIC AND CULTURAL FACILITIES DISTRICT 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 IDIDIVIDUAL 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 .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014		
JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WILLE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF: WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL LUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPEDINIO	CITY OF ARVADA QUESTION 2A AMENDMENT TO THE CHAPTER FOR THE CITY OF ARVADA Shall Section 3.2 of the Arvada City Charter be amended to change the date for regular municipal elections to the first Tuesday in November in odd-numbered years?		
WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" YES NO	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF: WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE ON SPENDING CHANGE UNDER, ADDITIONAL PROPERTY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X. SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"		
	<u>P</u>	E	F

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 4	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mod Blue pen to mark your ballot.	re than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair)	(COUNTY COMMISSIONER DISTRICT 2 (Vote for One)	Shall Jud Court be	lge Roy Olson of the Jefferson County retained in office?
		George W. Bush Dick Cheney Republican		(,		
21		John F. Kerry John Edwards Democratic		J. Kevin McCasky Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian	\bigcirc	Guy Asher Stocking Democratic		NO
		David Cobb		COUNTY SHERIFF		
		Ralph Nader		(Vote for One)	"Ballot is	ssues referred by the general assembly
		Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka		Charles W. Carter	and balle	olitical subdivision are listed by letter, ot issues initiated by the people are merically. A 'yes' vote on any ballot
		Chuck Baldwin American Constitution Gene Amondson		Democratic Ted B. Mink	issue is a or existin	a vote in favor of changing current law ng circumstances, and a 'no' vote on ot issue is a vote against changing
		Leroy Pletten Concerns of People		Republican	current la	aw or existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	Shall Jud	COURT OF APPEALS Ige James S. Casebolt of the Colorado	concerning in	be an amendment to the Colorado constitution recovery of damages relating to construction of real provements, and, in connection therewith, prohibiting
		Walter F. Brown Mary Cal Hollis Socialist	Court of A	appeals be retained in office?	caused by a	it or impair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining "good and workmanlike manner" to truction that is suitable for its intended purposes; and
		Earl F. Dodge Howard L. Lydick Prohibition		YES	permitting ex	xceptions for laws that limit punitive damages, afford all immunity, or impose time limits of specified minimum
40		James E. Harris Margaret Trowe Socialist Workers	\bigcirc	NO		
41		Bill Van Auken Jim Lawrence Socialist Equality				YES
42		Write-in	Shall Jud	lge Dennis A. Graham of the Colorado Appeals be retained in office?		NO
43	U	NITED STATES SENATOR	oour or,	ppodio do rotalilos III olilos.	SHALL STAT	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY
		(Vote for One)		YES	THROUGH HEALTH R THEREWITH	TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR IELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTIORS AT THE RATE OF TWENTY FITHE MANUFACTURERS LIST PRICE; INCREASING 140CCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED 3ES OF THE ADDITIONAL TOBACCO TAXENTO EXPAND ELIGIBILITY FOR AND INCREASE NT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
		Pete Coors		NO	BY WHOLES CIGARETTE HANDLING,	AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO
		Republican	Shall lud	ge Arthur P. Roy of the Colorado Court of	PRODUCTS PERCENT O SUCH TOE REQUIRING	BY DISTRIBUTORS AT THE RATE OF TWENTY IF THE MANUFACTURER'S LIST PRICE; INCREASING SACCO TAXES EFFECTIVE JANUARY 1, 2005; ACNUAL APPROPRIATIONS OF SPECIFIED
		Ken Salazar Democratic	Appeals t	be retained in office?	PERCENTAG REVENUES ENROLLMEI	GES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE NT IN THE CHILDREN'S BASIC HEALTH PLAN, TO
		Victor Good Colorado Reform			FDLICATION	I PROGRAMS AND PREVENTION FARLY
		Douglas "Dayhorse" Campbell American Constitution		YES	CARDIOVAS COMPENSA PENSION FI	, AND TREATMENT OF CANCER AND COLOR OF THE STATE GENERAL FUND, THE OLD AGE UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES DESILITAINS OF
		Richard Randall Libertarian		NO	CIGARETTE THE APPR REVENUES	S AND TOBACCO PRODUCTS; SPECIFYING THAT OPPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED
		John R. Harris Independent	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	1, 2005; ALI REVENUES SERVE POF	JPHIATIONS FOR SUCH PROGRAMS ON JANUARY LOWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC
		Finn Gotaas Unaffiliated			HEALTH PL PROGRAM A A STATE I	UND, AND LOCAL GOVERNMENT'S FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS, SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED DEPRIATIONS FOR SUCH PROGRAMS ON JANUARY LOWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND RNOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS: EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X. OF THE
		Write-in		YES	THE GOVER OF EXISTIN TOBACCO	NOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
54	REPRES	ENTATIVE TO THE 109th UNITED		NO	APPROPRIA	TIONS OF ADDITIONAL TOBACCO TAX REVENUES
		STATES CONGRESS DISTRICT 2 (Vote for One)		ge John R. Webb of the Colorado Court of be retained in office?	APPROPRIA	STATUTORY LIMITATION ON GENERAL FUND ITIONS GROWTH OR ANY OTHER EXISTING LIMITATION?
		Mark Udall	Appeals	re retained in Onice :		YES
		Democratic Stephen M. Hackman Republican		YES		NO
		Republican Norm Olsen		NO		
	DEC	Libertarian ENT OF THE UNIVERSITY OF		DISTRICT JUDGE		AMENDMENT 36
	II.LG	COLORADO AT LARGE (Vote for One)	Chall lu	1st JUDICIAL DISTRICT	Shall there concerning pand, in con	be an amendment to the Colorado constitution popular proportional selection of presidential electors, nection therewith, creating procedures for allocating placetoral vides for president and vides president of the
_				dge Stephen M. Munsinger of the 1st istrict be retained in office?	United States state for eac amendment	s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of
		Jennifer Mello Democratic			presidential forth procedu results and presidential	AMENDMENT 36 be an amendment to the Colorado constitution popular proportional selection of presidential electors, nection therewith, creating procedures for allocating electoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting ures and timelines that govern the certification of election the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original or the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an
		Steve Bosley Republican		YES		granting the Colorado supreme court original or the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact
		Daniel Ong Libertarian		NO	legislation to	asis, and authorizing the general assembly to enact change the manner of selecting presidential electors or occurrence contained in this amendment?
	S	STATE REPRESENTATIVE DISTRICT 25 (Vote for One)	Shall Jud	COUNTY JUDGE, JEFFERSON ge Judy Archuleta of the Jefferson County retained in office?		YES NO
		Donna Red Wing		YES		
		John Witwer		NO	Shall thoro	AMENDMENT 37 be an amendment to the Colorado revised statutes
		Republican DISTRICT ATTORNEY			concerning re electric serv	enewable energy standards for large providers of retail
		1st JUDICIAL DISTRICT (Vote for One)		lge James C. Demlow of the Jefferson	that a percen sources, beg by 2015; req watt and of	inergy resources to include solar, wind, geothermal, all hydroelectricity, and hydrogen fuel cells; requiring late of retail electricity sales be derived from renewable inning with 3% in the year 2007 and increasing to 10% upring utilities to offer customers a rebate of \$2.00 per her incentives for solar electric generation; providing rutilities to invest in renewable energy resources that economic benefits to customers; limiting the retail rate
		Mary A. Malatesta	County C	ourt be retained in office?	residential ci	ustomers, requiring public utilities commission rules to
		Democratic Scott Storey		YES	establish ma using conde generating fa	ajor aspects of the measure; prohibiting utilities from emnation or eminent domain to acquire land for acilities used to meet the standards; requiring utilities
_		Republican COUNTY COMMISSIONER		NO	and specifyii utility may op	nents contracts to address shortfalls from the standards; ng election procedures by which the customers of a it out of the requirements of this amendment?
		DISTRICT 1 (Vote for One)	Shall Jud	ge Tina L. Olsen of the Jefferson County retained in office?		YES
		Jim Congrove	Jourt De			NO
		Scott Benefield		YES		
		Democratic Steven Gallant		NO		
		Libertarian Tanya Ishikawa				
		Green				

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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, concerning reform of the state civil service system, and, in connection therewith, modifying the ment principle, exempting certain positions from the system, modifying the ment principle, exempting certain positions from the system, modifying the ment principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO REGIONAL TRANSPORTATION DISTRICT 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, 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 STATE DEATH OF THE CONTRUCTION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF THE REVINCE SO PEDST 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPYMENT COST OF \$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES: "CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPPROACHING SO YEARS OLD: "CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; "RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS. "MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL, SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FOR SHIPSHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCEASE THE DISTRICT AND AVAILABRE PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT OPAY THE PRINCIPLAL OF AND INTEREST ON SUCH PROCEEDS AND REVENUES FROM THE REVENUE SHOW SUCH TAXES AND THE BONDS AND THE REVENUE FROM SUCH TAXES AND THE SOCIETY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPLA OF AND INTEREST ON SUCH BROCECEDS AND REVENUES WITH THE SUBJECT TO PREVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE BONDS AND THE REVENUE FROM SUCH TAXES AND THE PROVISION OF WATER TO ITS CUSTOMERS, AND THE HERAFTER AS OTHERWISE ALLOWED BY LAW, WH	
YES NO		
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B SHALL THERE BE AN EXTENSION UNITIL 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 .027 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0145 PERCENT SALES AND USE TAX TO .027 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?	SHALL LEYDEN WATER DISTRICT, WITHOUT CREATING ANY NEW TAX OR INCREASING ANY CURRENT TAXES BE PERMITTED AND AUTHORIZED IN 2005 AND EACH SUBSEQUENT YEAR THEREAFTER, TO RETAIN AND SPEND DISTRICT REVENUES RECEIVED FROM ANY SOURCE WHATSOVER, INCLUDING WITHOUT LIMITATIONS AD VALORUM TAXES, IN EXCESS OF THE SPENDING, REVENUE RAISING, OR OTHER LIMITATIONS SET FORTH IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND TO RETAIN AND SPEND DISTRICT REVENUES IN EXCESS OF THE TAX REVENUE LIMITATION CONTAINED WITHIN SECTION 29-1-301, ET. SEQ. C.R.S., UTILIZING SUCH REVENUES FOR DISTRICT OPERATIONS, CAPITAL EQUIPMENT, REPAIRS AND IMPROVEMENTS AND OTHER LAWFUL PUBLIC PURPOSE? YES NO	
JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"		
NO NO		
<u>P</u>	E	F

	Ā	JEFFERSON COUNTY	STATE OF COLORADO	November 2, 2004
11		Ballot Style: 5	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	to the left of any candidate. Do not vote for more Black or Blue pen to mark your ballot.	re than the authorized
	Р	RESIDENTIAL ELECTORS	COUNTY COMMISSIONER	Shall Judge James C. Demlow of the Jefferson
		(Vote for One Pair) George W. Bush	DISTRICT 1 (Vote for One)	County Court be retained in office?
21		Dick Cheney Republican John F. Kerry	Jim Congrove	YES
		John Edwards Democratic Michael Badnarik	Jim Congrove Republican Scott Benefield	○ NO
		Richard V. Campagna Libertarian	Democratic	
-		David Cobb Patricia LaMarche Green		Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform	Tanya Ishikawa Green	
		Michael Anthony Peroutka Chuck Baldwin American Constitution	DISTRICT	YES
		Gene Amondson Leroy Pletten Concerns of People	(Vote for One)	NO
		Stanford E. Andress (Andy) Irene M. Deasy	J. Kevin McCasky Republican	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
		Walter F. Brown Mary Cal Hollis Socialist	Guy Asher Stocking Democratic	
		Earl F. Dodge Howard L. Lydick Prohibition	COUNTY SHERIFF (Vote for One)	YES
40		James E. Harris Margaret Trowe Socialist Workers	,	○ NO
41		Bill Van Auken Jim Lawrence Socialist Equality	Charles W. Carter	
42		Write-in	Ted B. Mink Republican	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
	U	NITED STATES SENATOR	COURT OF APPEALS	and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot
44		(Vote for One)	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	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
		Pete Coors	YES	current law or existing circumstances." AMENDMENT 34 Shall there be an amendment to the Colorado constitution
		Republican Ken Salazar	○ NO	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
		Democratic Victor Good		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 workmanilike manner, defining 'good and workmanilike 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?
		Colorado Reform	Shall Judge Dennis A. Graham of the Colorado	governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?
		Douglas "Dayhorse" Campbell American Constitution Richard Randall	Court of Appeals be retained in office?	YES
		Libertarian	YES	○ NO
51		John R. Harris Independent		
		Finn Gotaas Unaffiliated	NO	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION
		Write-in	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	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 DISTRIBUTIONS 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
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS		HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TORACCO TAYES FEFECTIVE JANUARY 1 2005
		DISTRICT 2 (Vote for One)	YES	REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE EMPOLIMENT IN THE CHILD PERSON PASIC LIFER THE PLAN TO
		Mark Udall Democratic	○ NO	EDUCATION PROGRAMS, AND PREVENTION, EARLY
		Stephen M. Hackman Republican	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	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
		Norm Olsen Libertarian		CAHDIOVASCULAH AND PULMONARY DISEASES, 10 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 POPULI ATLONS FUND IN THE CHILD PEN'S RASIC
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE	○ YES	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
		(Vote for One)	O NO	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
		Jennifer Mello Democratic	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	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
		Steve Bosley Republican		APPROPRIATIONS OF ADDITIONAL TODACCO TAX REVENUES
		Daniel Ong Libertarian	YES	FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
		STATE SENATE	○ NO	YES
		DISTRICT 19 (Vote for One)	DISTRICT JUDGE	○ NO
		Sue Windels	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	
		Democratic Jessica Corry	Judicial District be retained in office?	AMENDMENT 36 Shall there be an amendment to the Colorado constitution
	s	Republican STATE REPRESENTATIVE	YES	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
		DISTRICT 29 (Vote for One)	NO	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
		Debbie J. Benefield	COUNTY JUDGE, JEFFERSON	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 integritation for the detication of all contents programs programs.
		Democratic Bob Briggs	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	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
		Republican DISTRICT ATTORNEY	YES	any of the procedures contained in this amendment? YES
		1st JUDICIAL DISTRICT (Vote for One)	○ NO	○ NO
		Mary A. Malatesta Democratic		
		Scott Storey Republican		

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 6	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mo Blue pen to mark your ballot.	re than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	(COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican		line One survey		YES
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican		165
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Jud Court be	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka	(COUNTY COMMISSIONER		YES
		Chuck Baldwin American Constitution Gene Amondson		DISTRICT 2 (Vote for One)		NO
		Leroy Pletten Concerns of People		J. Kevin McCasky	Shall lud	ge Roy Olson of the Jefferson County
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated) (Republican	Court be	retained in office?
		Walter F. Brown Mary Cal Hollis Socialist		Guy Asher Stocking Democratic		
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		YES
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
42		Write-in		Ted B. Mink Republican	"Ballot is or any po	sues referred by the general assembly olitical subdivision are listed by letter,
	U	NITED STATES SENATOR (Vote for One)		COURT OF APPEALS	and ballo listed nu issue is a	ot issues initiated by the people are merically. A 'yes' vote on any ballot a vote in favor of changing current law
44		(vote is: one)		dge James S. Casebolt of the Colorado Appeals be retained in office?	or existing any ballo	ng circumstances, and a 'no' vote on of issue is a vote against changing aw or existing circumstances."
		Pete Coors Republican		YES		AMENDMENT 34
		Ken Salazar		NO	concerning r property imp laws that limi	ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and
		Democratic Victor Good			workmanlike include cons permitting ex	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner; defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
		Colorado Reform Douglas "Dayhorse" Campbell	Shall Jud	dge Dennis A. Graham of the Colorado	lengths on fili	n minuting, or impose time limits of specified minimum ng lawsuits?
		Douglas "Dayhorse" Campbell American Constitution Richard Randall		Appeals be retained in office?		YES
		Libertarian		YES		NO
		John R. Harris Independent				
52		Finn Gotaas Unaffiliated		NO	SHALL STAT THROUGH HEALTH R	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION
		Write-in	Shall Jud Appeals I	ge Arthur P. Roy of the Colorado Court of pe retained in office?	INCREASE S BY WHOLES CIGARETTE	TE TAKES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTIONS AT THE RATE OF TWENTY FTHE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE STIN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH CLORADO QUALIFIED PROVIDERS, TOBACCO
_	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			PRODUCTS PERCENT O SUCH TOB	OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY F THE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005;
		DISTRICT 2 (Vote for One)		YES	REQUIRING PERCENTAG REVENUES	ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE TO EXPAND ELIGIBILITY FOR AND INCREASE TY IN THE CHILDEEN'S RASIC HEALTH PLAN TO
		Mark Udall Democratic		NO	FUND COMI CERTAIN C EDUCATION DETECTION	PROGRAMS, AND PREVENTION, EARLY
		Stephen M. Hackman Republican	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	CARDIOVAS COMPENSA	CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE
		Norm Olsen Libertarian			CIGARETTE THE APPR REVENUES	JND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO "ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE IS OF JANUARY 1, 2005, UPON A DECLARATION OF "ISCAL EMERGENCY BY TWO-THIRDS OF THE DF EACH HOUSE OF THE GENERAL ASSEMBLY AND INDOR; PROHIBITING THE REPEAL OR REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE		YES	1, 2005; ALL REVENUES SERVE POP	PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC
		(Vote for One)		NO	HEALTH PL PROGRAM A A STATE F	AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE ASSEMBLY AND
		Jennifer Mello Democratic	Shall Jud Appeals I	ge John R. Webb of the Colorado Court of pe retained in office?	THE GOVEF OF EXISTIN TOBACCO	RNOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS: EXCLUDING ALL ADDITIONAL TAXY REVENUES EDOM EIGEN VALUE OFFICIAL
		Steve Bosley Republican	11, 23.0		APPROPRIA	PRODUCTS; EXCLUDING ALL ADDITIONAL FAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES CTATLICON LIMITATION ON CHEET HAD
		Daniel Ong Libertarian		YES		STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING IMITATION?
		STATE SENATE		NO		YES
		DISTRICT 19 (Vote for One)		DISTRICT JUDGE		NO
		Sue Windels	Shall Ju	1st JUDICIAL DISTRICT dge Stephen M. Munsinger of the 1st instrict be retained in office?		
		Democratic Jessica Corry	Judicial L	nation be retained in onice?	Shall there	AMENDMENT 36 be an amendment to the Colorado constitution
	S	Republican STATE REPRESENTATIVE	0	YES		
		DISTRICT 29 (Vote for One)		NO	state for each	ropular proportional selection or presidential electors, nection therewith, creating procedures for allocating lectoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of elections applies to the 2004 general election; setting tres and timelines that govern the certification of election the potential recounting of votes in elections for electrons and in the electron on this proposed.
		Debbie J. Benefield		COUNTY JUDGE, JEFFERSON	results and presidential amendment;	the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original r the adjudication of all contests concerning presidential
		Democratic Bob Briggs		ge Judy Archuleta of the Jefferson County retained in office?	electors and expedited ba legislation to	r me adjudication of all comises concerning presidential requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occurred contained in this amendment?
		DISTRICT ATTORNEY		YES	any or trie pro	YES
		1st JUDICIAL DISTRICT (Vote for One)		NO		NO
		Mary A. Malatesta Democratic				
		Scott Storey Republican				

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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,	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY	
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	DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT	
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?	TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX	
YES NO	REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY	
REFERNDUM 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state	TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" YES	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES	○ NO	
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.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
YES NO	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES: 'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD; 'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; 'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS:	
REGIONAL TRANSPORTATION DISTRICT 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	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY PEROVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
CÜRRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL THANSPORTATION 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 SE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFORE BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF	
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 DEET 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 CONTRINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	THE COLORADO CONSTITUTION OR ANY OTHER LAW?* YES NO	
YES		
NO		
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT 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 WITHOUT 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 .0136 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 .064 PERCENT; SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF ARVADA QUESTION 2A AMENDMENT TO THE CHARTER FOR THE CITY OF ARVADA Shall Section 3.2 of the Arvada City Charter be amended to change the date for regular municipal elections to the first Tuesday in November in odd-numbered years? YES		
O NO		

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 7	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	AND SULFIX PRECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	(COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican			_	
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican	\bigcirc	YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judo Court be r	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka Chuck Baldwin American Constitution	(COUNTY COMMISSIONER		YES
		Gene Amondson		DISTRICT 2 (Vote for One)		NO
		Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County
		Irene M. Deasy Unaffiliated Walter F. Brown		Republican Guy Asher Stocking	Court be r	retained in office?
		Mary Cal Hollis Socialist		Democratic		YES
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		
40		James E. Harris Margaret Trowe Socialist Workers			\bigcirc	NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
42		Write-in		Ted B. Mink Republican	"Ballot is or any po	sues referred by the general assembly olitical subdivision are listed by letter, ot issues initiated by the people are
	U	NITED STATES SENATOR (Vote for One)	Ob all live	COURT OF APPEALS	listed nui	merically. A 'yes' vote on any ballot
44				dge James S. Casebolt of the Colorado Appeals be retained in office?	any ballo	ng circumstances, and a 'no' vote on of issue is a vote against changing ow or existing circumstances."
		Pete Coors Republican		YES	Shall there	AMENDMENT 34 be an amendment to the Colorado constitution economy of damagne relating to constitution of real
		Ken Salazar Democratic		NO	property imp laws that limit caused by a	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum ng lawsuits?
		Victor Good Colorado Reform			include const permitting ex governmental	manner; defining 'good and workmanlike manner to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum
		Douglas "Dayhorse" Campbell American Constitution		lge Dennis A. Graham of the Colorado	lengths on fili	ng lawsuits?
		American Constitution Richard Randall	Court of A	Appeals be retained in office?		YES
		Libertarian John R. Harris		YES		NO
		Independent Finn Gotaas		NO		AMENDMENT 35
		Unaffiliated	Shall lud	ge Arthur P. Roy of the Colorado Court of	SHALL STAT THROUGH HEALTH R THEREWITH	TE TAXES BE INCREASED \$175 MILLION ANNUALLY
53	DEDDEO	Write-in	Appeals t	be retained in office?	INCREASE S BY WHOLES CIGARETTE	ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY FITHE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONAL TOBSPECIFIED SES OF THE ADDITIONAL TOBSPECO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE TO EXPAND ELIGIBILITY FOR AND INCREASE TO EXPAND ELIGIBILITY FOR AND INCREASE TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 6		VEC	PRODUCTS PERCENT OF	BY DISTRIBUTORS AT THE RATE OF TWENTY F THE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005;
		(Vote for One)		YES	PERCENTAG REVENUES ENROLLMEN	ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO
		Tom Tancredo Republican		NO	CERTAIN C	COLORADO QUALIFIED PROVIDERS, TOBACCO PROGRAMS AND PREVENTION FARLY
		Joanna L. Conti Democratic	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	CARDIOVAS COMPENSAT PENSION FU TAX LOSSE	CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE JND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF
		Jack J. Woehr Libertarian			CIGARETTES THE APPRO REVENUES S	S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED OPRIATIONS FOR SUCH PROGRAMS ON JANUARY
		Peter Shevchuk American Constitution		YES	1, 2005; ALL REVENUES SERVE POP	OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AND AND THE COLORADO MEDICAL ASSISTANCE
		TE BOARD OF EDUCATION NGRESSIONAL DISTRICT 6		NO	PROGRAM A A STATE F MEMBERS O	AND THEATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE JIND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED JORNATIONS FOR SUCH PROGRAMS ON JANUARY COWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF SISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER
		(Vote for One)		ge John R. Webb of the Colorado Court of be retained in office?	OF EXISTING TOBACCO TOBACCO	INON; PHOHIBITING THE HEPFAL OH REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING DSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING
		Randy DeHoff Republican			FROM THE	STATUTORY LIMITATION ON GENERAL FUND
		Susan Marinelli Democratic	0	YES	APPROPRIA SPENDING L	TIONS GROWTH OR ANY OTHER EXISTING IMITATION?
		ENT OF THE UNIVERSITY OF COLORADO AT LARGE	0	NO		YES
		(Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT		NO
		Jennifer Mello Democratic	Shall Judicial D	dge Stephen M. Munsinger of the 1st district be retained in office?		
		Steve Bosley Republican			Shall there	AMENDMENT 36 be an amendment to the Colorado constitution popular proportional selection of presidential electors,
		Daniel Ong Libertarian	0	YES	and, in conr	nection therewith, creating procedures for allocating
	S	TATE REPRESENTATIVE		NO	amendment presidential forth procedu	heatoria votes in president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting tres and timelines that govern the certification of election the potential recounting of votes in elections for leaders and in the decition on this prepaced
		DISTRICT 25 (Vote for One)		COUNTY JUDGE, JEFFERSON	amendment; jurisdiction fo	granting the Colorado supreme court original r the adjudication of all contests concerning presidential
		Donna Red Wing		ge Judy Archuleta of the Jefferson County retained in office?	electors and a expedited ba legislation to	requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occurred contained in this amendment?
		John Witwer		YES		YES
		Republican DISTRICT ATTORNEY		NO		NO
		1st JUDICIAL DISTRICT (Vote for One)				
		Mary A. Malatesta				
_		Democratic Scott Storey				
<u> </u>		Republican				

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 8		STATE OF COLORADO EFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval to number of candidates. Please use a	o the left Black or	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the	authorized
	Р	RESIDENTIAL ELECTORS		COUNTY COMMISSIONER		DISTRICT JUDGE
		(Vote for One Pair)		DISTRICT 1 (Vote for One)	Chall lu	1st JUDICIAL DISTRICT
		George W. Bush Dick Cheney Republican		. ,	Judicial D	dge Stephen M. Munsinger of the 1st istrict be retained in office?
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican		
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		YES
		David Cobb		Steven Gallant		NO
		Ralph Nader		Tanya Ishikawa		COUNTY JUDGE, JEFFERSON
		Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka		Green COUNTY COMMISSIONER		ge Judy Archuleta of the Jefferson County retained in office?
		Chuck Baldwin American Constitution		DISTRICT 2 (Vote for One)	Countries	YES
		Gene Amondson Leroy Pletten Concerns of People				
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky Republican		NO
		Walter F. Brown Mary Cal Hollis Socialist	$\left(\right)$	Guy Asher Stocking Democratic		
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF	Shall Jud	lge James C. Demlow of the Jefferson ourt be retained in office?
40		James E. Harris		(Vote for One)	2 Junity 0	550
41		Margaret Trowe Socialist Workers Bill Van Auken		Charles W. Carter		YES
		Jim Lawrence Socialist Equality		Democratic		NO
42		Write-in		Ted B. Mink Republican		
44	U	(Vote for One)		OSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT DUR (4) YEAR TERMS EACH VOTE FOR THREE (3)	Shall Jud Court be	ge Tina L. Olsen of the Jefferson County retained in office?
		Pete Coors Republican		Patrick John Smith	0	YES
		Ken Salazar Democratic		Pamela Jill Turner (PJ Turner)	0	NO
		Victor Good Colorado Reform		Peggy Layton	Shall Jud	Ige Roy Olson of the Jefferson County retained in office?
		Douglas "Dayhorse" Campbell American Constitution	PROPO	OSED HIGHLAND RESCUE TEAM	Court be	retained in Office :
		American Constitution Richard Randall	T	AMBULANCE DISTRICT WO (2) YEAR TERMS EACH		YES
		Libertarian		VÓTE FOR TWO (2)		NO
		John R. Harris Independent		William A. Easterling		NO
		Finn Gotaas Unaffiliated	0	Annette Calvi		
		Write-in	Oball	COURT OF APPEALS	or any p	ssues referred by the general assembly olitical subdivision are listed by letter,
54	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS	Court of	dge James S. Casebolt of the Colorado Appeals be retained in office?	listed nu	ot issues initiated by the people are merically. A 'yes' vote on any ballot a vote in favor of changing current law
		DISTRICT 6 (Vote for One)		YES	or existi	ng circumstances, and a no vote on ot issue is a vote against changing aw or existing circumstances."
		Tom Tancredo		NO		AMENDMENT 34 be an amendment to the Colorado constitution
		Republican Joanna L. Conti			concerning	recovery of damages relating to construction of real
		Democratic Jack J. Woehr	Chall liv	dge Dennis A. Graham of the Colorado	caused by a workmanlike include cons	it or impair a property owner's right to recover damages a failure to construct an improvement in a good and manner, defining "good and workmanlike manner" to truction that is suitable for its intended purposes; and kceptions for laws that limit punitive damages, afford
		Libertarian		Appeals be retained in office?	governmenta	I immunity, or impose time limits of specified minimum ing lawsuits?
		Peter Shevchuk American Constitution				
		ATE BOARD OF EDUCATION ON CONTROL OF THE PROPERTY OF THE PROPE		YES		YES
		(Vote for One)		NO		NO
		Randy DeHoff Republican	Shall Jud	dge Arthur P. Roy of the Colorado Court of be retained in office?	SHALL STA	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY
		Susan Marinelli	Prodio		HEALTH F	ADDITIONAL TOBACCO TAXES IMPOSED FOR RELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES
	REG	Democratic ENT OF THE UNIVERSITY OF		YES	BY WHOLES CIGARETTE HANDLING,	SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY OF THE MANUFACTURER'S LIST PRICE; INCREASING
		COLORADO AT LARGE (Vote for One)		NO	REQUIRING PERCENTA REVENUES	ANNUAL APPROPRIATIONS OF SPECIFIED GES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE
		Jennifer Mello Democratic		dge Daniel Marc Taubman of the Colorado Appeals be retained in office?	FUND COM CERTAIN	NT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO I PROGRAMS, AND PREVENTION, EARLY
		Steve Bosley Republican			DETECTION CARDIOVAS COMPENSA	I, AND TREATMENT OF CANCER AND COLLAR AND PULMONARY DISEASES, TO THE THE STATE GENERAL FUND. THE OLD AGE
		Daniel Ong		YES	TAX LOSS CIGARETTE THE APPE	UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT IOPRIATIONS OF ADDITIONAL TOBACCO TAX
	9	Libertarian STATE REPRESENTATIVE		NO	FOR APPRO 1. 2005: AL	SHALL BE IN ADDITION TO AND NOT SUBSTITUTED DPRIATIONS FOR SUCH PROGRAMS ON JANUARY LOWING THE USE OF ADDITIONAL TOBACCO TAX
		DISTRICT 25 (Vote for One)	Shall Jud Appeals	dge John R. Webb of the Colorado Court of be retained in office?	PROGRAM A STATE MEMBERS (FOR ANY HEALTH RELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE DE EACH HOUSE OF THE GENERAL ASSEMBLY AND NAVOR; PROHIBITING THE REPEAL OR REDUCTION
		Donna Red Wing Democratic			OF EXISTIN TOBACCO TOBACCO	G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING
		John Witwer Republican		YES	FOR PURP COLORADO APPROPRIA	OSES OF SECTION 20 OF ARTICLE X OF THE
		DISTRICT ATTORNEY		NO	APPROPRIA	STATUTORY LIMITATION ON GENERAL FUND TITIONS GROWTH OR ANY OTHER EXISTING LIMITATION?
		1st JUDICIAL DISTRICT (Vote for One)				YES
		Mary A. Malatesta				NO
		Democratic Scott Storey				
		Republican				
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AMENDMENT 36	JEFFERSON COUNTY R-1 SCHOOL DISTRICT	
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	ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY	
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	DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, NATIONAL PURPOSES, NATIONAL PURP	
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	INCLUDING, BUT NOT LIMITED TO: * REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; * MEET THE INCREASED COSTS INCURRED BY THE DISTRICT	
plistuction for the application 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?	TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART	
YES	AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
O NO	WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND. TOGETHER WITH REVENUES FROM	
	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR	
AMENDMENT 37 Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail	WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
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	CONSTITUTION OF AN	
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	YES	
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	○ NO	
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?		
	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF	
YES	\$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
NO REFERENDIM A	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES: * CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;	
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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the	WHICH ARE APPHOACHING 50 YEARS OLD; 'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; 'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS;	
modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND	
personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	IMPROVING SITE CONDITIONS: AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL	
YES	WITH SUCH JEET TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND	
○ NO	SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION	
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	THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
of Colorado, concerning the elimination of obsolete provisions of the state constitution.	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE	
YES	DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
O NO	YES	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER	NO	
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 OUT ONLY THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT TO SALE THE CONTENT OF T	PROPOSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT QUESTION 5A SHALL THE PROPOSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT BE ORGANIZED AS A SPECIAL	
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	DISTRICT PURSUANT TO ITS APPROVED SERVICE PLAN ON THE CONDITION THAT ITS INITIAL REAL PROPERTY TAX MILL LEVY IS APPROVED IN THIS ELECTION?	
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.	YES	
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,	NO	
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	QUESTION 5B SHALL THE PROPOSED HIGHLAND RESCUE TEAM	
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	AMBULANCE DISTRICT TAXES BE INCREASED UP TO \$275,000.00 ANNUALLY IN THE FIRST FULL FISCAL YEAR AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE IMPOSITION OF A TWO (2) MILL TAX ON REAL PROPERTY WITHIN THE DISTRICT FOR THE	
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	TAX ON REAL PROPERTY WITHIN THE DISTRICT FOR THE PURPOSES OF MAINTAINING ADVANCED LIFE SUPPORT AMBULANCE SERVICE OPERATIONS, AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, KEEP AND EXPEND ALL REVENUES FROM SUCH TAX IN 2006 AND EACH YEAR	
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	THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE FOR EACH YEAR AND WITHOUT REGARD TO ANY EXPENDITURE REVENUE-RAISING OR OTHER LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO	
THAN SIX-TENTHS OF ONE PERCENT?	CONSTITUTION OR ANY OTHER LAW.	
YES	YES	
○ NO	NO	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	QUESTION 5C SHALL THE PROPOSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT BE AUTHORIZED TO RETAIN ALL REVENUE FROM ITS MILL LEVY AND FROM ALL OTHER SOURCES IN 2006 AND SUBSEQUENT YEARS; PROVIDED THAT	
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	THE DISTRICT'S PROPERTY TAX RATE SHALL NOT BE CHANGED WITHOUT VOTER APPROVAL AND SHALL SUCH REVENUES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER APPROVED REVENUE CHANGE FOR EACH YEAR	
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	WITHOUT REGARD TO AND AS AN EXCEPTION TO THE EXPENDITURE, REVENUE-RAISING OR OTHER LIMITATIONS CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, SECTION 29-1-301, C.R.S., OR ANY	
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	OTHER LAW? YES	
ITHEE INDIVIDUAL SALES AND USE IAXES 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	NO	
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		
PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		
YES		
NO		
	E	F L

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	JEFI	FERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11	Ball	lot Style: 9	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	ASON COUNTY CLERK & RECORDER
	To vote, BL number of o	ACKEN () the oval t candidates. Please use a	o the left c Black or B	of any candidate. Do not vote for more Blue pen to mark your ballot.	e than the	authorized
		IAL ELECTORS	C	COUNTY COMMISSIONER		DISTRICT JUDGE 1st JUDICIAL DISTRICT
	(Vote to	or One Pair) V. Bush		DISTRICT 1 (Vote for One)	Shall Jud	ge Stephen M. Munsinger of the 1st strict be retained in office?
21	Dick Chene John F. I			Jim Congrove	Judicial Di	strict be retained in office?
	John Edwa	Democratic)	Republican		YES
	Michael I Richard V.			Scott Benefield Democratic		-
	David Co Patricia La			Steven Gallant Libertarian		NO
	Ralph Na Peter Migu	nder el Camejo Colorado Reform	0	Tanya Ishikawa _{Green}		COUNTY JUDGE, JEFFERSON
	Michael A	Anthony Peroutka dwin American Constitution	C	COUNTY COMMISSIONER DISTRICT 2		ge Judy Archuleta of the Jefferson County etained in office?
	Gene Am Leroy Plett			(Vote for One)		YES
	Stanford	E. Andress (Andy)		J. Kevin McCasky		NO
	Irene M. De Walter F.	•		Republican Guy Asher Stocking		
	Mary Cal H Earl F. D			Democratic COUNTY SHERIFF	Shall lud	ge James C. Demlow of the Jefferson
	Howard L.	Lydick Prohibition		(Vote for One)	County Co	ourt be retained in office?
40	James E Margaret T	rowe Socialist Workers				-
41	Bill Van A			Charles W. Carter Democratic		YES
42	Write-in			Ted B. Mink Republican		NO
		ATES SENATOR of for One)		SED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT UR (4) YEAR TERMS EACH VOTE FOR THREE (3)	Shall Judo Court be r	ge Tina L. Olsen of the Jefferson County etained in office?
45	Pete Coo	ors		Patrick John Smith		YES
	Ken Sala	zar		Pamela Jill Turner (PJ Turner)		NO
	Democratic Victor Go			Peggy Layton	Shall Jud	ge Roy Olson of the Jefferson County
	Colorado Ref	"Dayhorse" Campbell	PROPO	SED HIGHLAND RESCUE TEAM	Court be r	etained in office?
	American Cor			AMBULANCE DISTRICT VO (2) YEAR TERMS EACH		YES
51	Libertarian John R. I			VÓTE FOR TWO (2) William A. Easterling		NO
51	Independent					
	Finn Got Unaffiliated	aas		Annette Calvi		
	Write-in		Shall Jud	ge James S. Casebolt of the Colorado	or any po	sues referred by the general assembly olitical subdivision are listed by letter, ot issues initiated by the people are
	STATES	TO THE 109th UNITED CONGRESS	Court of A	ppeals be retained in office?	listed nui	merically. A 'yes' vote on any ballot a vote in favor of changing current law ag circumstances, and a 'no' vote on
		FRICT 6 e for One)		YES	any ballo	ot issue is a vote against changing w or existing circumstances."
	Tom Tan Republican	credo		NO	Shall there	AMENDMENT 34 be an amendment to the Colorado constitution ecovery of damages relating to construction of real
	Joanna L	Conti			nronerty imp	rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner; defining "good and workmanlike manner" to ruction that is suitable for its intended purposes; and
	Jack J. V	Voehr		ge Dennis A. Graham of the Colorado ppeals be retained in office?	governmental	immunity, or impose time limits of specified minimum
	Peter Sh		Court of A	ppeals be retained in onice:	lengths on fili	ng lawsuits?
	American Cor STATE BOARI	D OF EDUCATION		YES		YES
		DNAL DISTRICT 6 e for One)		NO		NO
	Randy D	eHoff	Shall Jude	ge Arthur P. Roy of the Colorado Court of		AMENDMENT 35
	Republican Susan M		Appeals b	e retained in office?	THROUGH HEALTH RI THEREWITH	E TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION , AMENDING THE COLORADO CONSTITUTION TO
	Democratic			YES	INCREASE S BY WHOLES	TATEWIDE TAXES ON THE SALE OF CIGARETTES ALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO
	COLORAD	IE UNIVERSITY OF OO AT LARGE For One)			PRODUCTS PERCENT OF SUCH TOB	BY DISTRIBUTORS AT THE RATE OF TWENTY FTHE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005;
		,		NO	PERCENTAG REVENUES ENROLLMEN	ANNUAL APPROPRIATIONS OF SPECIFIED SOF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO SPECIFICACY EDUNANCY APPRICAL CAPE THEORY
	Jennifer Democratic			ge Daniel Marc Taubman of the Colorado ppeals be retained in office?	FUND COMP CERTAIN C EDUCATION DETECTION,	PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO PROGRAMS, AND PREVENTION, EARLY AND TREATMENT OF CANCER AND
	Steve Bo Republican	osley			CARDIOVASI COMPENSAT PENSION FU TAX LOSSE	CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE IND, AND LOCAL GOVERNMENTS FOR TOBACCO SS RESULTING FROM REDUCED SALES OF
	Daniel O Libertarian	ng		YES	CIGARETTES THE APPRO REVENUES S	S AND TOBACCO PRODUCTS; SPECIFYING THAT OPPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED
	DIST	PRESENTATIVE PRICT 25 of for One)	Shall Judo Appeals h	NO ge John R. Webb of the Colorado Court of e retained in office?	1, 2005; ALL REVENUES SERVE POP HEALTH PLA PROGRAM A A STATE F	PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE IS OF JANUARY 1, 2005, UPON A DECLARATION OF ISCAL EMERGENCY BY TWO-THIRDS OF THE IF FACH HOUSE OF THE GENERAL ASSEMBLY AND
	Donna R	ed Wing			THE GOVER	IF EACH HOUSE OF THE GENERAL ASSEMBLY AND MOR: PROHIBITING THE REPEAL OR REDUCTION 3 TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING
	O John Wit	wer		YES	FOR PURPO COLORADO APPROPRIA	OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES
		TATTORNEY		NO	FROM THE	STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING
_	1st JUDIC	IAL DISTRICT for One)				YES
		Malatesta				NO
_	Democratic Scott Sto					
	Republican					
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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? YES MENDMENT 37 Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A *SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: **REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; **MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; **MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND **ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, ATO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED ON SO FIUNDS UNDER, ARTICLE X. SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	LOOKOUT MOUNTAIN WATER DISTRICT ISSUE 5D SHALL THE LOOKOUT MOUNTAIN WATER DISTRICT TAXES BE INCREASED BY \$115,500.00 IN THE FIRST YEAR AND BY WHATEVER AMOUNTS ARE RAISED ANNUALLY THEREAFTER, FROM AN INCREASE IN THE DISTRICTS MILL LEVY FROM 12 200 MILLS TO 17.700 MILLS, COMMENCING TAX YEAR 2004, AND CONTINUING THEREAFTER, IN ORDER TO DEFRAY THE GENERAL OPERATING EXPENSES, AVOID IMMEDIATE WATER RATE INCREASES, AND PROVIDE FOR CAPITAL IMPROVEMENTS, AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND SPEND THE PROCEEDS OF SAID TAX INCREASE, ALONG WITH ALL REVENUE RECEIVED FROM ANY OTHER SOURCE, AS AN EXCEPTION TO AND WITHOUT REGARD TO ANY EXPENDITURE, REVENUE-RAISING, DEBT SERVICE CHANGE REQUIREMENTS, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, SECTION 29-1-301, COLORADO REVISED STATUTES, OR ANY OTHER LAW? YES NO
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?	YES NO NO JEFFERSON COUNTY R-1 SCHOOL DISTRICT	
YES NO	"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	*CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD; *CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; *RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS; *MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MACHANISH THE FESTENCE OF THE METERS.	
NO REFERENDUM B Amendments to articles IV, VII, and IX of the constitution of the state	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE	
of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES	BONDS' AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?	
NO	YES	
REGIONAL TRANSPORTATION DISTRICT 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 EXPRANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY SONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS	PROPOSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT QUESTION 5A SHALL THE PROPOSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT BE ORGANIZED AS A SPECIAL DISTRICT PURSUANT TO ITS APPROVED SERVICE PLAN ON THE CONDITION THAT ITS INITIAL REAL PROPERTY TAX MILL LEVY IS APPROVED IN THIS ELECTION? YES NO	
NOTES, OR OTHER MULTIPLE-RISCAL 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?	QUESTION 5B SHALL THE PROPOSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT TAXES BE INCREASED UP TO \$275,000.00 ANNUALLY IN THE FIRST FULL FISCAL YEAR AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE IMPOSITION OF A TWO (2) MILL TAX ON REAL PROPERTY WITHIN THE DISTRICT FOR THE PURPOSES OF MAINTAINING ADVANCED LIFE SUPPORT AMBULANCE SERVICE OPERATIONS, AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, KEEP AND EXPEND ALL REVENUES FROM SUCH TAX IN 2006 AND EACH YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE FOR EACH YEAR AND WITHOUT REGARD TO ANY EXPENDITURE, REVENUE-RAISING OR OTHER LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW.	
YES NO	YES NO	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT 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 .0555 PERCENT; DECREASING THE	SHALL THE PROPOSED HIGHLAND RESCUE TEAM AMBULANCE DISTRICT BE AUTHORIZED TO RETAIN ALL REVENUE FROM ITS MILL LEVY AND FROM ALL OTHER SOURCES IN 2006 AND SUBSEQUENT YEARS; PROVIDED THAT THE DISTRICT'S PROPERTY TAX RATE SHALL NOT BE CHANGED WITHOUT VOTER APPROVAL; AND SHALL SUCH REVENUES BE COLLECTED AND SPENT BY THE DISTRICT AS A WOTER APPROVED REVENUE CHANGE FOR EACH YEAR WITHOUT REGARD TO AND AS AN EXCEPTION TO THE EXPENDITURE, REVENUE-RAISING OR OTHER LIMITATIONS CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, SECTION 29-1-301, C.R.S., OR ANY OTHER LAW?	
.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?	NO	
YES		
<u>P</u>	E	F J

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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 10	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the	authorized
_	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	(COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	Ige James C. Demlow of the Jefferson ourt be retained in office?
- -		Dick Cheney Republican				v=-
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judo Court be r	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka	(COUNTY COMMISSIONER		YES
		Chuck Baldwin American Constitution Gene Amondson		DISTRICT 2 (Vote for One)		NO
		Leroy Pletten Concerns of People Stanford F Andress (Andy)		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown		Republican	Court be r	retained in office?
		Mary Cal Hollis Socialist		Guy Asher Stocking Democratic		VEC
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		YES
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
42		Write-in	0	Ted B. Mink Republican	"Ballot is or any po	sues referred by the general assembly olitical subdivision are listed by letter,
	U	NITED STATES SENATOR (Vote for One)		COURT OF APPEALS	listed nu	ot issues initiated by the people are merically. A 'yes' vote on any ballot a vote in favor of changing current law
		(3.2. 2. 3)	Shall Jud Court of A	dge James S. Casebolt of the Colorado Appeals be retained in office?	any ballo	ng circumstances, and a 'no' vote on ot issue is a vote against changing aw or existing circumstances."
45		Pete Coors Republican		YES		AMENDMENT 34
		Ken Salazar		NO	concerning re property imp laws that limit caused by a	be an amendment to the Colorado constitution eccovery of damages relating to construction of real provements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages i failure to construct an improvement in a good and manner, defining "good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum ing lawsuits?
		Democratic Victor Good			workmanlike include const permitting ex	manner; defining "good and workmanlike manner" to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford
		Colorado Reform Douglas "Davhorse" Campbell	Shall Jud	dge Dennis A. Graham of the Colorado	lengths on fili	infilminity, of impose time limits of specified milliminum ing lawsuits?
		Douglas "Dayhorse" Campbell American Constitution Richard Randall		Appeals be retained in office?		YES
		Libertarian		YES		NO
		John R. Harris Independent				
52		Finn Gotaas Unaffiliated		NO	SHALL STAT THROUGH HEALTH R	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR IELATED PURPOSES. AND. IN CONNECTION
_		Write-in	Shall Jud Appeals I	ge Arthur P. Roy of the Colorado Court of be retained in office?	THEREWITH INCREASE S BY WHOLES CIGARETTE	ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY IF THE MANUFACTURER'S LIST PRICE; INCREASING ANOUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE VIT EXPAND ELIGIBILITY FOR AND INCREASE VIT THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			HANDLING, PRODUCTS PERCENT OF SUCH TOR	OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY IF THE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES FEFECTIVE JANUARY 1 2005
		DISTRICT 6 (Vote for One)		YES	REQUIRING PERCENTAG REVENUES	ANNUAL APPROPRIATIONS OF SPECIFIED GES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE MATTER TO THE PROPERTY OF THE PROP
		Tom Tancredo Republican	0	NO	CERTAIN C	COLORADO QUALIFIED PROVIDERS, TOBACCO I PROGRAMS AND PREVENTION FARLY
		Joanna L. Conti Democratic	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	DETECTION, CARDIOVAS COMPENSAT PENSION FU	, AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE UND, AND LOCAL GOVERNMENTS FOR TOBACCO
		Jack J. Woehr Libertarian			TAX LOSSE CIGARETTES THE APPRI REVENUES	ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED
		Peter Shevchuk American Constitution		YES	FOR APPRO 1, 2005; ALL REVENUES	PRIATIONS FOR SUCH PROGRAMS ON JANUARY LOWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO DISTRICT OF THE CHILDREN'S PASIC
		TE BOARD OF EDUCATION		NO	HEALTH PLA PROGRAM A A STATE F	AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED JPRIATIONS FOR SUCH PROGRAMS ON JANUARY COWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF SICKL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND RIONE; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER
	00	NGRESSIONAL DISTRICT 6 (Vote for One)		ge John R. Webb of the Colorado Court of per retained in office?	MEMBERS C THE GOVER OF EXISTING TOBACCO	DF EACH HOUSE OF THE GENERAL ASSEMBLY AND RNOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
		Randy DeHoff	Appeals	oo rotamou iii oiiile:	TOBACCO 1 FOR PURPO COLORADO APPROPRIA	PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING THORS OF ADDITIONAL TOBACCO TAX REVENUES
		Republican Susan Marinelli	0	YES	FROM THE	STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING
		Democratic ENT OF THE UNIVERSITY OF		NO		YES
		COLORADO AT LARGE (Vote for One)		DISTRICT JUDGE		NO
		Jennifer Mello	Shall .liii	1st JUDICIAL DISTRICT dae Stephen M. Munsinger of the 1st		
_		Democratic Steve Bosley	Judicial D	istrict be retained in office?		AMENDMENT 36
		Republican Daniel Ong		YES	concerning p and, in conr	be an amendment to the Colorado constitution opoular proportional selection of presidential electors, nection therewith, creating procedures for allocating lectoral votes for president and vice-president of the
		Libertarian		NO	United States state for each amendment	hectoral votes in president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting ires and timelines that govern the certification of election the potential recounting of votes in elections for leaders and in the election and this prepaced.
	S	TATE REPRESENTATIVE DISTRICT 25 (Vote for One)				
			Shall Jud	county Judge, Jefferson ge Judy Archuleta of the Jefferson County	electors and a expedited ba	granting the Colorado supreme court original or the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact
		Donna Red Wing Democratic		retained in office?	legislation to	change the manner of selecting presidential electors or occurres contained in this amendment?
		John Witwer Republican		YES		YES
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)		NO		NO
		Mary A. Malatesta				
		Scott Storey				
		Republican				

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TOON STAFF, TO SUCH INCREASE AND, TOGETHER WITH REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO LOOKOUT MOUNTAIN WATER DISTRICT
ISSUE 5D

SHALL THE LOOKOUT MOUNTAIN WATER DISTRICT TAXES BE
INCREASED BY \$115,500.00 IN THE FIRST YEAR AND BY
WHATEVER AMOUNTS ARE RAISED ANNUALLY THEREAFTER,
FROM AN INCREASE IN THE DISTRICTS MILL LEVY FROM
12.200 MILLS TO 17.700 MILLS, COMMENCING TAX YEAR 2004,
AND CONTINUING THEREAFTER, IN ORDER TO DEFRAY THE
GENERAL OPERATING EXPENSES, AVOID IMMEDIATE WATER
RATE INCREASES, AND PROVIDE FOR CAPITAL
MYPROVEMENTS, AND SHALL THE DISTRICT BE AUTHORIZED
TO COLLECT AND SPEND THE PROCEEDS OF SAID TAX
INCREASE, ALONG WITH ALL REVENUE RECEIVED FROM ANY
OTHER SOURCE, AS AN EXCEPTION TO AND WITHOUT
REGARD TO ANY EXPENDITURE, REVENUE-RAISING, DEBT
SERVICE CHANGE REQUIREMENTS, OR OTHER LIMITATION
CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE
COLORADO CONSTITUTION, SECTION 29-1-301, COLORADO
REVISED STATUTES, OR ANY OTHER LAW? LOOKOUT MOUNTAIN WATER DISTRICT YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO YES NO

Ā	JEFFERSON COUNTY	STATE OF COLORADO	November 2, 2004
11	Ballot Style: 11	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK RECORDER
	To vote, BLACKEN () the oval t number of candidates. Please use a	o the left of any candidate. Do not vote for mo Black or Blue pen to mark your ballot.	re than the authorized
	DDECIDENTIAL ELECTORS	COUNTY COMMISSIONED	Chall ludge lames C. Demlay, of the leffereen
	PRESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
	George W. Bush Dick Cheney Republican	· · · · · · · · · · · · · · · · · · ·	
21	John F. Kerry John Edwards Democratic	Jim Congrove Republican	YES
	Michael Badnarik Richard V. Campagna Libertarian	Scott Benefield Democratic	○ NO
	David Cobb Patricia LaMarche Green	Steven Gallant Libertarian	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Reform	Tanya Ishikawa Green	
	Michael Anthony Peroutka Chuck Baldwin American Constitution	COUNTY COMMISSIONER	YES
	Gene Amondson	(Vote for One)	○ NO
	Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Shall Judge Roy Olson of the Jefferson County
	Irene M. Deasy ` Unaffiliated Walter F. Brown	Republican Guy Asher Stocking	Court be retained in office?
	Mary Cal Hollis Socialist Earl F. Dodge	Democratic COUNTY SHERIFF	YES
_	Howard L. Lydick Prohibition	(Vote for One)	NO
40	James E. Harris Margaret Trowe Socialist Workers		
41	Bill Van Auken Jim Lawrence Socialist Equality		
42	Write-in	Ted B. Mink Republican	"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are
	UNITED STATES SENATOR (Vote for One)	COURT OF APPEALS	listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law
	,	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."
45	Pete Coors Republican	YES	AMENDMENT 34
	Ken Salazar	○ NO	concerning recovery or 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
	Democratic Victor Good		Shall there be an amendment to the Colorado constitution of 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 workmanilike manner, defining 'good and workmanilike 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?
	Colorado Reform Douglas "Dayhorse" Campbell American Constitution	Shall Judge Dennis A. Graham of the Colorado	engths on filing lawsuits?
	American Constitution Richard Randall	Court of Appeals be retained in office?	YES
	Libertarian John R. Harris	YES	□ NO
	Independent Finn Gotaas	NO	AMENDMENT 35
	Unaffiliated		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 DISTRIBUTIONS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURERS 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
53	Write-in	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION,
Ri	EPRESENTATIVE TO THE 109th UNITED STATES CONGRESS		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:
	DISTRICT 6 (Vote for One)	YES	REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENPOLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN. TO
	Tom Tancredo Republican	○ NO	FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION AND TREATMENT OF CANCER AND
	Joanna L. Conti Democratic	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	CERTAIN CUCHARDU QUALIFIED PROVIDERS, TOBACCUO 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 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 EDOM. THE STATICEY LIMITATION ON ESPICED IS IND
	Jack J. Woehr Libertarian		CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED
	Peter Shevchuk American Constitution	○ YES	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
	STATE BOARD OF EDUCATION CONGRESSIONAL DISTRICT 6	○ NO	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
	(Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX DEVENUES DAY FOR PROPULED AND ALL ADDITIONAL TOBACCO.
	Randy DeHoff Republican		FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES
	Susan Marinelli Democratic	YES	FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
	REGENT OF THE UNIVERSITY OF	O NO	YES
	COLORADO AT LARGE (Vote for One)	DISTRICT JUDGE	○ NO
	Jennifer Mello	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	
	Democratic Steve Bosley	Judicial District be retained in office?	AMENDMENT 36
	Republican Daniel Ong	YES	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
	Libertarian	NO	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
	STATE REPRESENTATIVE DISTRICT 25 (Vote for One)		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
		COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County	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
	Donna Red Wing Democratic	Court be retained in office?	legislation to change the manner of selecting presidential electors or any of the procedures contained in this amendment?
	John Witwer Republican	YES	YES
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	NO	○ NO
	Mary A. Malatesta Democratic Scott Storey Republican		
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<u></u>	E	F
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 ticl elle; 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST OUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF: WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPEND THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	SHALL FOOTHILLS PARK AND RECREATION DISTRICT ("SUBDISTRICT C") DEBT BE INCREASED UP TO \$9,230,000 WITH A MAXIMUM REPAYMENT COST OF UP TO \$15,300,000 AND SHALL TAXES BE INCREASED UP TO \$850,000 ANNUALLY SOLELY WITHIN THAT AREA OF THE DISTRICT DESIGNATED AS "SUBDISTRICT C" DESCRIBED BELOW AND GENERALLY KNOWN AS THE CONIFER AREA INCLUSION, ONLY IF SAID INCLUSION IS APPROVED BY VOTERS WITHIN THE INCLUSION AREA, FOR THE PURPOSE OF FINANCING ALL OR ANY PART OF THE CONSTRUCTION AND EQUIPPING OF A FULL SERVICE PUBLIC RECREATION CENTER AT A LOCATION WITHIN THE CONIFER INCLUSION AREA. CONSTRUCTION AND EQUIPPING OF A FULL SERVICE PUBLIC RECREATION CENTER AT A LOCATION WITHIN THE CONIFER INCLUSION AREA. CONSTRUCTION OF IMPROVEMENTS TO BEAVER RANCH COMMUNITY PARK AND FACILITIES AND "CONSTRUCTION OF GENERAL PURPOSE ATHLETIC FIELDS AND TRAILS IN THE CONIFER INCLUSION AREA TOGETHER WITH ALL NECESSARY AND INCIDENTAL EXPENSES RELATING TO THE ABOVE PURPOSES, BY THE ISSUANCE AND PAYMENT OF GENERAL DUBLICATION BONDS WHICH SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 5.9% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PERMIUM, 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 SUBDISTRICT C, IN ANY YEAR WITHOUT LIMITATIONS AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH BONDS (SUCH TAXES TO BE IN ADDITION TO ANY TAXES OTHERWISE IMPOSED BY THE DISTRICT OR THE SUBDISTRICT C, AND SHALL ANY AND INTEREST ON THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH BONDS (SUCH TAXES TO BE IN ADDITION TO ANY TAXES OTHERWISE IMPOSED BY THE DISTRICT OR THE SUBDISTRICT C, AND SHALL ANY EARNINGS ON THE INVESTMENT OF THE REVENUE FROM SUCH TAXES AND BONDS (REGARDLESS OF AMOUNT). CONSTITUTE A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION? CONTERT PARK AND RECREATION DISTRICT
NO 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. YES	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B 'SHALL JEFFERSON COUNTY SCHOOL DISTRICT ISSUE 3B 'SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES: 'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD; 'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND	SECTIONS 21,22,27,28,32,33,34 AND 35, EXCEPT ANY POÒTION THEREOF LYING WITHIN KEN CARYL RANCH METRO DISTRICT OR EVERGREEN PARK AND REGREATION DISTRICT, ALL IN TOWNSHIP 5 SOUTH, RANGE 70 WEST OF THE 6TH P.M. AND EXECPT FOR ANY PARCELS. LOCATED IN THE KEN CARYL RANCH HIGHLANDS SUBDIVISION INCLUDING, KEN CARYL RANCH HIGHLANDS SUBDIVISION INCLUDING, KEN CARYL RANCH HIGHLANDS EX SUR #L3 BLK 2 RECEPTION #83107602; KEN CARYL RANCH HIGHLANDS EX SUR #L4 OR COR S1, RECEPTION #97016889; KEN CARYL RANCH HIGHLANDS EX SUR #S, RECEPTION #9703489; KEN CARYL RANCH HIGHLANDS EX SUR #S, RECEPTION #10704819; KEN CARYL RANCH HIGHLANDS SUB, RECEPTION #500507976; KEN CARYL RANCH HIGHLANDS SUB, RECEPTION #80079976; KEN CARYL RANCH HIGHLANDS SUB, AND #1, BOOK 43, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #1, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #2, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 26; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255;
REGIONAL TRANSPORTATION DISTRICT 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, 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	**CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; ** RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS; ** MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE. NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND THE REVENUES FROM SUCH TERMS, NOT THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND THE REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPEND ANY EARSTHING THE BOARD OF THE BONDS AND THE REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPEND ANY DAY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPEND ANY OTHER REVENUE ON THE REVENUE OF THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUE AND SPEND ANY OTHER REVENUE OF THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUE OF THE BOST OF THE BUSTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUE AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*	KEN CARYL RANCH HIGHLANDS SUB AMD #5, BOOK 57, PAGE 18; SECTIONS 2 THROUGH 11, INCLUSIVE, SECTION 12, EXCEPT ANY PORTION THEREOF LYING WITHIN THE KEN CARYL RANCH METRO DISTRICT, SECTIONS 13 THROUGH 36, INCLUSIVE, ALL IN TOWNSHIP 6 SOUTH, RANGE 70 WEST OF THE 6TH P.M.; SECTIONS 1-12, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, RANGE 70 WEST OF THE 6TH P.M.; SECTIONS 1-36, INCLUSIVE, ALL IN TOWNSHIP 6 SOUTH, RANGE 71 WEST, OF THE 6TH P.M.; SECTIONS 1-12, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, RANGE 71 WEST OF THE 6TH P.M.; SECTIONS 1-12, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, RANGE 71 WEST OF THE 6TH P.M.; SECTIONS 19, 30, AND 31, ALL IN TOWNSHIP 6 SOUTH, RANGE 69 WEST; ANY PORTION OF SECTIONS 1,12,13,24,25, AND 36, TOWNSHIP 6 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY, AND ANY PORTION OF SECTION 1 AND 12, TOWNSHIP 7 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY, AND ANY PORTION OF SECTION 1 AND 12, TOWNSHIP 7 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY, AND ANY PORTION OF SECTION 1 AND 12, TOWNSHIP 7 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY, EXCEPT FOR ANY PARCELS 40 ACRES OR MORE IN SIZE AND ZONED AGRICULTURAL PER C.R.S. 32-1-207 (1).
REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTIMENT 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? YES SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES	FOOTHILLS PARK AND RECREATION DISTRICT QUESTION 5A SHALL THE FOLLOWING DESCRIBED AREA BECOME A PART OF THE FOOTHILLS PARK AND RECREATION DISTRICT. THE PURPOSE OF SAID INCLUSION INTO FOOTHILLS TO BE TO PROVIDE PARK AND RECREATION SERVICES TO THE CONIFER AREA INCLUDING, BUT NOT LIMITED TO, PUBLIC TRAILS, SPORTS AND ATHLETIC FIELDS; AND PROGRAMMING, MAINTENANCE AND IMPROVEMENTS TO BEAVER RANCH COMMUNITY PARK. CONIFER PARK AND RECREATION DISTRICT PARCEL DESCRIPTION REVISED THE AREA WITHIN THE DISTRICT, ALL SITUATE WITHIN JEFFERSON COUNTY COLORADO, DESCRIBED AS FOLLOWS: THAT PORTION OF SECTION 26 LYING WEST OF KEN CARYL RANCH METRO DISTRICT, THE WEST % OF SECTION 23, AND SECTIONS 21,22,27,28,32,33,34 AND 35, EXCEPT ANY PORTION THEREOF LYING WITHIN KEN CARYL RANCH METRO DISTRICT OF EVERGREEN PARK AND RECREATION DISTRICT, ALL IN TOWNSHIP 5 SOUTH, RANGE 70 WEST OF THE 6TH P.M. AND EXECPT FOR ANY PARCELS LOCATED IN THE KEN CARYL RANCH HIGHLANDS SUBDIVISION INCLUDING, KEN CARYL RANCH HIGHLANDS EX SUR #13 BLK 2 RECEPTION #83107602; KEN CARYL RANCH HIGHLANDS EX SUR #14 OR COR ST,	
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 TAXES OF THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT, AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .035 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 .022 PERCENT; SALES AND USE TAX TO .024 PERCENT SALES AND USE TAX TO .028 PERCENT SALES AND USE TAX TO .029 PERCENT; AND INCREASING THE .039 PERCENT; SALES AND USE TAX TO .044 PERCENT?	RECEPTION #87016889; KEN CARYL RANCH HIGHLANDS EX SUR #5, RECEPTION #91003489; KEN CARYL RANCH HIGHLANDS EX SUR #6 AND #1, RECEPTION #7005388; KEN CARYL RANCH HIGHLANDS EX SUR, #6 AND #1, RECEPTION #7005388; KEN CARYL RANCH HIGHLANDS LS BUR 6 EX SUR, RECEPTION #80079876; KEN CARYL RANCH HIGHLANDS SUB AND #2, PAGE 28; KEN CARYL RANCH HIGHLANDS SUB AMD #2, BOOK 53, PAGE 1; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 6; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 6; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 6; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 54, PAGE 6; KEN CARYL RANCH HIGHLANDS SUB AMD #4 EX SUR 1, RECEPTION #93017255; KEN CARYL RANCH HIGHLANDS SUB AMD #3, BOOK 57, PAGE 18; SECTIONS 2 THROUGH #1, INCLUSIVE, SECTION 12, EXCEPT ANY PORTION THEREOF LYING WITHIN THE KEN CARYL RANCH METRO DISTRICT, SECTIONS 13 THROUGH 36, INCLUSIVE, ALL IN TOWNSHIP 6 SOUTH, RANGE 70 WEST OF THE 6TH P.M.; SECTIONS 1-36, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, RANGE 71 WEST, OF THE 6TH P.M.; SECTIONS 1-36, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, RANGE 71 WEST OF THE 6TH P.M.; SECTIONS 1-12, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, RANGE 71 WEST OF THE 6TH P.M.; SECTIONS 1-12, INCLUSIVE, ALL IN TOWNSHIP 6 SOUTH, RANGE 69 WEST; SECTIONS 6 AND 7, IN TOWNSHIP 7 SOUTH, RANGE 69 WEST; SECTIONS 6 AND 7, IN TOWNSHIP 7 SOUTH, RANGE 69 WEST; ANY PORTION OF SECTIONS 1, 12, 13, 24, 25, AND 36, TOWNSHIP 6 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY. AND ANY PORTION OF SECTION 1 AND 12, TOWNSHIP 7 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY. RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY. RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY. SECTIONS 1, 22, 12, 12, 24, 25, AND 36, TOWNSHIP 6 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY. RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY. SECTIONS 1, 22, 12, 12, 24, 25, AND 36, TOWNSHIP 7 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY. SECTIONS 1, 22, 12, 12, 24, 25, AND 36, TOWNSHIP 7 SOUTH, RANGE 72 WEST LYING WITHIN JEFFERSON COUNTY.	
	NO NO	F

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 12	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the	authorized
=	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	(COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican			_	v
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican	\bigcirc	YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judg Court be r	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka	(COUNTY COMMISSIONER		YES
		Chuck Baldwin American Constitution Gene Amondson		DISTRICT 2 (Vote for One)		NO
		Leroy Pletten Concerns of People Stanford F Andress (Andy)		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown		Republican	Court be r	retained in office?
		Mary Cal Hollis Socialist		Guy Asher Stocking Democratic		VEC
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		YES
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
42		Write-in		Ted B. Mink Republican	"Ballot is or any po	sues referred by the general assembly blitical subdivision are listed by letter,
	U	NITED STATES SENATOR (Vote for One)		COURT OF APPEALS	listed nui	ot issues initiated by the people are merically. A 'yes' vote on any ballot a vote in favor of changing current law
		(,	Shall Jud Court of A	dge James S. Casebolt of the Colorado Appeals be retained in office?	any ballo	ng circumstances, and a 'no' vote on of issue is a vote against changing aw or existing circumstances."
45		Pete Coors Republican		YES		AMENDMENT 34
		Ken Salazar		NO	concerning re property imp laws that limit	ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages
		Democratic Victor Good			workmanlike include const permitting ex	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum ng lawsuits?
		Colorado Reform Douglas "Davhorse" Campbell	Shall Jud	dge Dennis A. Graham of the Colorado	lengths on fili	n minuting, or impose time limits of specified minimum ng lawsuits?
		Douglas "Dayhorse" Campbell American Constitution Richard Randall		Appeals be retained in office?		YES
		Libertarian		YES		NO
		John R. Harris Independent				
		Finn Gotaas Unaffiliated		NO	SHALL STAT THROUGH HEALTH R	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY EADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES. AND. IN CONNECTION
		Write-in	Shall Jud Appeals I	ge Arthur P. Roy of the Colorado Court of be retained in office?	THEREWITH INCREASE S BY WHOLES CIGARETTE	ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY FITHE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONAL TOBSPECIFIED SES OF THE ADDITIONAL TOBSPECO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE TO EXPAND ELIGIBILITY FOR AND INCREASE TO EXPAND ELIGIBILITY FOR AND INCREASE TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH
54	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			HANDLING, PRODUCTS PERCENT OF	OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY F THE MANUFACTURER'S LIST PRICE; INCREASING
		DISTRICT 6 (Vote for One)		YES	REQUIRING PERCENTAG REVENUES	ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE
		Tom Tancredo Republican	0	NO	CERTAIN C	COLORADO QUALIFIED PROVIDERS, TOBACCO PROGRAMS AND PREVENTION FARLY
		Joanna L. Conti Democratic	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	DETECTION, CARDIOVAS COMPENSAT PENSION FU	, AND TRÉATMENT OF CANCÉR AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE UND. AND LOCAL GOVERNMENTS FOR TOBACCO
		Jack J. Woehr Libertarian			TAX LOSSE CIGARETTES THE APPRI	ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED
		Peter Shevchuk American Constitution		YES	FOR APPRO 1, 2005; ALL REVENUES	PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO
		TE BOARD OF EDUCATION		NO	PROGRAM A A STATE F	AND THEATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE JIND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED JORNATIONS FOR SUCH PROGRAMS ON JANUARY COWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF SISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER
	CO	NGRESSIONAL DISTRICT 6 (Vote for One)		ge John R. Webb of the Colorado Court of	MEMBERS C THE GOVER OF EXISTING TOBACCO	OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INOR; PROHIBITING THE REPEAL OR REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS: EXCLUDING ALL ADDITIONAL
		Randy DeHoff	Appeals I	pe retained in office?	TOBACCO 1 FOR PURPO COLORADO	PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES
		Republican Susan Marinelli	0	YES	FROM THE	STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING
_	RFG	Democratic ENT OF THE UNIVERSITY OF		NO		YES
		COLORADO AT LARGE (Vote for One)		DISTRICT JUDGE		NO
_		Jennifer Mello	Shall III	1st JUDICIAL DISTRICT dge Stephen M. Munsinger of the 1st		
		Democratic	Judicial D	istrict be retained in office?		AMENDMENT 36
		Steve Bosley Republican		YES	concerning p and, in conr	be an amendment to the Colorado constitution oppular proportional selection of presidential electors, nection therewith, creating procedures for allocating lectoral water for receipt procedure to the provident of the
		Daniel Ong Libertarian			United States state for each amendment	heatoria votes in president aim vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of elections applies to the 2004 general election; setting tres and timelines that govern the certification of election the potential recounting of votes in elections for leaders and in the decition on this proposed.
	S	TATE REPRESENTATIVE DISTRICT 25 (Vote for One)	2	NO		
				COUNTY JUDGE, JEFFERSON ge Judy Archuleta of the Jefferson County	amendment; jurisdiction fo electors and a expedited ba	granting the Colorado supreme court original r the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an sist; and authorizing the general assembly to enact
		Donna Red Wing Democratic		retained in office?	legislation to	change the manner of selecting presidential electors or occurred contained in this amendment?
		John Witwer Republican		YES		YES
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		NO		NO
		(Vote for One)				
		Mary A. Malatesta Democratic				
		Scott Storey Republican				

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SCENTIFIC AND CULTURAL FACULTES DISTRICT SERVING STATES AND CULTURAL FACULTES DISTRICT SCENTIFIC AND CULTURAL FACULTES DISTRICT SERVING STATES AND CULTURAL FACULTES DISTRICT SCHOLLAR STATES AND CULTURAL FACULTES DISTRICT THAT ARE SCHOLLAR TO THE COLUMN TO THE SCHOLLAR STATES AND CULTURAL FACULTES DISTRICT THAT ARE SCHOLLAR TO THE COLUMN TO THE COLUMN TO THE COLUMN TO COLUMN TO COLUMN TO THE COLUMN TO SCHOLLAR STATES AND CULTURAL FACULT SCHOLLAR STATES AND COLUMN TO SCHOLLAR SCHOLAR SCHOLLAR SCHOLLAR SCHOLLAR SCHOLLAR SCHOLLAR SCHOLLAR SCHOLLAR	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 order 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 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? YES NO REFERENDUM 8 Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state cold service system, and, in connection therewith, modifying the ment principle, exempting certain positions from the system, modifying the ment principle, exempting certain positions from the system, modifying the undernative system, and the state of service system, and, in connection therewith, modifying the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, alubroring the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, alubroring a modification to the veterans' preference, and making conforming amendments. YES NO REFERENDUM 8 Amendments to articles IV, VIII, and IX of the constitution of the state of Colorado,	SSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL LECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE RECOURSEMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; "WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPEND FROM THE PAYMENT OF SUCH DEBT, ALL FOR THE POLLOWING PUPPOSES." "CONSTITUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACING ONE MIDDLE SCHOOL; "SENDENTIAL THE PAYMENT OF SUCH DEBT, ALL FOR THE POLLOWING PUPPOSES." "CONSTITUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACING ONE MIDDLE SCHOOL; "SENDON STRUCTURE ON THE PAYMENT OF SUCH DEBT, ALL FOR THE POLLOWING PUPPOSES." "CONSTITUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACING ONE MIDDLE SCHOOL; "SENDONAL HER PAPPROVED REVENUE SO OF FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUCTION ONE NEW ELEMENTARY AND MIDDLE SCHOOL SUILDINGS." "MAKING EJECTTRICAL LIGHTING AND DOE REPLACING PUPPOSES." "OND THE PRINCE EQUIPPING IMPROVING, EXPANDING, REPAI	
SHALL THERE BR EXTENSION UNITL JUNE 30, 2018. OF THE AGGREGATE 0.1. PERCENT SALES AND USE TAKES MOUSE TAKES MOUSE THE PRICENT SALES AND USE TAKES MOTHER THE SALES AND USE TAKES MOTHER THE SALES AND SALES AN	DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUE 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?	NO	
CITY OF GOLDEN OUESTION 2A Shall The City Of Golden's Home Rule Charter, Section 4.2 General Municipal Elections, First Sentence Be Amended To Read "General Municipal Elections Shall Be Held On The First Tuesday in November In Each Odd Numbered Year."? YES	REFERNOUM 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, EXCEPT THAT OF THE LOST 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; AND WINCREASING THE .013 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT; 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 SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014		
	CITY OF GOLDEN QUESTION 2A Shall The City Of Golden's Home Rule Charter, Section 4.2 General Municipal Elections, First Sentence Be Amended To Read "General Municipal Elections Shall Be Held On The First Tuesday in November In Each Odd Numbered Year."? YES		
p E			

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	November 2, 2004
11		Ballot Style: 13	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the authorized
_	P	PRESIDENTIAL ELECTORS (Vote for One Pair)	(COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
		George W. Bush Dick Cheney Republican			O VEO
21		John F. Kerry John Edwards Democratic	\bigcirc	Jim Congrove Republican	YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic	○ NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green	
		Michael Anthony Peroutka Chuck Baldwin American Constitution	(COUNTY COMMISSIONER DISTRICT 2	YES
		Gene Amondson Leroy Pletten Concerns of People		(Vote for One)	NO
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
		Walter F. Brown Mary Cal Hollis Socialist		Guy Asher Stocking Democratic	Count of Total and an Smoot
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF	YES
40		James E. Harris		(Vote for One)	○ NO
41		Margaret Trowe Socialist Workers Bill Van Auken		Charles W. Carter	
42		Jim Lawrence Socialist Equality Write-in		Democratic Ted B. Mink	"Ballot issues referred by the general assembly
	U	INITED STATES SENATOR		Republican COURT OF APPEALS	or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot
		(Vote for One)		ge James S. Casebolt of the Colorado appeals be retained in office?	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
		Pete Coors		YES	Current law or existing circumstances." AMENDMENT 34 Shall there be an amendment to the Colorado constitution
46		Republican Ken Salazar		NO	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
		Democratic Victor Good			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?
		Colorado Reform Douglas "Dayhorse" Campbell American Constitution	Shall Juc	ge Dennis A. Graham of the Colorado	lengths on filing lawsuits?
		Richard Randall	Court of A	ppeals be retained in office?	YES
51		Libertarian John R. Harris		YES	○ NO
		Independent Finn Gotaas		NO	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY
		Unaffiliated Write-in	Shall Jud	ge Arthur P. Roy of the Colorado Court of e retained in office?	THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION
	REPRES	SENTATIVE TO THE 109th UNITED STATES CONGRESS	пррсаю с	in the control in the	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 DISTRIBUTIONS 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 ENBOLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN. TO
		DISTRICT 6 (Vote for One)		YES	SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX
		Tom Tancredo Republican		NO	REVENUES TO EXPAINU ELIGIBILITY FOR AND INCRESS 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
		Joanna L. Conti		ge Daniel Marc Taubman of the Colorado oppeals be retained in office?	DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENISION FILIND, AND LOCAL GOVERNMENTS FOR TORACCO.
		Jack J. Woehr			TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX
		Peter Shevchuk American Constitution		YES	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 RASIC
		ATE BOARD OF EDUCATION DINGRESSIONAL DISTRICT 6		NO	HEVENUES SHALL BE IN AUDITION 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: PROUSED OF THE GENERAL ASSEMBLY AND THE GOVERNOR: PROHIBITING THE REPPAL OR PETULICION
		(Vote for One)	Shall Jud	ge John R. Webb of the Colorado Court of be retained in office?	OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER
		Randy DeHoff Republican			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
		Susan Marinelli Democratic		YES	APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE	\bigcirc	NO	YES
		(Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT	○ NO
		Jennifer Mello Democratic	Shall Jud Judicial D	dge Stephen M. Munsinger of the 1st istrict be retained in office?	
		Steve Bosley Republican			AMENDMENT 36 Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors,
		Daniel Ong Libertarian		YES	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
		STATE REPRESENTATIVE DISTRICT 22	0	NO	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
		(Vote for One)		COUNTY JUDGE, JEFFERSON	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
		Matt Knoedler Republican	Court be	ge Judy Archuleta of the Jefferson County etained in office?	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?
		Peter Mazula Democratic		YES	YES
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		NO	○ NO
		(Vote for One)			
		Mary A. Malatesta Democratic			
		Scott Storey Republican			
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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 14	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mod Blue pen to mark your ballot.	re than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	REGION	AL TRANSPORTATION DISTRICT DIRECTOR RTD District D	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican		(Vote for One)		YES
21		John F. Kerry John Edwards Democratic		Barbara Brohl		
		Michael Badnarik Richard V. Campagna Libertarian	(COUNTY COMMISSIONER DISTRICT 1		NO
		David Cobb Patricia LaMarche Green		(Vote for One)	Shall Judg Court be r	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Jim Congrove Republican		
		Michael Anthony Peroutka		Scott Benefield		YES
		Chuck Baldwin American Constitution Gene Amondson		Democratic Steven Gallant		NO
		Leroy Pletten Concerns of People Stanford F Andress (Andy)		Libertarian Tanya Ishikawa	Shall Jud	ge Roy Olson of the Jefferson County
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Green	Court be r	retained in office?
		Walter F. Brown Mary Cal Hollis Socialist	(COUNTY COMMISSIONER DISTRICT 2 (Vote for One)		
		Earl F. Dodge Howard L. Lydick Prohibition		(vote for one)		YES
40		James E. Harris Margaret Trowe Socialist Workers		J. Kevin McCasky Republican		NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Guy Asher Stocking Democratic		
42		Write-in		COUNTY SHERIFF (Vote for One)	"Ballot is or any po	sues referred by the general assembly blitical subdivision are listed by letter,
	U	NITED STATES SENATOR (Vote for One)		, ,	and ballo listed nu issue is a	ot issues initiated by the people are merically. A 'yes' vote on any ballot a vote in favor of changing current law
		(vote for one)		Charles W. Carter	or existing	ng circumstances, and a 'no' vote on of issue is a vote against changing aw or existing circumstances."
		Pete Coors		Ted B. Mink	0, 1, 1	AMENDMENT 34
46		Republican Ken Salazar		Republican COURT OF APPEALS	concerning r property imp laws that limi	be an amendment to the Colorado constitution ecovery of damages relating to construction of real royements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages if allure to construct an improvement in a good and manner, defining "good and workmanlike manner' to truction that is suitable for its intended purposes; and ceptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum ng lawsuits?
		Democratic Victor Good		dge James S. Casebolt of the Colorado Appeals be retained in office?	workmanlike include const permitting ex	manner; defining "good and workmanlike manner" to truction that is suitable for its intended purposes; and coptions for laws that limit punitive damages, afford
		Colorado Reform		YES	governmenta lengths on fili	I immunity, or impose time limits of specified minimum ng lawsuits?
		Douglas "Dayhorse" Campbell American Constitution				VEC
		Richard Randall Libertarian		NO		YES
		John R. Harris Independent				NO
52		Finn Gotaas Unaffiliated		lge Dennis A. Graham of the Colorado Appeals be retained in office?	SHALL STAT	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR
		Write-in			THEREWITH INCREASE S BY WHOLES	ELATED FORPOSES, AND, IN CONNECTION, , AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 6 (Vote for One)		YES NO	HANDLING, PRODUCTS PERCENT O SUCH TOB REQUIRING PERCENTAG	TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION , AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTIONS AT THE RATE OF TWENTY FITHE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED GES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE TIN THE CHILDREN'S BASIC HEALTH PLAN, TO
		Tom Tancredo	Shall Jud	ge Arthur P. Roy of the Colorado Court of	FUND COME	TO EXPAND ELIGIBILITY FOR AND INCREASE IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
		Republican Joanna L. Conti	Appeals I	e retained in office?	EDUCATION	PROGRAMS, AND PREVENTION, EARLY
		Democratic Jack J. Woehr		YES	PENSION FU TAX LOSSI CIGARETTE:	JND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT
		Libertarian Peter Shevchuk		NO	THE APPR REVENUES FOR APPRO	OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TORACCO TAX
	OT 4	American Constitution	01:-11.1:-1		REVENUES SERVE POP HEALTH PL	FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE IN ON A DECLARATION OF
	CO	NTE BOARD OF EDUCATION NGRESSIONAL DISTRICT 6 (Vote for One)	Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	A STATE F MEMBERS C THE GOVEF OF EXISTING TOBACCO TOBACCO	JND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY COWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF SISCAL EMERGENCY BY TWO-THIRDS OF THE DIF EACH HOUSE OF THE GENERAL ASSEMBLY AND MOR; PROHIBITING THE REPEAL OR REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING
		Randy DeHoff Republican		YES	APPROPRIA	PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING SDES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES STATUTORY LIMITATION ON GENERAL FUND
		Susan Marinelli		NO		TIONS GROWTH OR ANY OTHER EXISTING
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	Shall Jud Appeals b	ge John R. Webb of the Colorado Court of be retained in office?		YES NO
		Jennifer Mello		YES		
		Steve Bosley		NO	Shall there	AMENDMENT 36 be an amendment to the Colorado constitution
		Republican Daniel Ong		DISTRICT JUDGE		
	S	STATE REPRESENTATIVE DISTRICT 22 (Vote for One)	Shall Judicial D	1st JUDICIAL DISTRICT dge Stephen M. Munsinger of the 1st istrict be retained in office?	state for each amendment presidential of forth procedu results and presidential amendment	opular proportional selection of presidential electors, nection therewith, creating procedures for allocating lectoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of elections applies to the 2004 general election; setting res and timelines that govern the certification of election the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original reduidication of all contests concerning presidential requiring that such matters be heard and decided on an
		Matt Knoedler		YES	expedited ba	r the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or
		Republican		NO	any of the pro	vedures contained in this amendment?
		Peter Mazula Democratic				NO
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	Shall Jud	COUNTY JUDGE, JEFFERSON ge Judy Archuleta of the Jefferson County retained in office?		
		Mary A. Malatesta		YES		
		Scott Storey Republican		NO		

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO

				STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 15	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFER	ON COUNTY CLERK & RECORDER
	T n	o vote, BLACKEN () the oval tumber of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mo Blue pen to mark your ballot.	ore than the a	uthorized
	DD	ESIDENTIAL ELECTORS		COUNTY COMMISSIONER	Shall Judge	James C. Demlow of the Jefferson
		(Vote for One Pair)	`	DISTRICT 1 (Vote for One)	County Coul	t be retained in office?
		George W. Bush Dick Cheney Republican		Por Our		YES
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican		
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
_		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judge Court be reta	Tina L. Olsen of the Jefferson County ained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka Chuck Baldwin American Constitution		COUNTY COMMISSIONER DISTRICT 2 (Vote for One)		YES
		Gene Amondson Leroy Pletten Concerns of People		(vote for Offe)		NO
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky Republican	Shall Judge Court be reta	Roy Olson of the Jefferson County ained in office?
		Walter F. Brown Mary Cal Hollis Socialist		Guy Asher Stocking Democratic		
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		YES
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
42	0	Write-in	\bigcirc	Ted B. Mink Republican	"Ballot issu or any polit	es referred by the general assembly ical subdivision are listed by letter,
	UN	ITED STATES SENATOR (Vote for One)	0	COURT OF APPEALS	listed nume	issues initiated by the people are crically. A 'yes' vote on any ballot ote in favor of changing current law
				dge James S. Casebolt of the Colorado Appeals be retained in office?	any ballot	circumstances, and a no vote on issue is a vote against changing or existing circumstances."
		Pete Coors Republican		YES	Shall there be concerning reco	AMENDMENT 34 an amendment to the Colorado constitution very of damages relating to construction of real
46		Ken Salazar Democratic		NO	property improv laws that limit or caused by a fa workmanlike ma	ements, and, in connection therewith, prohibiting impair a property owner's right to recover damages ilure to construct an improvement in a good and nner; defining "good and workmanlike manner" to
		Victor Good Colorado Reform			include construct permitting except governmental implemental implemental in the second permitting includes a second permitting inclu	an amendment to the Colorado constitution very of damages relating to construction of real ements, and, in connection therewith, prohibiting impair a property owner's right to recover damages llure to construct an improvement in a good and noner, defining "good and workmanike manner' to not that is suitable for its intended purposes; and put of the property of the property of the munity, or impose time limits of specified minimum awsuits?
		Douglas "Dayhorse" Campbell American Constitution		dge Dennis A. Graham of the Colorado Appeals be retained in office?		
		Richard Randall Libertarian				YES
		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated		NO	SHALL STATE THROUGH AD	AMENDMENT 35 FAXES BE INCREASED \$175 MILLION ANNUALLY DITIONAL TORACCO TAXES IMPOSED FOR
53		Write-in	Shall Jud Appeals b	ge Arthur P. Roy of the Colorado Court of pe retained in office?	HEALTH RELA THEREWITH, A INCREASE STA	TAKES BE INCREASED \$175 MILLION ANNUALLY DITIONAL TOBACCO TAXES IMPOSED FOR NTED PURPOSES, AND, IN CONNECTION MENDING THE COLORADO CONSTITUTION TO TEWIDE TAXES ON THE SALE OF CIGARETTES ERS OF THREE AND TWO-TENTHS CENTS PER ND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO DISTRIBUTIONS AT THE RATE OF TWENTY HE MANUFACTURER'S LIST PRICE; INCREASING CO TAXES EFFECTIVE JANUARY 1, 2005; OF THE ADDITIONAL TOBACCO TAX INNUAL APPROPRIATIONS OF SPECIFIED OF THE ADDITIONAL TOBACCO TAXES OF THE CHILDREN'S BASIC HEALTH PLAN, TO EMPANDE QUALIFIED PROVIDERS, TOBACCO ORDAND QUALIFIED PROVIDERS, TOBACCO
	REPRESE	NTATIVE TO THE 109th UNITED STATES CONGRESS			CIGARETTE A HANDLING, C PRODUCTS BY PERCENT OF T	ND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO O'DISTRIBUTORS AT THE RATE OF TWENTY HE MANUFACTURER'S LIST PRICE: INCREASING
		DISTRICT 6 (Vote for One)		YES	SUCH TOBAC REQUIRING A PERCENTAGES REVENUES TO	CO TAXES EFFECTIVE JANUARY 1, 2005; NNNUAL APPROPRIATIONS OF SPECIFIED S OF THE ADDITIONAL TOBACCO TAX O EXPAND ELIGIBILITY FOR AND INCREASE
		Tom Tancredo Republican		NO	ENROLLMENT FUND COMPRE CERTAIN COL FOLICATION	IN THE CHILDREN'S BASIC HEALTH PLAN, TO HENSIVE PRIMARY MEDICAL CARE THROUGH ORADO QUALIFIED PROVIDERS, TOBACCO PROGRAMS, AND PREVENTION, EARLY
		Joanna L. Conti Democratic	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	DETECTION, CARDIOVASCU COMPENSATE PENSION FUNI	AND TREATMENT OF CANCER AND LAR AND PULMONARY DISEASES, TO THE STATE GENERAL FUND, THE OLD AGE OF AND LOCAL GOVERNMENTS FOR TORACCO
		Jack J. Woehr Libertarian			TAX LOSSES CIGARETTES A THE APPROP	RESULTING FROM REDUCED SALES OF IND TOBACCO PRODUCTS; SPECIFYING THAT RIATIONS OF ADDITIONAL TOBACCO TAX ALL RE IN ADDITION TO AND NOT SUBSTITUTED
		Peter Shevchuk American Constitution		YES	FOR APPROPR 1, 2005; ALLOV REVENUES FO	IATIONS FOR SUCH PROGRAMS ON JANUARY /ING THE USE OF ADDITIONAL TOBACCO TAX R ANY HEALTH RELATED PURPOSE AND TO ATIONS EMPOLIED IN THE CHILDEN'S BASIC
	STAT	E BOARD OF EDUCATION		NO	HEALTH PLAN PROGRAM AS (A STATE FISC	ORADO GUALIFIED PHOVIDERS, IDBACCO PROGRAMS, AND PREVENTION, EARLY AND TREATMENT OF CANCER AND LAR AND PULMONARY DISEASES, TO THE STATE GENERAL FUND, THE OLD AGE O, AND LOCAL GOVERNMENTS FOR TOBACCO, AND LOCAL GOVERNMENTS FOR TOBACCO O, AND LOCAL GOVERNMENTS FOR TOBACCO OF RODITION TO SALES OF IND TOBACCO PRODUCTS; SPECIFYING THAT IRATIONS OF ADDITIONAL TOBACCO TAX ALL BE IN ADDITION TO AND NOT SUBSTITUTED IATIONS FOR SUCH PROGRAMS ON JANUARY HIGH THE USE OF ADDITIONAL TOBACCO TAX R ANY HEALTH RELATED PURPOSE AND TO ATIONS ENROLLED IN THE CHILDREN'S BASIC AND THE COLORADO MEDICAL ASSISTANCE OF JANUARY 1, 2005, UPON A DECLARATION OF SAL EMERGENCY BY TWO-THIRDS OF THE CACH HOUSE OF THE GENERAL ASSEMBLY AND THE COLORADO MEDICAL ASSISTANCE BY PROHIBITING THE REPEAL OR REDUCTION AXES IMPOSED ON CIGARETTES AND OTHER ODUCTS; EXCLUDING ALL ADDITIONAL REVENUES FROM FISCAL YEAR SPENDING SOF SECTION 20 OF ARTICLE X OF THIS CONSTITUTORY LIMITATION ON GENERAL BIND RESIDENCE.
	CON	(Vote for One)		ge John R. Webb of the Colorado Court of be retained in office?	THE GOVERNO OF EXISTING 1 TOBACCO PI	RECHAUSE OF THE GENERAL ASSEMBLY AND RISPANDING THE REPEAL OR REDUCTION TAXES IMPOSED ON CIGARETTES AND OTHER RODUCTS; EXCLUDING ALL ADDITIONAL DEVENUES EDOM EIGHT.
		Randy DeHoff Republican			FOR PURPOSE COLORADO APPROPRIATIO	CONSTITUTION AND EXEMPTING SOF ADDITIONAL TOBACCO TAX REVENUES CONSTITUTIONAL TOBACCO TAX REVENUES TATLITODY LIMITATION ON CASE ALLIANS TATLITODY LIMITATION ON CASE ALLIANS TO THE TATLITODY CONTROL TO THE TATLITODY CONTROL TO THE TATLITODY CONTRO
		Susan Marinelli Democratic		YES	I I I O WI I I I L	NS GROWTH OR ANY OTHER EXISTING
		NT OF THE UNIVERSITY OF COLORADO AT LARGE		NO		YES
		(Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT		NO
		Jennifer Mello Democratic	Shall Jud	dge Stephen M. Munsinger of the 1st district be retained in office?		
		Steve Bosley Republican				AMENDMENT 36 an amendment to the Colorado constitution
		Daniel Ong Libertarian		YES	and, in connec Colorado's elect	ular proportional selection of presidential electors, tion therewith, creating procedures for allocating oral votes for president and vice-president of the ased on the proportion of ballots that are cast in this residential ticket; making the terms of the proposed
	ST	TATE REPRESENTATIVE DISTRICT 25		NO	amendment efforth presidential elec- forth procedures	esidential ticket; making the terms of the proposed active so that popular proportional selection of tors applies to the 2004 general election; setting and timelines that govern the certification of election potential recounting of votes in elections for
		(Vote for One)		COUNTY JUDGE, JEFFERSON	presidential ele amendment; g jurisdiction for th	ctors and in the election on this proposed ranting the Colorado supreme court original e adjudication of all contests concerning presidential
		Donna Red Wing	Shall Jud Court be	ge Judy Archuleta of the Jefferson County retained in office?	expedited basis legislation to cha	uiring that such matters be heard and decided on an ; and authorizing the general assembly to enact inge the manner of selecting presidential electors or dures contained in this amendment?
		John Witwer Republican		YES		YES
 -		DISTRICT ATTORNEY ST JUDICIAL DISTRICT		NO		NO
	0	(Vote for One) Mary A. Malatesta Democratic Scott Storey Republican				
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AMENOMENT 37 Shall there be an severament to the Colorado revised statutes received from the color of the colorado revised statutes revised. An in connection therevith, defining eligible renewable energy resources to include solar, wind, geothermal, blomass, small proderection; and price of the colorado provision of the colorado, concerning the colorado provision of the colorado provision	JEFFERSON COUNTY R-1 SCHOOL DISTRICT "SMALL JEFFERSON COUNTY STANDAY "SMALL JEFFERSON COUNTY STANDAY "SMALL JEFFERSON COUNTY STANDAY SEN INCREASED SAS MILLION ANNUALLY, OR SUCH LISSES AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF A DAVAGEM AND COUNTY AS THE BOARD OF EDUCATIONAL PURPOSES. INCLUDING, BUT NOT LIMITED TO. "LASS SIZE AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL, FUND FOR BUDGATIONAL PURPOSES. INCLUDING, BUT NOT LIMITED TO. "ARET THE INCREASED COSTS INCLURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC "A TITRACT AND RETARM HIGH-QUALITY TEACHERS AND "OF THE MIGHEST GOULT." "MIRTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, AND "OF THE MIGHEST GOULT." "MIRTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, AND "AND WORD LANGUAGES WHILE MICHEMENTS THE NEW "A TITRACT AND RETARM HIGH-QUALITY TEACHERS AND SPECHED OWNERSHED THAN STRUCKS OF PROPERTY TAX. "WITH SUCH TAYE TO BE AN EXCESS OF PROPERTY TO. WITH SUCH TAYE TO BE AN EXCESS OF PROPERTY TO. WITH SUCH TAYE TO BE COLLECTED AND SPEN THE FERENAL "HIGH MAY WOULD BE PROVIDED BY THE GENERAL "HIGH MAY BE AND THE SELECTION OF THE FERENAL BY THE SELECTION OF THE SELECTIO	
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11	Ballot Style: 16	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
	To vote, BLACKEN () the ova number of candidates. Please use	I to the left of any candidate. Do not vote for mo a Black or Blue pen to mark your ballot.	ore than the authorized
	PRESIDENTIAL ELECTORS	COUNTY COMMISSIONER	Shall Judge James C. Demlow of the Jefferson
	(Vote for One Pair)	DISTRICT 1 (Vote for One)	County Court be retained in office?
	George W. Bush Dick Cheney Republic		YES
21	John F. Kerry John Edwards Democra	'	
	Michael Badnarik Richard V. Campagna Libertaria		NO
	David Cobb Patricia LaMarche Gree		Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
_	Ralph Nader Peter Miguel Camejo Colorado Reformado Refor		_
	Michael Anthony Peroutka Chuck Baldwin American Constitution	COUNTY COMMISSIONER DISTRICT 2 (Vote for One)	YES
	Gene Amondson Leroy Pletten Concerns of Peop	le	NO
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliate	J. Kevin McCasky Republican	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	Walter F. Brown Mary Cal Hollis Social		
	Earl F. Dodge Howard L. Lydick Prohibition	COUNTY SHERIFF (Vote for One)	YES
40	James E. Harris Margaret Trowe Socialist Worker	rs	NO
41	Bill Van Auken Jim Lawrence Socialist Equal	ty Charles W. Carter Democratic	
42	Write-in	Ted B. Mink Republican	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
	UNITED STATES SENATOR (Vote for One)	COURT OF APPEALS	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 away and the control of the contr
		Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."
1	Pete Coors Republican	YES	AMENDMENT 34 Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real
46	Ken Salazar Democratic	○ NO	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 "nood and workmanlike mann
1	Victor Good Colorado Reform		Shall there be an amendment to the Colorado constitution or 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 workmanilike-manner, defining 'good and workmanilike 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?
	Douglas "Dayhorse" Campbel American Constitution	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	origina or ming an early
	Richard Randall		YES
	John R. Harris Independent	YES	○ NO
	Finn Gotaas Unaffiliated	○ NO	AMENDMENT 35 SHALL STATE TAXES BE INTERASED \$175 MILLION ANNUALLY THROUGH ANDITIONAL TORRASED TAXES IMPOSED FOR
	Write-in	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	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 DISTRIBUTIONS 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 ELICIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO
54 F	REPRESENTATIVE TO THE 109th UNITE STATES CONGRESS		CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTIORS AT THE RATE OF TWENTY DEPOCATION OF THE MANIERCHI IDED'S LIST PRICE-INCREASING
1	DISTRICT 6 (Vote for One)	YES	SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND FLICIBILITY FOR AND INCREASE
	Tom Tancredo Republican	○ NO	
1	Joanna L. Conti	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AUDIT COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, FUND, FOR TOR
I	Jack J. Woehr		TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX
	Peter Shevchuk American Constitution	YES	FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO
	STATE BOARD OF EDUCATION	O NO	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
	CONGRESSIONAL DISTRICT 6 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	DUCATION, AND TREATMENT OF CANCER AND CARDIOVASCULAR 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 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 STATE OF THE SERVING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATE OF THE SERVING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO
	Randy DeHoff Republican	rippode de l'étallieu il elife.	FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES
	Susan Marinelli Democratic	YES	FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE	○ NO	YES
	(Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	O NO
	Jennifer Mello Democratic	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	
	Steve Bosley Republican		Shall there be an amendment to the Colorado constitution
	Daniel Ong Libertarian	YES	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
	STATE REPRESENTATIVE DISTRICT 25	O NO	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
	(Vote for One)	COUNTY JUDGE, JEFFERSON	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
	Donna Red Wing Democratic	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	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?
	John Witwer Republican	YES	YES
I	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	○ NO	○ NO
	(Vote for One) Mary A. Malatesta Democratic Scott Storey Republican		

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AMENDMENT 37 Shall there be an amendment to the Colorado revised statutes	QUESTION 2B Shall Section 12 of the City Charter of the City of Littleton, Colorado,	
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,	entitled "Municipal Election," be amended to read: Sec.12. Municipal Elections. A general municipal election shall be held on the first Tuesday in November in odd numbered years.	
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%	Special municipal elections shall be held in accordance with the provisions of this Charter. City elections shall generally be conducted as mail ballot elections provided, however, the City Council may	
by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing	determine, from time to time, to conduct required City elections at polling places, when polling place elections are conducted, polling	
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	places shall be open from seven A.M. to seven P.M. election days.	
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;	YES	
and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	○ NO	
	O NO	
YES	QUESTION 2C Shall the first sentence of Section 58 of the City Charter of the City of	
NO	Littleton, Colorado, entitled "Establishment: Appointment, Qualifications, Term, etc., of Judge," be amended to read: There shall be a Municipal Court vested with exclusive original	
	jurisdiction of all violations of the Charter and the ordinances of the City.	
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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the	YES	
system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement.		
expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the	○ NO	
rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.		
preference, and making comorning amendments.		
YES	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A	
○ NO	"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER	
○ NO	AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND	
REFERENDUM B Amendments to articles IV, VII, and IX of the constitution of the state	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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.	* REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS	
	ARE ACADEMICALLY PREPARED; * MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC	
YES	EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;	
	* MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND	
○ NO	* ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
REGIONAL TRANSPORTATION DISTRICT	WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT	
REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER	SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO	
ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR	
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	WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
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,	YES	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS) IES	
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,	○ NO	
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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT	
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	ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF	
OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN	\$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF	NECESSARY FOR THE PAYMENT OF SUCH DEBT. ALL FOR THE	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	FOLLOWING PURPOSES: * CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF	
S. S. E. E.OEM	WHICH ARE APPROACHING 50 YEARS OLD; * CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND	
YES	REPLACING ONE MIDDLE SCHOOL; * RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS;	
	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
○ NO	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW-	
	WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND	
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	SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH AS THE BOARD OF	
METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30,	NOT INCONSISTENT HEREWITH, AS THE BUARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT	
2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE	AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE	
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO	BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND	
CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT	ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE	
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	DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
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	YES	
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?	○ NO	
YES		
○ NO		
CITY OF LITTLETON ISSUE 2A		
SHALL CITY OF LITTLETON DEBT BE INCREASED UP TO \$15,000,000 WITH A REPAYMENT COST OF UP TO \$24,072,750 (SUCH AMOUNT BEING THE MAXIMUM TOTAL PRINCIPAL AND		
INTEREST PAYABLE OVER THE LIFE OF SAID DEBT) BY THE ISSUANCE AND PAYMENT OF BONDS OF THE CITY FOR THE PURPOSE OF CONSTRUCTING A NEW BUILDING TO BE USED		
TO HOUSE THE OP ERATIONS OF THE LITTLETON POLICE DEPARTMENT. SUCH BONDS TO BE PAYABLE BY A PLEDGE		
OF THE FULL FAITH AND CREDIT OF THE CITY AS AUTHORIZED IN THE CITY'S CHARTER, WHICH AUTHORIZATION SHALL INCLUDE AUTHORIZATION TO		
REFUND SUCH BONDS AND REFUNDING BONDS WITHOUT ADDITIONAL VOTER APPROVAL; AND IN CONNECTION	T	
THEREWITH (I) SHALL CITY OF LITTLETON AD VALOREM PROPERTY TAXES BE INCREASED IN THE MAXIMUM AMOUNT		
OF \$1,205,500 ANNUALLY TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS AND REFUNDING BONDS WHEN DUE, WITHOUT LIMITATION OR ANY OTHER CONDITION EXCEPT AS STATED AROVE AND (II) SHALL THE PROCEEDS		
EXCEPT AS STATED ABOVE, AND (II) SHALL THE PROCEEDS OF SUCH BONDS AND REFUNDING BONDS AND THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM		
THE INVESTMENT OF SUCH PROCEEDS AND REVENUES BE COLLECTED AND SPENT WITHOUT LIMITATION OR CONDITION UNDER ARTICLE X, SECTION 20 OF THE COLORADO		
CONSTITUTION OR ANY OTHER LAW?		
YES		
	7	
O NO		
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<u>'</u>	JEFFERSON COUNTY	B STATE OF COLORADO	November 2, 2004				
11	Ballot Style: 17	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER				
To vote, BLACKEN () the oval to the left of any candidate. Do not vote for more than the authorized number of candidates. Please use a Black or Blue pen to mark your ballot.							
	PRESIDENTIAL ELECTORS	COUNTY COMMISSIONER	Shall Judge James C. Demlow of the Jefferson				
	(Vote for One Pair) George W. Bush	DISTRICT 1 (Vote for One)	County Court be retained in office?				
	Dick Cheney Republican		YES				
21	John F. Kerry John Edwards Democration	'					
_	Michael Badnarik Richard V. Campagna Libertaria	Scott Benefield Democratic	O NO				
	David Cobb Patricia LaMarche Green	Steven Gallant Libertarian	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?				
	Ralph Nader Peter Miguel Camejo Colorado Reform	Tanya Ishikawa Green					
	Michael Anthony Peroutka Chuck Baldwin American Constitution	DISTILICIZ	YES				
	Gene Amondson Leroy Pletten Concerns of People	(Vote for One)	NO				
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	J. Kevin McCasky Republican	Shall Judge Roy Olson of the Jefferson County Court be retained in office?				
	Walter F. Brown Mary Cal Hollis Socialis	Guy Asher Stocking Democratic					
	Earl F. Dodge Howard L. Lydick Prohibition	COUNTY SHERIFF (Vote for One)	YES				
40	James E. Harris Margaret Trowe Socialist Worker	, ,	○ NO				
41	Bill Van Auken Jim Lawrence Socialist Equalit	Charles W. Carter					
42	Write-in Socialist Equality	Ted B. Mink Republican	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,				
	UNITED STATES SENATOR	COURT OF APPEALS	and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot				
	(Vote for One)	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	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				
	Pete Coors	YES	current law or existing circumstances." AMENDMENT 34 Shall there be an amendment to the Colorado constitution				
	Republican Ken Salazar	○ NO	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 accorded by a failure of the construction of the contraction				
47	Democratic Victor Good		Shall there be an amendment to the Colorado constitution or constitution or feal 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 workmanilke-manner, defining 'good and workmanilke-manner, defining 'good and workmanilke-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?				
_	Colorado Reform	Shall Judge Dennis A. Graham of the Colorado	governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?				
	Douglas "Dayhorse" Campbell American Constitution Richard Randall	Court of Appeals be retained in office?	YES				
E1	Libertarian John R. Harris	YES	○ NO				
31	Independent Finn Gotaas	NO	AMENDMENT 35				
	Unaffiliated		SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THESEWITH AMENDING THE COLORADO CONSTITUTION TO				
	Write-in	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	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 DISTRIBUTIONS 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 TAXES ENROLLIMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH				
	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 6	YES	PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; PROJUBING ANNUAL ADPROPRIATIONS OF ERECIPIES				
	(Vote for One)	NO	PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO				
.	Tom Tancredo Republican		CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND				
	Joanna L. Conti	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	CAMPIOVASCULAR AND POLMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES OF				
	Jack J. Woehr Libertarian		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				
	Peter Shevchuk American Constitution	YES	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				
	STATE BOARD OF EDUCATION CONGRESSIONAL DISTRICT 6 (Vote for One)	○ NO	CERTAIN COLORADU QUALIFIED PHOVIDERS, 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 GOVERNMENT'S 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; PROPHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER 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 FISCAL YEAR SPENDING FOR PURPOSES OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR YEAR YEAR SPENDING APPROPRIATION OF CENTERAL FIND				
<u> </u>	(vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	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				
	Randy DeHoff Republican		THOM THE STATUTOTH ENVITATION ON GENERAL FORD				
I	Susan Marinelli Democratic	YES	APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?				
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE	O NO	YES				
	(Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	O NO				
	Jennifer Mello Democratic	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?					
	Steve Bosley Republican		AMENDMENT 36 Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors.				
l <u> </u>	Daniel Ong Libertarian	YES	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				
	STATE REPRESENTATIVE DISTRICT 28	O NO	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				
	(Vote for One)	COUNTY JUDGE, JEFFERSON	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				
	Thomas Dittemore Democratic	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	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?				
	Don Lee Republican	YES	YES				
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	○ NO	NO				
	(Vote for One) Mary A. Malatesta Democratic Scott Storey Republican						
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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO

	JEFFERSON COUNTY	B STATE OF COLORADO	November 2, 2004
11	Ballot Style: 18	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK PRECORDER
	To vote, BLACKEN () the oval number of candidates. Please use a	to the left of any candidate. Do not vote for more Black or Blue pen to mark your ballot.	e than the authorized
	PRESIDENTIAL ELECTORS	DISTRICT ATTORNEY	COUNTY JUDGE, JEFFERSON
	(Vote for One Pair) George W. Bush	1st JUDICIAL DISTRICT (Vote for One)	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?
21	Dick Cheney Republican John F. Kerry	Mary A. Malatesta	YES
	John Edwards Democratic Michael Badnarik	Democratic Scott Storey	○ NO
	Richard V. Campagna Libertarian David Cobb		
	Patricia LaMarche Green Ralph Nader	DIRECTOR RTD District D	Shall Judge James C. Demlow of the Jefferson
	Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka	(Vote for One) Barbara Brohl	County Court be retained in office?
	Chuck Baldwin American Constitution Gene Amondson	COUNTY COMMISSIONER	YES
	Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	DISTRICT 1	NO
	Irene M. Deasy Unaffiliated Walter F. Brown		Shall Judge Tina L. Olsen of the Jefferson County
	Mary Cal Hollis Socialist Earl F. Dodge	Jim Congrove Republican Scott Benefield	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
40	Howard L. Lydick Prohibition James E. Harris	Democratic Steven Gallant	YES
41	Margaret Trowe Socialist Workers Bill Van Auken	Libertarian Tanya Ishikawa	○ NO
42	Jim Lawrence Socialist Equality Write-in	Green' COUNTY COMMISSIONER	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	UNITED STATES SENATOR	DISTRICT 2 (Vote for One)	Court be retained in office?
	(Vote for One)	J. Kevin McCasky Republican	YES
	Pete Coors	Guy Asher Stocking	○ NO
	Republican Ken Salazar	Democratic COUNTY SHERIFF	
47	Democratic Victor Good	(Vote for One)	"Ballot issues referred by the general assembly
	Colorado Reform Douglas "Dayhorse" Campbell American Constitution	Charles W. Carter	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
	Richard Randall	Democratic Ted B. Mink	or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing
	Libertarian John R. Harris	Republican COURT OF APPEALS	current law or existing circumstances." AMENDMENT 34 Shall there be an amendment to the Colorado constitution
52	Independent Finn Gotaas Unaffiliated	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	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 workmanike manner, defining 'good and workmanike manner, defining 'good and workmanike manner' to include construction that is suitable for its intended purposes; and
	Write-in	YES	governmental immunity, or impose time limits of specified minimum
-	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 6 (Vote for One)	○ NO	Tengths on filing lawsuits?
	Tom Tancredo Republican	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	○ NO
	Joanna L. Conti		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR
	Jack J. Woehr Libertarian	YES	HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWING TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER
	Peter Shevchuk American Constitution	○ NO	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;
	STATE BOARD OF EDUCATION CONGRESSIONAL DISTRICT 6 (Vote for One)	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	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
	Randy DeHoff Republican	YES	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
	Susan Marinelli Democratic	NO	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
=	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	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
	Jennifer Mello Democratic	YES	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
	Steve Bosley Republican	NO NO	COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING
	Daniel Ong Libertarian	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	SPENDING LIMITATION?
	STATE SENATE DISTRICT 26 (Vote for One)	YES	YES NO
	Jared B. Ingwalson	NO	
	Jim Dyer Republican	DISTRICT JUDGE 1st JUDICIAL DISTRICT	
	STATE REPRESENTATIVE DISTRICT 38	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	
	(Vote for One)	YES	
	Joe Stengel Republican Glan I. Emerson	NO	
	Glen L. Emerson Democratic Frank Atwood	NO	
	Libertarian		
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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSTI IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;

"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;

"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND

"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF:
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUE S FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 orth 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? YES NO 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 5% 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 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? YES NO JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO 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 YES NO YES REGIONAL TRANSPORTATION DISTRICT
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 PERCETOR
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 ASISED BY THE NO REGIONAL TRANSPORTATION DISTRICT 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? THAN SIX-TENTHS OF ONE PERCENT? YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
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; ALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .021 PERCENT; ALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .021 PERCENT; ALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .021 PERCENT; ALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .021 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014
PERCENT? PERCENT? YES NO

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004	
11		Ballot Style: 19	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER	
		To vote, BLACKEN () the oval t number of candidates. Please use a	to the left of any candidate. Do not vote for more than the authorized a Black or Blue pen to mark your ballot.				
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	Ó	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ige James C. Demlow of the Jefferson ourt be retained in office?	
		Dick Cheney Republican		lim Congrovo		YES	
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican			
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO	
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judg Court be i	ge Tina L. Olsen of the Jefferson County retained in office?	
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green			
		Michael Anthony Peroutka Chuck Baldwin American Constitution	C	COUNTY COMMISSIONER DISTRICT 2		YES	
		Gene Amondson		(Vote for One)		NO	
		Stanford E. Andress (Andy)		J. Kevin McCasky	Shall Jud	Ige Roy Olson of the Jefferson County retained in office?	
		Walter F. Brown		Republican Guy Asher Stocking	Court be i	retained in office?	
		Mary Cal Hollis Socialist Earl F. Dodge		Democratic COUNTY SHERIFF		YES	
40		Howard L. Lydick Prohibition James E. Harris		(Vote for One)		NO	
44		Margaret Trowe Socialist Workers Bill Van Auken		Charles W. Carter			
41		Jim Lawrence Socialist Equality) (Democratic	#B-# **	unfayed by the man	
42		Write-in		Ted B. Mink Republican	and ballo	sues referred by the general assembly olitical subdivision are listed by letter, ot issues initiated by the people are	
	U	(Vote for One)		GOURT OF APPEALS ge James S. Casebolt of the Colorado	issue is a or existir	merically. A 'yes' vote on any ballot a vote in favor of changing current law ng circumstances, and a 'no' vote on	
_			Court of A	ppeals be retained in office?	any ballo	of issue is a vote against changing aw or existing circumstances."	
		Pete Coors Republican		YES	Shall there concerning r	AMENDMENT 34 be an amendment to the Colorado constitution recovery of damages relating to construction of real provements, and, in connection therewith, prohibiting	
		Ken Salazar Democratic		NO	laws that limit caused by a workmanlike include cons	it or impair a property owner's right to recover damages a failure to construct an improvement in a good and manner; defining "good and workmanlike manner" to truction that is suitable for its intended numpses; and	
47		Victor Good Colorado Reform			permitting ex governmenta lengths on fili	be an amendment to the Colorado constitution recovery of damages relating to construction of real provements, and, in connection therewith, prohibiting it or impair a property owner's right to recover damages a failure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and xceptions for laws that limit punitive damages, afford at immunity, or impose time limits of specified minimum ing lawsuits?	
		Douglas "Dayhorse" Campbell American Constitution	Shall Jud Court of A	ge Dennis A. Graham of the Colorado appeals be retained in office?			
		Richard Randall Libertarian				YES	
		John R. Harris Independent		YES		NO	
		Finn Gotaas Unaffiliated		NO	THROUGH	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR	
53		Write-in	Shall Jud Appeals b	ge Arthur P. Roy of the Colorado Court of pe retained in office?	HEALTH R THEREWITH INCREASE S	RELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES	
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			CIGARETTE HANDLING, PRODUCTS	SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY IF THE MANUFACTURER'S LIST PRICE; INCREASING SACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED 3ES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE NOT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS. TOBACCO	
		DISTRICT 7 (Vote for One)		YES	SUCH TOB REQUIRING PERCENTAC	SACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED GES OF THE ADDITIONAL TOBACCO TAX	
		Bob Beauprez Republican		NO	ENROLLMEN FUND COMP CERTAIN C	TO EXPAND ELIGIBILITY FOR AND INCHEASE NT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO	
		Dave Thomas Democratic		ge Daniel Marc Taubman of the Colorado ppeals be retained in office?	DETECTION CARDIOVAS COMPENSA	I PROGRAMS, AND PREVENTION, EARLY I, AND TREATMENT OF CANCER AND ICULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE	
		Clyde J. Harkins American Constitution	Oddit of F	ppedia de retained in onice:	PENSION FI TAX LOSS CIGARETTE THE APPR	UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT IOPRIATIONS OF ADDITIONAL TOBACCO TAX	
	REG	ENT OF THE UNIVERSITY OF		YES	REVENUES FOR APPRO 1, 2005; ALL REVENUES	SHALL BE IN ADDITION TO AND NOT SUBSTITUTED DPRIATIONS FOR SUCH PROGRAMS ON JANUARY LOWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO	
		COLORADO AT LARGE (Vote for One)		NO	SERVE POP HEALTH PL PROGRAM A	PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO_THIRDS OF THE	
		Jennifer Mello		ge John R. Webb of the Colorado Court of	MEMBERS C THE GOVEF OF EXISTIN TOBACCO	JOLOHADO GUALIFIED PROVIDERS, TOBACCO I PROGRAMS, AND PREVENTION, EARLY I PROGRAMS, AND PREVENTION, EARLY I COLLAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPPIIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY LOWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE DIFEACH HOUSE OF THE GENERAL ASSEMBLY AND RNOR; PROHIBITING THE REPPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES ESTATITIONS LIMITATION ON GENERAL HIND	
		Democratic Steve Bosley	Appeals b	e retained in office?	TOBACCO TOBACO TOBACCO TOBACCO TOBACCO TOBACCO TOBACCO TOBACCO TOBACCO TOBACCO	FRODUCTS, EXCLUDING ALL AUDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING ITIONS OF ADDITIONAL TOBACCO TAX REVENUES	
_		Republican Daniel Ong		YES	APPROPRIA	THONS OF ADDITIONAL TOBACCO TAX REVENUES: STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING LIMITATION?	
	9	Libertarian STATE REPRESENTATIVE		NO		YES	
		DISTRICT 23 (Vote for One)		DISTRICT JUDGE		NO	
		Ramey Johnson	Shall Jud	1st JUDICIAL DISTRICT dge Stephen M. Munsinger of the 1st			
		Republican Gwyn Green	Judicial D	istrict be retained in office?		AMENDMENT 36	
<u> </u>		Democratic Michael T. McKinzie		YES	concerning p and, in con Colorado's e	be an amendment to the Colorado constitution popular proportional selection of presidential electors, nection therewith, creating procedures for allocating electoral votes for president and vice-president of the	
_		Libertarian DISTRICT ATTORNEY		NO	United States state for each amendment	s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of	
		1st JUDICIAL DISTRICT (Vote for One)		COUNTY JUDGE, JEFFERSON	results and	electors applies to the 2004 general election; setting tres and timelines that govern the certification of election the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original or the adjudication of all contests concerning presidential	
		,	Shall Jud	ge Judy Archuleta of the Jefferson County retained in office?	electors and expedited ba	or the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or	
		Mary A. Malatesta Democratic	Court be	YES	any of the pro	change the manner of selecting presidential electors of occedures contained in this amendment? YES	
		Scott Storey Republican) (NO		NO	

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" 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 5% 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? YES NO 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO 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 BOADD 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 FEVENUES 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 AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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; 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? YES NO

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 20	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval t number of candidates. Please use a	o the left of any candidate. Do not vote for more than the authorized Black or Blue pen to mark your ballot.			
	Р	RESIDENTIAL ELECTORS	(COUNTY COMMISSIONER	Shall Jud	lge Roy Olson of the Jefferson County retained in office?
		(Vote for One Pair) George W. Bush		DISTRICT 2 (Vote for One)	Court bo	otanica in onice .
21		Dick Cheney Republican John F. Kerry		J. Kevin McCasky		YES
		John Edwards Democratic		Republican		NO
		Michael Badnarik Richard V. Campagna Libertarian		Guy Asher Stocking Democratic		110
		David Cobb Patricia LaMarche Green		COUNTY SHERIFF (Vote for One)		
		Ralph Nader Peter Miguel Camejo Colorado Reform			or any pe	sues referred by the general assembly political subdivision are listed by letter,
		Michael Anthony Peroutka Chuck Baldwin American Constitution	\bigcirc	Charles W. Carter Democratic	listed nu issue is a	ot issues initiated by the people are merically. A 'yes' vote on any ballot a vote in favor of changing current law
		Gene Amondson		Ted B. Mink Republican	or existing	ng circumstances, and a 'no' vote on ot issue is a vote against changing aw or existing circumstances."
		Stanford E. Andress (Andy)		COURT OF APPEALS		AMENDMENT 34 be an amendment to the Colorado constitution
		Irene M. Deasy Unaffiliated Walter F. Brown	Shall Jud	ge James S. Casebolt of the Colorado appeals be retained in office?	concerning i	ecovery of damages relating to construction of real provements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages i failure to construct an improvement in a good and
		Mary Cal Hollis Socialist		YES	workmanlike include cons	failure to construct an improvement in a good and manner; defining "good and workmanlike manner" to truction that is suitable for its intended purposes; and coptions for laws that limit punitive damages, afford
		Earl F. Dodge Howard L. Lydick Prohibition			governmenta lengths on fill	I immunity, or impose time limits of specified minimum
40		James E. Harris Margaret Trowe Socialist Workers		NO		
41		Bill Van Auken Jim Lawrence Socialist Equality				YES
42		Write-in	Shall Jud	Ige Dennis A. Graham of the Colorado Appeals be retained in office?		NO
	U	NITED STATES SENATOR			SHALL STAT	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY
		(Vote for One)		YES	I HROUGH HEALTH R THEREWITH INCREASE	TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTIONS AT THE RATE OF TWENTY FITE MANUFACTURERS LIST PRICE; INCREASING IACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAXES TO EXPAND ELIGIBILITY FOR AND INCREASE NT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
		Pete Coors		NO	BY WHOLES CIGARETTE HANDLING,	ALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO
		Republican	Chall lud	go Arthur P. Poy of the Coloredo Court of	PRODUCTS PERCENT O SUCH TOE REQUIRING	BY DISTRIBUTORS AT THE RATE OF TWENTY F THE MANUFACTURER'S LIST PRICE; INCREASING IACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNIJIAL APPROPRIATIONS OF SPECIFIED
		Ken Salazar Democratic	Appeals t	ge Arthur P. Roy of the Colorado Court of e retained in office?	PERCENTAG REVENUES ENROLLMEI	SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE NT IN THE CHILDREN'S BASIC HEALTH PLAN, TO
47		Victor Good Colorado Reform			EDI ICATION	I PROGRAMS AND PREVENTION FARLY
		Douglas "Dayhorse" Campbell American Constitution		YES		, AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE UND, AND LOCAL GOVERNMENTS FOR TOBACCO
		Richard Randall Libertarian		NO	TAX LOSS CIGARETTE THE APPR REVENUES	ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED
		John R. Harris	Shall Jud	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	FOR APPRO 1, 2005; ALI REVENUES	UND, AND LOCAL GOVEHNMENTS FOR TOBACCO SE RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE SO EJANIJARY 1 2005 JEPON A DECI ARATION OF
		Finn Gotaas Unaffiliated			HEALTH PL PROGRAM A A STATE I	OLATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE
		Write-in		YES	MEMBERS (THE GOVER OF EXISTIN TOBACCO	AN AND THE COLUMBUD MEDICAL ASSISTANCE \$3 OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE DF EACH HOUSE OF THE GENERAL ASSEMBLY AND RNOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING DESS OF SECTION 20 OF ABTICLE Y OF THE
54	REPRES	ENTATIVE TO THE 109th UNITED		NO	COLORADO	CONSTITUTION; AND EXEMPTING
		STATES CONGRESS DISTRICT 7	Shall Jud	ge John R. Webb of the Colorado Court of	FROM THE APPROPRIA	TIONS OF ADDITIONAL TOBACCO TAX REVENUES STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING LIMITATION?
		(Vote for One)		e retained in office?		YES
		Bob Beauprez Republican		YES		NO
		Dave Thomas Democratic				NO
		Clyde J. Harkins American Constitution	0	NO		
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE		DISTRICT JUDGE 1st JUDICIAL DISTRICT	Shall there concerning p	AMENDMENT 36 be an amendment to the Colorado constitution popular proportional selection of presidential electors,
		(Vote for One)		dge Stephen M. Munsinger of the 1st istrict be retained in office?	Colorado's e United States state for each	inecum merewin, creating procedures for allocating lectoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed
		Jennifer Mello Democratic			amendment presidential forth procedu	AMENDMENT 36 be an amendment to the Colorado constitution popular proportional selection of presidential electors, nection therewith, creating procedures for allocating electoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting press and timelines that govern the certification of election the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original requiring that such matters be heard and decided on an
		Steve Bosley Republican		YES	presidential amendment; jurisdiction fo	electors and in the election on this proposed granting the Colorado supreme court original or the adjudication of all contests concerning presidential
		Daniel Ong Libertarian		NO	expedited ba legislation to	requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occurred contained in this amendment?
	S	TATE REPRESENTATIVE		COUNTY JUDGE, JEFFERSON		YES
		DISTRICT 24 (Vote for One)	Shall Jud Court be	ge Judy Archuleta of the Jefferson County retained in office?		NO
		Cheri Jahn Democratic		YES		
		Shawn Elke Glazer Libertarian		NO	Shall there	AMENDMENT 37 be an amendment to the Colorado revised statutes
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT			electric serv	enewable energy standards for large providers of retail ice, and, in connection therewith, defining eligible nergy resources to include solar, wind, geothermal, all hydroelectricity, and hydrogen fuel cells; requiring tage of retail electricity sales be derived from renewable
		(Vote for One)		lge James C. Demlow of the Jefferson ourt be retained in office?	sources, beg by 2015; req watt and oth	rage or retail electricity sales be derived from renewable inining with 3% in the year 2007 and increasing to 10% uiring utilities to offer customers a rebate of \$2.00 per ner incentives for solar electric generation; providing rutilities to invest in renewable energy resources that economic benefits to customers; limiting the retail rate
		Mary A. Malatesta	O		provide net of impact of re residential co	r utilities to invest in renewable energy resources that economic benefits to customers; limiting the retail rate newable energy resources to 50 cents per month for istomers; requiring public utilities commission rules to jor aspects of the measure; prohibiting utilities from
		Scott Storey		YES	using conde	emnation or eminent domain to acquire land for accilities used to meet the standards; requiring utilities
	(Republican COUNTY COMMISSIONER		NO	and specifying utility may op	nents contracts to address shortfalls from the standards; ng election procedures by which the customers of a t out of the requirements of this amendment?
		DISTRICT 1 (Vote for One)	Shall Jud	ge Tina L. Olsen of the Jefferson County retained in office?		YES
		Jim Congrove	Jourt De	oamou m omo o :		NO
		Republican Scott Benefield		YES		
		Democratic Steven Gallant		NO		
_		Libertarian Tanya Ishikawa				
		Green				

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$80.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY PENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHOUT AFFECTING THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPEN 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, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO 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. YES NO REGIONAL TRANSPORTATION DISTRICT

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 MULTIFLE-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 AS RAISED BY THE
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT
DELIGATIONS AND ANY INVESTMENT IT ROOM FOR 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? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

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 MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 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 DULARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DULARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE REAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT HIMTED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT'-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT OC CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;

"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX JEFFERSON COUNTY R-1 SCHOOL DISTRICT SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX
REVENUES THAT WOULD BE PROVIDED BY THE GENERAL
FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT
SUCH INCREASE AND, TOGETHER WITH REVENUES FROM
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
THE EARNINGS ON SUCH TAXES AND REVENUES, TO
CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING
CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR
WITHOUT LIMITATION BY THE REVENUE AND SPENDING
LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY
TO COLLECT AND SPEND OTHER REVENUES OR FUNDS
UNDER, ARTICLE X, SECTION 20 OF THE COLORADO
CONSTITUTION OR ANY OTHER LAW?" YES NO

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