		B STATE OF COLORADO	C November 0, 0004
	Ballot Style: 41	STATE OF COLORADO	C November 2, 2004
11	Buildt Otyle: 41	JEFFERSON COUNTY GENERAL ELECTION	JEFFERSON COUNTY CLERK RECORDE
	To vote, BLACKEN () the oval	November 2, 2004 to the left of any candidate. Do not vote for mo	re than the authorized
		a Black or Blue pen to mark your ballot.	
	PRESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge James C. Demlow of the Jeffer County Court be retained in office?
	George W. Bush Dick Cheney Republicar	1	YES
21	John F. Kerry John Edwards Democratic Michael Badnarik	 Jim Congrove Republican Scott Benefield 	
	Charles Daumann Richard V. Campagna Libertariar David Cobb		Shall Judge Tina L. Olsen of the Jefferson Cou
	Patricia LaMarche Greer		Court be retained in office?
	Peter Miguel Camejo Colorado Reform		YES
	Chuck Baldwin American Constitution	DISTRICT 2 (Vote for One)	NO
	Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Shall Judge Roy Olson of the Jefferson Cou
	Walter F. Brown	Guy Asher Stocking	Court be retained in office?
	Mary Cal Hollis Socialis Earl F. Dodge Howard L. Lydick Prohibition	COUNTY SHERIFF	O YES
40	Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers		─ NO
41	Bill Van Auken Jim Lawrence Socialist Equality	Charles W. Carter	
	Write-in	Ted B. Mink Republican	"Ballot issues referred by the general assem or any political subdivision are listed by let
43	UNITED STATES SENATOR (Vote for One)	COURT OF APPEALS	and ballot issues initiated by the people listed numerically. A 'yes' vote on any ba issue is a vote in favor of changing current
		Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	or existing circumstances, and a 'no' vote any ballot issue is a vote against chang current law or existing circumstances."
	Pete Coors Republican	O YES	AMENDMENT 34 Shall there be an amendment to the Colorado constit concerning recovery of damages relating to construction of
	C Ken Salazar Democratic	○ NO	Shall there be an amendment to the Colorado constit concerning recovery of damages relating to construction of property improvements, and, in connection therewith, prohil laws that limit or impair a property owner's right to recover dam caused by a failure to construct an improvement in a good workmanlike manner, defining "good and workmanlike manne include construction that is suitable for its intended purposes; permitting exceptions for laws that limit punitive damages, a governmental immunity, or impose time limits of specified mini lengths on filing lawsuits?
47	Victor Good Colorado Reform		permitting exceptions for laws that limit punitive damages, a governmental immunity, or impose time limits of specified mini lengths on filing lawsuits?
	Douglas "Dayhorse" Campbell American Constitution	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	
	Richard Randall Libertarian		→ YES → YES → → → → → → → → → → → → → → → → → → →
51	John R. Harris	YES	<u>NO</u>
	Finn Gotaas Unaffiliated		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNU. THROUGH ADDITIONAL TOBACCO TAXES IMPOSED HEALTH RELATED PURPOSES, AND, IN CONNECT THEFEINTEL AMENDMO THE COLORADO CONSTITUTION
	Write-in REPRESENTATIVE TO THE 109th UNITED	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	SHALL STATE TAXES BE INCHEASED \$175 MILLION ANNU. THROUGH ADDITIONAL TOBACCO TAXES IMPOSED HEALTH RELATED PURPOSES, AND, IN CONNEC: THEREWITH, MAENDING THE COLORADO CONSTITUTION INCREASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS CIGARETTE AND ON THE SALE, USE, CONSUMPT HANDLING, OR DISTRIBUTION OF OTHER TOBA PROCPUTS BY DISTRIBUTIONS AT THE RATE OF TWE PERCENT OF THE MANIFACTURES'S LIST PRICE INCREASE
	STATES CONGRESS DISTRICT 7	→ YES	SUCH TOBACCO TAXES EFFECTIVE JANUARY 1
	(Vote for One)	○ NO	REQUIRING ANNUAL APPROPRIATIONS OF SPECI PERCENTAGES OF THE ADDITIONAL TOBACCO REVENUES TO EXPAND ELIGIBILITY FOR AND INCRE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN FUND COMPREHENSIVE PRIMARY MEDICAL CARE THRO
	Republican Dave Thomas	Shall Judge Daniel Marc Taubman of the Colorado	CERTAIN COLORADO QUALIFIED PROVIDERS, TOBA EDUCATION PROGRAMS, AND PREVENTION, EA DETECTION, AND TREATMENT OF CANCER CARDIOVASCULAR AND PULMONARY DISEASES, T CONDENSATE THE CTATE CENTERAL ELINO THE ON
	Democratic Clyde J. Harkins	Court of Appeals be retained in office?	COMPENSATE THE STATE GENERAL FUND, THE OLD PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBA TAX LOSSES RESULTING FROM REDUCED SALES CIGARETTES AND TOBACCO PRODUCTS; SPECIFVING I THE APPROPRIATIONS OF ADDITIONAL TOBACCO REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITL FOR DESCRIPTIONS OF ADDITION TO AND NOT SUBSTITL
	American Constitution REGENT OF THE UNIVERSITY OF	O YES	THE AFT THAT HOUSE OF A DUTINATE TO DOWN TO AND NOT SUBSTITL FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANU 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO REVENUES FOR ANY HEALTH RELATED PURPOSE AND
	COLORADO AT LARGE (Vote for One)	─ NO	SERVE POPULATIONS ENROLLED IN THE CHILDREN'S B HEALTH PLAN AND THE COLORADO MEDICAL ASSISTA PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATIO A STATE FISCAL EMERGENCY BY TWO-THIRDS OF
	Jennifer Mello	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	 MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY THE GOVERNOR; PROHIBITING THE REPEAL OR REDUC OF EXISTING TAXES IMPOSED ON CIGARETTES AND OT TOBACCO PRODUCTS; EXCLUDING ALL ADDITIC
	Steve Bosley Republican		TOBACCO TAX REVENUES FROM FISCAL YEAR SPENI FOR PURPOSES OF SECTION 20 OF ARTICLE X OF COLORADO CONSTITUTION; AND EXEMP APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVEN FROM THE STATUTORY LIMITATION ON GENERAL F
	Daniel Ong Libertarian	⊖ YES	APPROPRIATIONS GROWTH OR ANY OTHER EXIS SPENDING LIMITATION?
	STATE REPRESENTATIVE DISTRICT 26	NO	<u> </u>
	(Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	◯ NO
	Betty Boyd Democratic	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	
	Mike Smith Republican		AMENDMENT 36 Shall there be an amendment to the Colorado constit concerning popular proportional selection of presidential elect and, in connection therewith, creating procedures for alloc
	Doug Anderson Libertarian	YES	Colorado's electoral votes for president and vice-president or United States, based on the proportion of ballots that are cast in state for each presidential ticket; making the terms of the prop amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; se
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)		presidential electors applies to the 2004 general election; sc forth procedures and timelines that govern the certification of ele- results and the potential recounting of votes in elections presidential electors and in the election on this prop amendment; granting the Colorado supreme court or
		COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	amendment; granting the Colorado supreme court or jurisdiction for the adjudication of all contests concerning preside electors and requiring that such matters be heard and decided expedited basis; and authorizing the general assembly to e legislation to change the manner of selecting presidential elect
	 Mary A. Malatesta Democratic Scott Storey 	Court be retained in office?	any of the procedures contained in this amendment?
	REGIONAL TRANSPORTATION DISTRICT		
	DIRECTOR RTD District M		
-	(Vote for One) David Ruchman		
	Jerry Roach		
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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 energy resources to include solar wind grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old-numbered year on the	
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 incentive for utilities to invest in resurvey per uncertainty to the test that	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 scidential euteromers: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moustain the function of this compared?	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter		
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CHAPTER A Section 2.9 of the Lakewood City Charter be mended to clarify that an individual at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? The City of the City of the Lakewood City Charter annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the City and each member of the City Council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City of the City of the City office of any member of the City of the City of the City office of any member of the City of the City of the date of the City council shall be the judge of the election and of the term of office shall be an employee of the City of day elected office of the State of Coloradi subdivision the City Council shall be the judge of the election and of the term of the member. CITY COUNCIL Shall be the judge of the election and of the term of the member.		
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Characteristic Standards Section 2.9 of the Lakewood City Charter be arended to clarify that an individual, at the time of declaring their an individual, at the time of declaring their an individual, at the time of edclaring their an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended, Article II, Section 2.9 of the Lakewood City Charter shall read "2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least where/one years of age, a resident of the election, a registered elector in the City, and a resident of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Kourch member of the City Council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City Council shall be a resident of the city of the City or hold any elected office of the State of Colorador any political subdivision thereof. The City Council shall be the judge of the election and of the cause there more shall be an employee of the City or bid any elected office of the State of Colorador any political subdivision the cause there more shall be an employee of the City or bid any elected office of the State of Colorador and political subdivision thereof. The City Council shall be the judge of the election and of the cause there are the shall be an employee of the City or bid any elected office of the State of Colorador and political subdivision thereof. The City Council shall be the judge of the State and the shall be and the sh		

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			B STATE OF COLORADO	c November 2, 2004
I +	11	Ballot Style: 42	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 mor Black or Blue pen to mark your ballot.	e than the authorized
		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	<u> </u>
		Michael Badnarik Richard V. Campagna Libertarian	Guy Asher Stocking	─ NO
		David Cobb Patricia LaMarche Green	COUNTY SHERIFF (Vote for One)	
		Ralph Nader Peter Miguel Camejo Colorado Reform		"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are
		Michael Anthony Peroutka Chuck Baldwin American Constitution	Charles W. Carter	listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on
		Gene Amondson Leroy Pletten Concerns of People	C Ted B. Mink Republican	any ballot issue is a vote against changing current law or existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	Shall Judge James S. Casebolt of the Colorado	AMENDMENT 34 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
		Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge	Court of Appeals be retained in office?	caused by a failure to construct an improvement in a good and workmanike manner, defining 'good and workmanike manner' to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, afford
	40	Howard L. Lydick Prohibition		governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?
	41	Margaret Trowe Socialist Workers Bill Van Auken		<u> </u>
		Jim Lawrence Socialist Equality Write-in	Shall Judge Dennis A. Graham of the Colorado	─ NO
	43	UNITED STATES SENATOR (Vote for One)	Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION
		(Vote for One)	O YES	IHROUGH ADDITIONAL IOBACCO IAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY MHOL ESALEDS OF THEFE AND TWO TENTES CENTE DEP
		Pete Coors Republican	─ NO	CIGARETTE AND OF THEE AND TWO-LENTRS CENTS FER HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE INCREASING
		C Ken Salazar	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBUITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COURADO QUALIFIED PROVIDERS, TOBACCO
	47	Colorado Reform		EDUCATION PROGRAMS AND PREVENTION FABLY
		Ocugias "Dayhorse" Campbell American Constitution	─ YES	DETECTION, AND THEATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAY LOSSE DESUITING EFON MEDITICE SALES OF
		Richard Randall Libertarian	<u>NO</u>	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	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 CHILDREM'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE
	52	Finn Gotaas	YES	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 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
		Write-in REPRESENTATIVE TO THE 109th UNITED		TOBACCO PHODUCIS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING
		STATES CONGRESS DISTRICT 7	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) Bob Beauprez Republican	Appeals be retained in office?	YES
		Dave Thomas Democratic	YES	O NO
		Clyde J. Harkins American Constitution	NO	
		REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	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 east in this
		Jennifer Mello Democratic		concerning popular proportional selection of presidential electors, and, in connection therwith, 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 por this proposed
		C Steve Bosley Republican	→ YES	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
		Daniel Ong Libertarian	NO	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 27 (Vote for One)	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County	
		Chris Rose	Court be retained in office?	─ NO
		Democratic Bill Crane	○ NO	AMENDMENT 37 Shall there be an amendment to the Colorado revised statutes
		Republican DISTRICT ATTORNEY		concerning renewable energy standards for large providers of retail
		1st JUDICIAL DISTRICT (Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?	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 incentive for utilities to input in group the accessible accessible that the solar electric generation; providing the solar electric generation; providing that the solar electric generation; providing the solar electric generation; providing the solar electric generation; providing that the solar electric generation; providing that the solar electric generation; providing the solar electric generation; providing the solar electric generation; providing that the solar electric generation; providing the solar el
		Mary A. Malatesta		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;
		C Scott Storey Republican	⊖ YES	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?
		COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	NO Shall Judge Tina L. Olsen of the Jefferson County	utility may opt out of the requirements of this amendment?
_			Court be retained in office?	─ NO
1 1		Republican Scott Benefield Democratic	- YES	
		Steven Gallant Libertarian	NO	
-		C 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 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 38 "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$860.5 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
personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	FOLLOWING PURPOSES: * CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 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
─ NO	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 FURINSHING CHARTER SCHOOL AND
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.	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 ON BELOW PAR, AND AT SUCH TIME OR
 YES NO 	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,
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	AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE 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 DISTRICTS ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"
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	 YES NO
ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES 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?	
C 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 XOF 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 COSPRECENT 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 .028 PERCENT SALES AND USE TAX TO .064 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT. SALES AND USE TAX TO .042 PERCENT. SALES AND USE TAX TO .054 PERCENT. SALES AND USE TAX TO .054 PERCENT. ALES AND USE TAX TO .054 PERCENT. ALES AND USE TAX TO .014 PERCENT. SALES AND USE TAX TO .027 PERCENT. AND INCREASING THE .013 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 NO 	
JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED 388.5 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 BUGGET 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 OUALITY; " MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW	
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 AND SPENDING CHANGE UNDER, 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	
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		B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 43	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK RECORDE
8	To vote, BLACKEN () the ova number of candidates. Please use	al to the left of any candidate. Do not vote for mor a Black or Blue pen to mark your ballot.	e than the authorized
1	PRESIDENTIAL ELECTORS (Vote for One Pair)	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District D	Shall Judge James C. Demlow of the Jeffers County Court be retained in office?
	George W. Bush Dick Cheney Republic	an (Vote for One)	─ YES
21	John F. Kerry John Edwards Democra	ttic Barbara Brohl COUNTY COMMISSIONER	
	Compagna Libertar David Cobb)
	Patricia LaMarche Gre		Shall Judge Tina L. Olsen of the Jefferson Cou Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Refo Michael Anthony Peroutka	rm Jim Congrove Republican Scott Benefield	⊖ YES
	Chuck Baldwin American Constitut		
	Leroy Pletten Concerns of Peo	ple Libertarian	Shall Judge Roy Olson of the Jefferson Cou
	Stanford E. Andress (Andy) Irene M. Deasy Unaffilia Walter F. Brown	COUNTY COMMISSIONER	Court be retained in office?
	Mary Cal Hollis Socia		YES
40	Howard L. Lydick Prohibit		
40	James E. Harris Margaret Trowe Socialist Work Bill Van Auken	ers J. Kevin McCasky Republican Guy Asher Stocking	
41	Jim Lawrence Socialist Equa	lity Guy Asner Stocking Democratic COUNTY SHERIFF	"Ballot issues referred by the general assem
42	UNITED STATES SENATOR	(Vote for One)	or any political subdivision are listed by the general assemi and ballot issues initiated by the people a listed numerically. A 'yes' vote on any bal
43	(Vote for One)	Charles W. Carter	issue is a vote in favor of changing current l or existing circumstances, and a 'no' vote any ballot issue is a vote against changi
•	Pete Coors	Charles W. Carter Democratic Ted B. Mink	CUTENT LAW OF EXISTING CITCUMSTANCES."
-	rete COOIS Republican Ken Salazar	COURT OF APPEALS	Shall there be an amendment to the Colorado constitu concerning recovery of damages relating to construction of property improvements, and, in connection therewith, prohib laws that limit or impair a property owner's right to recover dama
47	Certo Galazar Democratic Victor Good	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	caused by a failure to construct an improvement in a good workmanlike manner, defining "good and workmanlike manner include construction that is suitable for its intended purposes; permitting exceptions for laws that limit punitive damages, af
	Colorado Reform Douglas "Dayhorse" Campbel		governmental immunity, or impose time limits of specified minin lengths on filing lawsuits?
•	American Constitution	NO	─ YES
	Libertarian John R. Harris		○ NO
	Independent Finn Gotaas	Shall Judge Dennis A. Graham of the Colorado	AMENDMENT 35
53	Unaffiliated Write-in	Court of Appeals be retained in office?	SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUA THROUGH ADDITIONAL TOBACCO TAXES IMPOSED F HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION
-	REPRESENTATIVE TO THE 109th UNITE	D YES	INCHEASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS F CIGARETTE AND ON THE SALE, USE, CONSUMPTI HANDLING, OR DISTRIBUTION OF OTHER TOBAC DEDDUICED BY DISTRIBUTION OF OTHER TOBAC
	STATES CONGRESS DISTRICT 7 (Vote for One)	○ NO	HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION INCREASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS F CIGARETTE AND ON THE SALE, USE, CONSUMPTI HANDLING, OR DISTRIBUTION OF OTHER TOBAC PRODUCTS BY DISTRIBUTIONS AT THE RATE OF TWEI PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREAS SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2 REQUIRING ANNUAL APPROPRIATIONS OF SPECIF PERCENTAGES OF THE ADDITIONAL TOBACCO REVENUES TO EXPAND ELIGIBILITY FOR AND INCRE. ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN.
	Bob Beauprez Republican	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROU
	Dave Thomas		CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD / PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBAC
	Clyde J. Harkins American Constitution	YES	CERTAIN COLORADO QUALIFIED PROVIDERS, TOBAC EDUCATION PROGRAMS, AND PREVENTION, EA DETECTION, AND TREATMENT OF CANCER / CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD / PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBAC TAX LOSSES RESULTING FROM REDUCED SALES CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING TI THE APPROPRIATIONS OF ADDITIONAL TOBACCO REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITU FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANU. 1 2005: ALI OWING THE USE OF ADDITIONAL TOBACCO
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	NO Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	REVENUES FOR ANY HEALTH RELATED PURPOSE AND SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BA HEALTH PLAN AND THE COLORADO MEDICAL ASSISTA PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION A STATE EISCAL MERGENCY, BY TWO-THIRDS, OF
	Jennifer Mello	out of Appeals be retained in onice:	THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCT OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTI TOBACCO PRODUCTS; EXCLUDING ALL ADDITIO
	Construction Democratic Steve Bosley Republican	O YES	TOBACCO TAX REVENUES FROM FISCAL YEAR SPEND FOR PURPOSES OF SECTION 20 OF ARTICLE X OF " COLORADO CONSTITUTION; AND EXEMPT APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVEN EDOM THE STATUTORY UNITATION ON CENERAL E
	Daniel Ong Libertarian	○ NO	FROM THE STATUTORY LIMITATION ON GENERAL FI APPROPRIATIONS GROWTH OR ANY OTHER EXIST SPENDING LIMITATION?
	STATE SENATE DISTRICT 21 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	YESNO
	Deanna Hanna	O YES	
	Cori Merritts Republican	NO	AMENDMENT 36 Shall there be an amendment to the Colorado constitut concerning popular proportional selection of presidential elect
8	STATE REPRESENTATIVE DISTRICT 22 (Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	concerning popular proportional selection of presidential elect and, in connection therewith, creating procedures for alloca Colorado's electoral votes for president and vice-president of United States, based on the proportion of ballots that are cast in state for each presidential ticket; making the tems of the propo- amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; sel forth procedures and timelines that qovern the certification of elec
	Matt Knoedler	Judicial District be retained in office?	results and the potential recounting of votes in elections presidential electors and in the election on this prope amendment; granting the Colorado supreme court orig jurisdiction for the adjudication of all contests concerning preside
	Republican Peter Mazula	YES	electors and requiring that such matters be heard and decided o expedited basis; and authorizing the general assembly to e legislation to change the manner of selecting presidential electo any of the procedures contained in this amendment?
8	Democratic DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	NO	YES
		COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County	<u>NO</u>
	Mary A. Malatesta	Court be retained in office?	
	Scott Storey Republican	YES	
		○ NO	
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Burger and the state period is provided in the state period is period is provided in the state period is period is period in the state period is	LEFFERSON COUNTY R-1 SCHOOL DISTRICT ISUAL SPEERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER MOUNT AST HE 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 SCIENTER THAT STUDENTS "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "RET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT SCOMMITMENT TO ACADEMIC EXCLLEINCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE INGREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT SCOMMITMENT TO ACADEMIC EXCLLEINCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE INGREASED COSTS INCURRED BY THE DISTRICT OCONTINUE THE DISTRICT SCOMMITMENT TO ACADEMIC EXCLLEINCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE INGREASED TO PROVIDE TAXE EVENUES THAT WOULD BE PROVIDED BY THE GENERAL "UND MILLION VARIAGE REQUIREMENTS; AND "UTBOULT TAXES ATTRIBUTED LINDER TATE LAW WITHOUT SUCH TAXES ON DISCH TAXES ATTRIBUTED ETHERED AND THE EARNINGS ON SUCH TAXES ATTRIBUTED ETHERED AND "UTBOLL EAVOTE APPROVED REVENUE AND SPENING UNTER, ATTRICE AND SPENITE ACH YEAR WITHOUT AFFECTING THE DISTRICTS ABILITY OUCH TAXES ATTRIBUTED AND THE REVENUE AND SPENING UNTER AVENUE AND SPENING UNTER AVENUE AND SPENING UNTERNING TO BE COLLECTED AND SPENITECH AND THE EARNINGS ON SUCH TAXES ATTRIBUTED AND THE EARNINGS ON SUCH TAKES ATTRIBUTED AND THE EARNINGS ON SUCH TAKES ATTRIBUTED AND THE EARNINGS ON SUCH TAKES ATTRIBUTED TO DISTRICT AND SPENING UNTERNING THE DISTRICT AS ADI REVENUES AND THEOD THER REVENUE AND SPENING UNTERNING THE DISTRICT AS ADUAR SUCH LASSER THE DOTTOR THE DISTRICT AND AND MOR INTERVISE A AND THE ACH YEAR ON THE ACH YEAR ON THE ACH YEAR ON THE ACH Y	
◯ NO	ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT	
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the	BE INCREASED \$223.8 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 NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
	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	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE	 MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAINIG AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS: 	
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	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 REDEMIFTION.	
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	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 SUCH FOILD 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 ATTRIBUTABLE THERETO AND	
─ YES		

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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 DERVER

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 LOODRADO 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 .065 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAXED .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND LISE 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 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?			
◯ YES			
○ NO			
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	number of candidates. Please use a PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush Dick Cheney Republican John F. Kerry John Edwards Democratic Michael Badnarik Richard V. Campagna Libertarian David Cobb Patricia LaMarche Green Ralph Nader Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin American Constitution Gene Amondson Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	 Jim Congrove Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican 	EFFERION COUNTY CLERK FRECORDER e than the authorized Shall Judge James C. Demlow of the Jefferson County Court be retained in office? YES NO Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	number of candidates. Please use a PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush Dick Cheney Republican John F. Kerry John Edwards Democratic Michael Badnarik Richard V. Campagna Libertarian David Cobb Patricia LaMarche Green Ralph Nader Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin American Constitution Gene Amondson Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	Black or Blue pen to mark your ballot. REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District D (Vote for One) Barbara Brohl COUNTY COMMISSIONER DISTRICT 1 (Vote for One) Jim Congrove Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	Shall Judge James C. Demlow of the Jefferson County Court be retained in office? YES NO Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	(Vote for One Pair) George W. Bush Dick Cheney Republican John F. Kerry John Edwards Democratic Michael Badnarik Richard V. Campagna Libertarian David Cobb Patricia LaMarche Green Ralph Nader Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin American Constitution Gene Amondson Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	DIRECTOR RTD District D (Vote for One) Barbara Brohl COUNTY COMMISSIONER DISTRICT 1 (Vote for One) Jim Congrove Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	County Court be retained in office? YES NO Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office? YES YES YES
	Dick Cheney Republican John F. Kerry Democratic Michael Badnarik Richard V. Campagna Libertarian David Cobb Patricia LaMarche Green Ralph Nader Green Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin Chuck Baldwin American Constitution Gene Amondson Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Irene M. Deasy Unaffiliated Walter F. Brown Margaret Trowe Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Socialist Workers Bill Van Auken Socialist Equality	(Vote for One) Barbara Brohl COUNTY COMMISSIONER DISTRICT 1 (Vote for One) Jim Congrove Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	NO Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office? YES
	John Edwards Democratic Michael Badnarik Richard V. Campagna Libertarian David Cobb Patricia LaMarche Green Ralph Nader Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin Colorado Reform Michael Anthony Peroutka Chuck Baldwin Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	COUNTY COMMISSIONER DISTRICT 1 (Vote for One) Jim Congrove Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	NO Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office? YES
	Richard V. Campagna Libertarian David Cobb Green Patricia LaMarche Green Ralph Nader Colorado Reform Michael Anthony Peroutka American Constitution Gene Amondson Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Howard L. Lydick Prohibition James E. Harris Socialist Workers Bill Van Auken Socialist Equality	DISTRICT 1 (Vote for One) Jim Congrove Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office? YES
	Patricia LaMarche Green Ralph Nader Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin American Constitution Gene Amondson Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	 Jim Congrove Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican 	Court be retained in office? YES NO Shall Judge Roy Olson of the Jefferson County Court be retained in office? YES
40	Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin American Constitution Gene Amondson Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	Republican Scott Benefield Democratic Steven Gallant Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	NO Shall Judge Roy Olson of the Jefferson County Court be retained in office? YES
40	Chuck Baldwin American Constitution Gene Amondson Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	Democratic	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
40	Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Irene M. Deasy Unaffiliated Walter F. Brown Socialist Mary Cal Hollis Socialist Earl F. Dodge Prohibition James E. Harris Socialist Workers Bill Van Auken Socialist Equality	Libertarian Tanya Ishikawa Green COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	Court be retained in office?
40	Walter F. Brown Mary Cal Hollis Socialist Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	COUNTY COMMISSIONER DISTRICT 2 (Vote for One) J. Kevin McCasky Republican	O YES
40	Earl F. Dodge Howard L. Lydick Prohibition James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	(Vote for One)	
40	James E. Harris Margaret Trowe Socialist Workers Bill Van Auken Jim Lawrence Socialist Equality	J. Kevin McCasky Republican	ΝΟ
41	Bill Van Auken Jim Lawrence Socialist Equality		
		Guy Asher Stocking	
	Write-in	COUNTY SHERIFF	"Ballot issues referred by the general assembly
43	UNITED STATES SENATOR	(Vote for One)	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
	(Vote for One)	Charles W. Carter	issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."
	Pete Coors Republican	Ted B. Mink Republican	AMENDMENT 34
	Ken Salazar	COURT OF APPEALS	Snail there be an amenument to the Colorado 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 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 lendths on filmio lawsuits?
47	Victor Good Colorado Reform	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	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
	Douglas "Dayhorse" Campbell American Constitution	YES	lengths on filing lawsuits?
	Richard Randall Libertarian	◯ NO	O YES
	John R. Harris		─ NO
	C Finn Gotaas	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR
	Write-in		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
54	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS	· YES	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
	DISTRICT 7 (Vote for One)	<u>NO</u>	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
	Bob Beauprez Republican	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	EINFOLLMENT IN THE CHILDHEN'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 CANCED AND
	Dave Thomas		CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING EROM REDUCED SALES OF
	Clyde J. Harkins American Constitution	YES	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	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN. CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY 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 TAXE REVUENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDES, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENGLED IN THE CHLIDREN'S BASIC 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 THE ROVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND TO SERVE POPULATIONS OF SECTION 20 OF ARTICLE X OF THE OBACCO PRODUCTS; EXCLUDING ALL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION THE ROVERNOR; PROHIBITING THE REPEAL OR REDUCTION THE ROVERNOR; PROHIBITING THE REPEAL OR REDUCTION TH
	Jennifer Mello	Court of Appeals be retained in office?	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
	Steve Bosley	YES	TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PUPPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING
	Daniel Ong		APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
	Libertarian STATE SENATE	Shall Judge John R. Webb of the Colorado Court of	─ YES
	DISTRICT 21 (Vote for One)	Appeals be retained in office?	<u> </u>
	Deanna Hanna	VES	
	Componentic Componential Compon	○ NO	AMENDMENT 36 Shall there be an amendment to the Colorado constitution
	STATE REPRESENTATIVE	DISTRICT JUDGE 1st JUDICIAL DISTRICT	concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating Colored a photon when the provide the providence of the
	DISTRICT 22 (Vote for One)	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	United States, based on the proportion and vice-president of the United States, based on the proportion of ballost 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 precidential electors and in the elections for the proposed
	Matt Knoedler Republican		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
	Peter Mazula Democratic	⊖ YES	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?
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	NO	─ YES
	(Vote for One)	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County	─ NO
	Mary A. Malatesta	Court be retained in office?	
	C Scott Storey Republican	YES	
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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old numbered year on the	
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 incentive for utilities to invest in resurvey per uncertainty that	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 scidential euteromers: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moustain the function of this compared?	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter		
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CHAPTER A Section 2.9 of the Lakewood City Charter be mended to clarify that an individual at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? The City of the City of the Lakewood City Charter annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the City and each member of the City council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City of the City council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City of the City of any elected offices shall be an employee of the City of any elected office of the State of Coloradi as budivision the City Council shall be the judge of the election and of the cualifications of its members. CITY CITY Council shall be the judge of the election and of the cualifications of its members.		
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Characteristic Standards Section 2.9 of the Lakewood City Charter be arended to clarify that an individual, at the time of declaring their an individual, at the time of declaring their an individual, at the time of edclaring their an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended, Article II, Section 2.9 of the Lakewood City Charter shall read "2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least where/one years of age, a resident of the election, a registered elector in the City, and a resident of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Kouncil shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City Council shall be a resident of the vard from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City council shall be the judge of the Election and of the cause the removal from office of any member was elected. No member of the City council shall be the judge of the State shall shall be attended to Colorado rany political subdivision the cause the removal from thich election of the City Council shall be the judge of the State shall shall be attended to the term for the City Council shall be the judge of the State shall shall be attended to the term of the City Council shall be attended to Colorado rany political subdivision theoremetere and the cause the removal theoremeter athe City Council shall be		

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	JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 45	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 mor Black or Blue pen to mark your ballot.	e than the authorized
	PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District M	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
21	Dick Cheney Republican	David Ruchman	<u> </u>
	John Edwards Democratic Michael Badnarik	Jerry Roach	◯ NO
	Richard V. Campagna Libertarian	COUNTY COMMISSIONER	Shall Judge Tina L. Olsen of the Jefferson Count Court be retained in office?
	Patricia LaMarche Green	(Vote for One)	Court de retained in office?
	Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin American Constitution	Jim Congrove	─ YES
	Gene Amondson	Scott Benefield	O NO
	Stanford E. Andress (Andy)		Shall Judge Roy Olson of the Jefferson Coun Court be retained in office?
	Walter F. Brown	Tanya Ishikawa	
	Mary Cal Hollis Socialist	COUNTY COMMISSIONER	O YES
40	James E. Harris Margaret Trowe Socialist Workers	(Vote for One)	─ NO
41	Bill Van Auken Jim Lawrence Socialist Equality	J. Kevin McCasky	
	Write-in	Guy Asher Stocking	"Ballot issues referred by the general assembl or any political subdivision are listed by lette
43	UNITED STATES SENATOR (Vote for One)	COUNTY SHERIFF (Vote for One)	and ballot issues initiated by the people ar listed numerically. A 'yes' vote on any ballo issue is a vote in favor of changing current la or existing circumstances, and a 'no' vote o any ballot issue is a vote against changin current law or existing circumstances."
	Pete Coors Republican	Charles W. Carter	
	Ken Salazar	C Ted B. Mink Republican	AMENDMENT 34 Shall there be an amendment to the Colorado constituti concerning recovery of damages relating to construction of re property improvements, and, in connection therewith, prohibitil laws that limit or impair a property owner's right to recover damage caused by a failure to construct an improvement in a good ar workmanike manner; defining 'good and workmanike manner' include construction that is suitable for its intended purposes; ar permitting exceptions for laws that limit punitive damages, affo governmental immunity, or impose time limits of specified minimu lengths on fling lawsuits?
	Victor Good	COURT OF APPEALS	include construction that is suitable for its intended purposes; an permitting exceptions for laws that limit punitive damages, affo governmental immunity, or impose time limits of specified minimu lengths on fling lawsuits?
48	Douglas "Dayhorse" Campbell	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	
	Richard Randall Libertarian	⊖ YES	<u> </u>
51	John R. Harris	◯ NO	─ NO
	C Finn Gotaas		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALI THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FO
	<u>Write-in</u>	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALL THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FO HEALTH RELATED PURPOSES, AND, IN CONNECTIO THEREWITH, AMENDING THE COLORADO CONSTITUTION T INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTE BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PE CIGARETTE AND ON THE SALE, USE, CONSUMPTIOI HANDLING, OR DISTRIBUTION OF OTHER TOBACC PRODUCTS BY DISTRIBUTIONS AT THE RATE OF TWENT PERCENT OF THE MANUFACTURER'S LIST PRICE INCREASING
	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7 (Vote for One)	⊖ YES	HANDLING, OR DISTRIBUTION OF OTHER TOBACC PRODUCTS BY DISTRIBUTION OF OTHER TOBACC PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENT PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASIN SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 200 REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TH REVENUES TO EXPAND ELIGIBILITY FOR AND INCREAS
	Bob Beauprez Republican	◯ NO	FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUG CERTAIN COLORADO OUALIFIED PROVIDERS. TOBACC
	Dave Thomas	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	EDUCATION PROGRAMS, AND PREVENTION, EAR DETECTION, AND TREATMENT OF CANCER AN CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AC DENISION FUND AND LOCAL COVERNMENTS FOR TOPACO
	Clyde J. Harkins American Constitution		COMPENSATE THE STATE GENERAL GENERAL POIND, THE OLD AC PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACC TAX LOSSES RESULTING FROM REDUCED SALES C CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING TH/ THE APPROPRIATIONS OF ADDITIONAL TOBACCO TA REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTE FOR ADDORPHIT/ONE COD SUP/OF DADACON TO ADD DORPHIT/ONE COD SUP/OF DATACON TO ADD DORU
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	YES NO	1, 2005, ALLOWING THE USE OF ADDITIONAL TOBACCO TO REVENUES FOR ANY HEALTH RELATED PURPOSE AND 1 SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BAS HEALTH PLAN AND THE COLORADO MEDICAL ASSISTAN PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION (A STATE FISCAL EMERGENCY BY TWO-THIRDS OF T
	Jennifer Mello Democratic	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AN THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTIO OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTH TOBACCO PRODUCTS; EXCLUDING ALL ADDITION. TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDIN FOR PURPOSES OF SECTION 20 OF ARTICLE X OF TH COLORADO CONSTITUTION; AND EXEMPTIN
	Steve Bosley Republican	YES	APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUE FROM THE STATUTORY LIMITATION ON GENERAL FUN APPROPRIATIONS GROWTH OR ANY OTHER EXISTIN SPENDING LIMITATION?
	Daniel Ong Libertarian STATE SENATE		YES
	DISTRICT 21 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of	 NO
	Deanna Hanna	Appeals be retained in office?	-
	Democratic Tori Merritts	⊖ YES	AMENDMENT 36 Shall there be an amendment to the Colorado constituti
	Republican STATE REPRESENTATIVE DISTRICT 22 (Vote for One)		concerning popular proportional selection of presidential electo and, in connection therewith, creating procedures for allocati Colorado's electoral votes for president and vice-president of t United States, based on the proportion of ballots that are cast in th state for each presidential ticket; making the terms of the propos amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; setti
	Matt Knoedler	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	forth procedures and timelines that govern the certification of electi results and the potential recounting of votes in elections presidential electors and in the election on this propos amendment; granting the Colorado supreme court origi jurisdiction for the adjudication of all contests concerning president
	Republican Peter Mazula	Judicial District be retained in office?	electors and requiring that such matters be heard and decided on - expedited basis; and authorizing the general assembly to ena legislation to change the manner of selecting presidential electors
	Democratic DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	YES	arry of the procedures contained in this amendment?
			─ NO
	Mary A. Malatesta	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	
	Scott Storey Republican	Court be retained in office?	
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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old numbered war on the	
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 incentive for utilities to invest in resurvey per uncertainty that	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 scidential euteromers: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moust out of the convergence of this convergence.	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter		
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CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter shall read '2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a citizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Mayor shall be a resident of the Ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City Council until the end of the term for which such member was elected. No member of the City Council during a term of office shall be an engloryee of the City Council during a term of office shall be an engloryee of the City Council during a term of office shall be an engloryee of the City Council during a term of office shall be an engloryee of the City Council		
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CHAPTER CONTRIBUTION OF THE ACTION OF THE AC		
Characteristic Standards Section 2.9 of the Lakewood City Charter be arended to clarify that an individual, at the time of declaring their an individual, at the time of declaring their an individual, at the time of edclaring their an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual, at the time of office, shall be a registered elector in the City of Lakewood? Section 2.9 of the Lakewood City Charter shall read 2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least where/one years of age, a resident of the City or of the area annexed to the City or at least twelve consecutive months inthe dividual be a resident of the vard from which elected. As a condition of holding office as a member of the City Council, shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member was elected. No member of the City Council shall be a resident of the vard from which elected, provide any divide shall be a resident of the city or any political subdivision graver of of the City Council shall be the iudge of the Sterior shall be a resident of the vard into the vard from which elected, provide that a change in ward boundaries shall not cause the removal from office of any member of the City council shall be the judge of the Sterior shall be an employee of the City of any elected office of the Sterior Council shall be the iudge of the Sterior shall be an employee of the City council shall be the judge of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City council shall		

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	JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 46	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDE
	To vote, BLACKEN (D) the oval number of candidates. Please use	to the left of any candidate. Do not vote for mor a Black or Blue pen to mark your ballot.	e than the authorized
	PRESIDENTIAL ELECTORS (Vote for One Pair)	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District M	Shall Judge James C. Demlow of the Jeffers County Court be retained in office?
	George W. Bush Dick Cheney Republica	n (Vote for One)	◯ YES
21	John F. Kerry John Edwards Democrat		\bigcirc
	Michael Badnarik Richard V. Campagna Libertaria		<u>NO</u>
	David Cobb Patricia LaMarche Gree	m COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge Tina L. Olsen of the Jefferson Cou Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Refor		
	Michael Anthony Peroutka Chuck Baldwin American Constitution	on Jim Congrove Republican	⊖ YES
	Gene Amondson Leroy Pletten Concerns of Peop		<u> </u>
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliate	d Steven Gallant	Shall Judge Roy Olson of the Jefferson Cou Court be retained in office?
	Walter F. Brown Mary Cal Hollis Sociali	st Careen Tanya Ishikawa	
	Earl F. Dodge Howard L. Lydick Prohibitic	COUNTY COMMISSIONER DISTRICT 2	YES
40	James E. Harris Margaret Trowe Socialist Worke	(Vote for One)	ΝΟ
41	Bill Van Auken Jim Lawrence Socialist Equali	y J. Kevin McCasky	
	<u>Write-in</u>	Guy Asher Stocking	"Ballot issues referred by the general assem or any political subdivision are listed by let
43	UNITED STATES SENATOR (Vote for One)	COUNTY SHERIFF (Vote for One)	and ballot issues initiated by the people listed numerically. A 'yes' vote on any ba issue is a vote in favor of changing current l or existing circumstances, and a 'no' vote any ballot issue is a vote against chang current law or existing circumstances."
	Pete Coors Republican	Charles W. Carter	AMENDMENT 34 Shall there be an amendment to the Colorado constitu
	Ken Salazar Democratic	Ted B. Mink Republican	concerning recovery of damages relating to construction of property improvements, and, in connection therewith, prohib laws that limit or impair a property owner's right to recover dama
	Victor Good	COURT OF APPEALS	caused by a failure to construct an improvement in a good workmanlike manner; defining "good and workmanlike manne include construction that is suitable for its intended purposes; permitting exceptions for laws that limit puntitve damages, at governmental immunity, or impose time limits of specified mini-
48	Colorado Reform Douglas "Dayhorse" Campbell	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	lengths on filing lawsuits?
	American Constitution	⊖ YES	O YES
	Libertarian John R. Harris	─ NO	◯ NO
52	Independent		AMENDMENT 35
	Unaffiliated	Shall Judge Dennis A. Graham of the Colorado	SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUA THROUGH ADDITIONAL TOBACCO TAXES IMPOSED I HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION
	Write-in REPRESENTATIVE TO THE 109th UNITED	Court of Appeals be retained in office?	INCHEASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS I CIGARETTE AND ON THE SALE, USE, CONSUMPT HANDLING, OR DISTRIBUTION OF OTHER TOBAC
	STATES CONGRESS DISTRICT 7 (Vote for One)	⊖ YES	HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION INCREASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS CIGARETTE AND ON THE SALE, USE, CONSUMPT HANDLING, OR DISTRIBUTION OF OTHER TOBAC PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWE PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREAS SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2 REQUIRING ANNUAL APPROPRIATIONS OF SPECIF PERCENTAGES OF THE ADDITIONAL TOBACCO REVENUES TO EXPAND ELIGIBILITY FOR AND INCRE ENROLLMENT IN THE CHLIDREN'S BASIC HEALTH PLAN, FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROI
	Bob Beauprez Republican	◯ NO	ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUC CERTAIN, COLORADO, QUALIFIED PROVIDERS, TOBAC EDICATOL, DROCHUGALIFIED PROVIDERS, TOBAC
	Dave Thomas	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	DETECTION FINGERAMIS, AND PIEVENTION, EA DETECTION, AND TREATMENT OF CANCER / CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD / DENION
	Clyde J. Harkins American Constitution		PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBAY TAX LOSSES RESULTING FROM REDUCED SALES CIGARETIES AND TOBACCO PRODUCTS; SPECIFYING T THE APPPOPRIATIONS OF ADDITIONAL TOBACCO
	American Constitution REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	YES NO	ILCUMENT IN THE CHILDREN'S BASIC HEALTH PLAN. FUND COMPREHENSIVE PRIMARY MEDICAL CARE THRO CERTAIN COLORADO QUALIFIED PROVIDERS, TOBAL EDUCATION PROGRAMS, AND PREVENTION, EA DETECTION, AND TREATMENT OF CANCER CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBAL TAX LOSSES RESULTING FROM REDUCED SALES CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING T THE APPROPRIATIONS OF ADDITIONAL TOBACCO REVENUES SHALL BE IN ADDITION TO AND NOT SUBSITUT FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANU 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO REVENUES FOR ANY HEALTH RELATED PURPOSE AND SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BI HEALTH PLAN AND THE COLORADO MEDICAL ASSISTA PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION A STATE FISCAL EMERGENCY BY TWO THIRDS OF
	Jennifer Mello	Shall Judge Daniel Marc Taubman of the Colorado	A STATE FISCAL EMERGENCE BY INVO-TRINDS OF MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY, THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCT OF EXISTING TAXES IMPOSED ON CIGARETTES AND OT TOBACCO PRODUCTS: EXCLUDING ALL ADDITIO
	Democratic Steve Bosley	Court of Appeals be retained in office?	TOBACCO PHODUCIS; EXCLUDING ALL ADDITIO TOBACCO TAX REVENUES FROM FISCAL YEAR SPENC FOR PURPOSES OF SECTION 20 OF ARTICLE X OF COLORADO CONSTITUTION; AND EXEMPT APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVEN
-	Republican Daniel Ong	YES	APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVEN FROM THE STATUTORY LIMITATION ON GENERAL FI APPROPRIATIONS GROWTH OR ANY OTHER EXIST SPENDING LIMITATION?
-	Libertarian STATE SENATE	NO	<u> </u>
-	DISTRICT 21 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of	<u> </u>
-	Deanna Hanna	Appeals be retained in office?	
-	Democratic Tori Merritts	YES	AMENDMENT 36
-	STATE REPRESENTATIVE		Shall there be an amendment to the Colorado constitu concerning popular proportional selection of presidential elect and, in connection therewith, creating procedures for alloca Colorado's electoral votes for president and vice-president of
-	DISTRICT 22 (Vote for One)	DISTRICT JUDGE	United States, based on the proportion of ballots that are cast in state for each presidential ticket; making the terms of the propo- amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; se
	Matt Knoedler	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	forth procedures and timelines that govern the certification of elec results and the potential recounting of votes in elections presidential electors and in the election on this propo- amendment; granting the Colorado supreme court orig
	Peter Mazula	Judicial District be retained in office?	jurisdiction for the adjudication of all contests concerning preside electors and requiring that such matters be heard and decided o expedited basis; and authorizing the general assembly to e legislation to change the manner of selecting presidential electo
	Democratic	YES	any of the procedures contained in this amendment?
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	NO YES	NO YES
	Mary A. Malatesta	COUNTY JUDGE, JEFFERSON	
	C Scott Storey Republican	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	
		O YES	
		◯ NO	

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Burger and the state period is provided in the state period is period is provided in the state period is period is period in the state period is	LEFFERSON COUNTY R-1 SCHOOL DISTRICT ISUAL SPEERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER MOUNT AST HE 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 SCIENTER THAT STUDENTS "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE CADEMCALLY PREPARED; "ATBOUNDET THE DISTRICT CADEMINENT TO ACADEMIC EXCLUSING, BUT NOT LIMITED TO: "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE CADEMCALLY PREPARED; "MINTUME THE DISTRICT SCOMMITMENT TO ACADEMIC EXCLUSING THAT PROVED REVEMENTS: AND "THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT SCOMMITMENT TO ACADEMIC EXCLUSION LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS: AND "ATTACT AND RETAIN HIGH-QUALITY TEACHERS AND SPECIFIC OWNERSHIP TAXES ATTRIBUTED THERETO AND THE GRUNDE REVENUES SO F PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL "UND MILLION VIETAXES ATTRIBUTED LITTERTO AND THE EARNINGS ON SUCH TAXES ATTRIBUTED LITTERTO AND THE EARNINGS ON SUCH TAXES ATTRIBUTED THERETO AND THE EARNINGS ON SUCH TAXES ATTRIBUTED AND THE COLLECTED AND SPECIFIC ONNO THE OT DE COLLECTED AND SPECIFIC ONDO THE COLUME AND SPECIFIC OND OTHER REVENUE AND SPECIFIC ONNO THE OTONIC AND SPECIFIC OND OTHER REVENUE AND SPECIFIC ONNO THE COLUMERATION OF AUVOT AS MAY BE NO DISTRICT AND SPECIFIC DO THE COLORADO DISTRICT AND SPECIFIC DO THE COLORADO DISTRICT AND SHALL JEFFERSION COUNTY SCHOOL DISTRICT AND SHALL JEFFERSION COUNTY SCHOOL SEBOS MULLION ON SULCH LESSER AMOUNT AS MAY BE NO SUCH AND SHA	
◯ NO	ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT	
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the	BE INCREASED \$223.8 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 NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
	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	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE	 MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAINIG AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS: 	
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	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 REDEMIFTION.	
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	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 SUCH FOILD 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 ATTRIBUTABLE THERETO AND	
─ YES		

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NO

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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 DERVER

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 LOODRADO 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 .065 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAXED .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND LISE 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 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?			
◯ YES			
○ NO			
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	JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 47	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDE
	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.	re than the authorized
	PRESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge James C. Demlow of the Jeffers County Court be retained in office?
	George W. Bush Dick Cheney Republic	an	
21	John F. Kerry John Edwards Democra		
	Michael Badnarik Richard V. Campagna Libertari		
	David Cobb Patricia LaMarche Gre		Shall Judge Tina L. Olsen of the Jefferson Cou Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Refo	m COUNTY COMMISSIONER	YES
	Michael Anthony Peroutka Chuck Baldwin American Constituti Gene Amondson		
	Leroy Pletten Concerns of Peo		
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliat		Shall Judge Roy Olson of the Jefferson Cou Court be retained in office?
	Walter F. Brown Mary Cal Hollis Socia		O YES
	Earl F. Dodge Howard L. Lydick Prohibiti	on (Vote for One)	
40	James E. Harris Margaret Trowe Socialist Worke		
41	Bill Van Auken Jim Lawrence Socialist Equa		
	Write-in	Ted B. Mink Republican	"Ballot issues referred by the general assem or any political subdivision are listed by let and ballot issues initiated by the people
43	UNITED STATES SENATOR (Vote for One)	COURT OF APPEALS Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	listed numerically. A 'yes' vote on any ba issue is a vote in favor of changing current or existing circumstances, and a 'no' vote any ballot issue is a vote against chang
	Pete Coors Republican	YES	Current law or existing circumstances." AMENDMENT 34 Shall there be an amendment to the Colorado constit
	Ken Salazar Democratic	○ NO	concerning recovery of damages relating to construction of property improvements, and, in connection therewith, prohit laws that limit or impair a property owner's right to recover dam caused by a failure to construct an improvement in a good
	Colorado Reform		caused by a failure to construct an improvement in a good workmanike manner; defining "good and workmanike manne include construction that is suitable for its intended purposes; permitting exceptions for laws that limit punitive damages, a governmental immunity, or impose time limits of specified mini
48	Douglas "Dayhorse" Campbel American Constitution	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	engths on filing lawsuits?
	Richard Randall Libertarian		YES
	John R. Harris	◯ YES	◯ NO
	Finn Gotaas Unaffiliated	─ NO	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNU/A THROUGH ADDITIONAL TOBACCO TAXES IMPOSED
53	<u> </u>	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	
	REPRESENTATIVE TO THE 109th UNITE STATES CONGRESS DISTRICT 7		HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION INCREASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS CIGARETTE AND ON THE SALE, USE, CONSUMPT HANDLING, OR DISTRIBUTION OF OTHER TOBA PRODUCTS BY DISTRIBUTIONS AT THE RATE OF TWE PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREAS SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2 REQUIRING ANNUAL APPROPRIATIONS OF SPECIF PERCENTAGES OF THE ADDITIONAL TOBACCO REVENUES TO EXPAND ELIGIBILITY FOR AND INCRE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN.
	(Vote for One) Bob Beauprez Republican	◯ NO	
	Dave Thomas	Shall Judge Daniel Marc Taubman of the Colorado	EDUCATION PROGRAMS, AND PREVENTION, EA DETECTION, AND TREATMENT OF CANCER CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND THE OLD.
	Clyde J. Harkins	Court of Appeals be retained in office?	FUND COMPREHENSIVE PRIMARY MEDICAL CARE THRO CERTAIN COLORADO QUALIFIED PROVIDERS, TOBA- EDUCATION, PROGRAMS, AND PREVENTION, EA DETECTION, AND TREATMENT OF CANCER CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBA- TAX LOSSES RESULTING FROM REDUCED SALES CIGARETTES AND LOBACCO PRODUCTS; SPECIFYING T THE APPROPRIATIONS OF ADDITIONAL TOBACCO REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTIT
	American Constitution REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)		THE APPROPRIATIONS OF ADDITIONAL TOBACCO REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITU FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANU 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO REVENUES FOR ANY HEALTH RELATED PURPOSE AND SERVE POPULATIONS ENROLLED IN THE CHILDREIN'S BJ HEALTH PLAN AND THE COLORADO MEDICAL ASSISTA PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION A STATE FISCAL EMERGENCY BY TWO-THIRDS OF MEMBERG DE EACH HOUSE OF THE CENERAL ASSEMILY
	Jennifer Mello	Shall Judge John R. Webb of the Colorado Court of	THE GOVERNOR; PROHIBITING THE REPEAL OR REDUC' OF EXISTING TAXES IMPOSED ON CIGARETTES AND OT
	Democratic Steve Bosley	Appeals be retained in office?	TOBACCO PRODUCTS; EXCLUDING ALL ADDITIC TOBACCO TAX REVENUES FROM FISCAL YEAR SPENI FOR PURPOSES OF SECTION 20 OF ARTICLE X OF COLORADO CONSTITUTION; AND EXEMP
_	Republican Daniel Ong	YES	APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVEN FROM THE STATUTORY LIMITATION ON GENERAL F APPROPRIATIONS GROWTH OR ANY OTHER EXIS' SPENDING LIMITATION?
_	Libertarian STATE SENATE		YES
	DISTRICT 21 (Vote for One)	DISTRICT JUDGE	NO
	Deanna Hanna	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	
	Democratic Tori Merritts	Judicial District be retained in office?	AMENDMENT 36 Shall there be an amendment to the Colorado constit
	Republican STATE REPRESENTATIVE	YES	concerning popular proportional selection of presidential elec- and, in connection therewith, creating procedures for alloc Colorado's electoral votes for president and vice-president of United States, based on the proportion of ballots that are cast in
	DISTRICT 22 (Vote for One)	─ NO	state for each presidential licket; making the terms of the propar amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; se forth procedures and timelines that govern the certification of ele
	Matt Knoedler	COUNTY JUDGE, JEFFERSON	results and the potential recounting of votes in elections presidential electors and in the election on this prop- amendment; granting the Colorado supreme court ori jurisdiction for the adjudication of all contests concerning preside
	Republican	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	electors and requiring that such matters be heard and decided o expedited basis; and authorizing the general assembly to e legislation to change the manner of selecting presidential electo any of the procedures contained in this amendment?
	District Attorney 1st JUDICIAL DISTRICT (Vote for One)	YES	YES NO
	Mary A. Malatesta		
	Scott Storey Republican		

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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old-numbered year on the	
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 incentive for utilities to invest in resurvey per uncertainty that	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 eutemace: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moustain the function of this compared?	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
─ YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter		
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Characteristic Standards Section 2.9 of the Lakewood City Charter be arended to clarify that an individual, at the time of declaring their an individual, at the time of declaring their an individual, at the time of edclaring their an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual, at the time of office, shall be a registered elector in the City of Lakewood? Section 2.9 of the Lakewood City Charter shall read 2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least where/one years of age, a resident of the City or of the area annexed to the City or at least twelve consecutive months inthe dividual be a resident of the vard from which elected. As a condition of holding office as a member of the City Council, shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member was elected. No member of the City Council shall be a resident of the vard from which elected, provide any divide shall be a resident of the city or any political subdivision graver of of the City Council shall be the iudge of the Sterior shall be a resident of the vard into the vard from which elected, provide that a change in ward boundaries shall not cause the removal from office of any member of the City council shall be the judge of the Sterior shall be an employee of the City of any elected office of the Sterior Council shall be the iudge of the Sterior shall be an employee of the City council shall be the judge of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City council shall		

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	JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 48	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDE
	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.	re than the authorized
	PRESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge James C. Demlow of the Jeffers County Court be retained in office?
	George W. Bush Dick Cheney Republic:	an	YES
21	John F. Kerry John Edwards Democra Michael Badnarik	tic Jim Congrove Republican Scott Benefield	
	Richard V. Campagna Libertaria		
	Patricia LaMarche Gree	en Libertarian	Shall Judge Tina L. Olsen of the Jefferson Cou Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Refor Michael Anthony Peroutka	m Tanya Ishikawa Green COUNTY COMMISSIONER	YES
	Chuck Baldwin American Constitution		
	Leroy Pletten Concerns of Peop		Shall Judge Roy Olson of the Jefferson Cou
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliate Walter F. Brown	ed Guy Asher Stocking	Court be retained in office?
	Mary Cal Hollis Social	COUNTY SHERIFF	O YES
40	Howard L. Lydick Prohibitio		ΝΟ
40	Margaret Trowe Socialist Worke	rs Charles W. Carter	
	Jim Lawrence Socialist Equal		"Ballot issues referred by the general assem
43	UNITED STATES SENATOR	COURT OF APPEALS	or any political subdivision are listed by let and ballot issues initiated by the people listed numerically. A 'yes' vote on any ba
	(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 or existing circumstances, and a 'no' vote any ballot issue is a vote against chang
	Pete Coors Republican	YES	current law or existing circumstances." AMENDMENT 34 Shall there be an amendment to the Colorado constit
	Ken Salazar	◯ NO	concerning recovery of damages relating to construction of property improvements, and, in connection therewith, prohit laws that limit or impair a property owner's right to recover dam- caused by a failure to construct an improvement in a good workmanlike manner; defining "good and workmanlike manne include construction that is suitable for its intended purposes;
	Colorado Reform		workflamke-mainler, defining good and workflamke manne include construction that is suitable for its intended purposes; permitting exceptions for laws that limit punitive damages, a governmental immunity, or impose time limits of specified mini lengths on filing lawsuits?
48	Douglas "Dayhorse" Campbel	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	
	Richard Randall Libertarian		YES
	John R. Harris	◯ YES	
	Finn Gotaas Unaffiliated	─ NO	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNU, THROUGH ADDITIONAL TOBACCO TAXES IMPOSED
	<u>Write-in</u>	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	
54	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7 (Vote for One)	D YES	HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION INCREASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS I CIGARETTE AND ON THE SALE, USE, CONSUMPT HANDLING, OR DISTRIBUTION OF OTHER TOBA PRODUCTS BY DISTRIBUTIONS AT THE RATE OF TWE PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREAS SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2 REQUIRING ANNUAL APPROPRIATIONS OF SPECIT PERCENTAGES OF THE ADDITIONAL TOBACCO REVENUES TO EXPAND ELIGIBILITY FOR AND INCRE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN.
	Bob Beauprez Republican	◯ NO	
	Dave Thomas	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	LOUCATION PHOGRAMS, AND PHEVENTION, EA DETECTION, AND TREATMENT OF CANCER CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD DOWNERSATE THE STATE GENERAL FUND, THE OLD
	Clyde J. Harkins American Constitution		FUND COMPREHENSIVE PRIMARY MEDICAL CARE THRO CERTAIN COLORADO QUALIFIED PROVIDERS, TOBA- EDUCATION PROGRAMS, AND PREVENTION, EA DETECTION, AND TREATMENT OF CANCER CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBA- TAX LOSSES RESULTING FROM REDUCED SPECIFYING CIGARETTES AND LOBACCO PRODUCTS; SPECIFYING T THE APPROPRIATIONS OF ADDITIONAL TOBACCO BEVENUES SHALL BE IN ADDITION TO AND NOT SUBSTIT
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	YESNO	THE APPROPRIATIONS OF ADDITIONAL TOBACCO REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITL FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANU 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO REVENUES FOR ANY HEALTH RELATED PURPOSE AND SERVE POPULATIONS ENROLLED IN THE CHILDREN'S B HEALTH PLAN AND THE COLORADO MEDICAL ASSISTA PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATIO A STATE FISCAL EMERGENCY BY TWO-THIRDS OF MEMBERO DE EACH HOUSE OF THE CENTER ASSEMBLY
	Jennifer Mello	Shall Judge John R. Webb of the Colorado Court of	THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCT OF EXISTING TAXES IMPOSED ON CIGARETTES AND OT TOBACCO PRODUCTS; EXCLUDING ALL ADDITIC
	Democratic Steve Bosley Republican	Appeals be retained in office?	TOBACCO TAX REVENUES FROM FISCAL YEAR SPENI FOR PURPOSES OF SECTION 20 OF ARTICLE X OF COLORADO CONSTITUTION; AND EXEMP APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVEN
	Daniel Ong	YES	FROM THE STATUTORY LIMITATION ON GENERAL F APPROPRIATIONS GROWTH OR ANY OTHER EXIS' SPENDING LIMITATION?
	STATE SENATE DISTRICT 21	<u>NO</u>	YES
	(Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	
	Deanna Hanna Democratic	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	
	C Tori Merritts Republican		AMENDMENT 36 Shall there be an amendment to the Colorado constiti concerning popular proportional selection of presidential elec
	STATE REPRESENTATIVE DISTRICT 22 (Vote for One)	YES NO	and, in connection therewith, creating procedures for allocation Colorado's electoral votes for president and vice-president of United States, based on the proportion of ballots that are cast in state for each presidential ticket; making the terms of the prop amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; se
	Matt Knoedler		forth procedures and timelines that govern the certification of ele results and the potential recounting of votes in elections presidential electors and in the election on this pron
	Matt Knoedler Republican Peter Mazula	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	amendment; granting the Colorado supreme court ori jurisdiction for the adjudication of all contests concerning preside electors and requiring that such matters be heard and decided o expedited basis; and authorizing the general assembly to e legislation to change the manner of selecting presidential electo
	Democratic DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		any of the procedures contained in this amendment?
	(Vote for One)	─ NO	
	Mary A. Malatesta		
	Scott Storey Republican		

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Burger and the state period is provided in the state period is period is provided in the state period is period is period in the state period is	LEFFERSON COUNTY R-1 SCHOOL DISTRICT ISUAL SPEERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER MOUNT AST HE 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 SCIENTER THAT STUDENTS TAKES FOR THAT STUDENTS "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MIDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MIDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MIDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MIDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MIDINE THE DISTRICT SOMMITMENT TO ACADEMIC EXCLLERCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE INGERASED COSTS INCURRED BY THE DISTRICT OCONTINUE THA DISTRICT SOMMITMENT TO ACADEMIC EXCLLERCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE INGENSIONAL PROVEND REVENDES OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL PUND MIL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH TAXES ATTIBUTINEL THERETO AND THE EARNINGS ON SUCH TAXES ATTIBUTINEL THERETO AND THE EARNINGS ON SUCH TAXES ATTIBUTED ENDERS IND UNCENTRY OF DE COLLECTED AND SPECIFIC ONDO UNERSHIP TACK PROVED REVENUE AND SPECIFIC ONDO UNERSHIP TO BE COLLECTED AND SPECIFIC ONDO UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW? YES NO SUEL AND SPECIFIC ONTY SCHOOL DISTRICT R-1'S DEBT SROUATING NO MAY OTHER LAW? YES NO SUEL AND SPECIFIC ONTY SCHOOL DISTRICT R-1'S DEBT SROUATING AND SHALL JEFFERSION COUNTY SCHOOL SROUES AND, AND SHALL JEFFERSION COUNTY SCHOOL SUEL AND SPECIFIC ONTY SCHOOL DISTRICT R-1'S DAES SUEL AND SHALL JEFFERSION COUNTY SCHOOL SUEL AND SHA	
◯ NO	ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT	
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the	BE INCREASED \$223.8 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 NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
	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	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE	 MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAINIG AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS: 	
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	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 REDEMIFTION.	
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	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 SUCH FOILD 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 ATTRIBUTABLE THERETO AND	
─ YES		

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NO

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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 DERVER

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 LOODRADO 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 .065 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAXED .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND LISE 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 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?			
◯ YES			
○ NO			
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		B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 49	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 mor Black or Blue pen to mark your ballot.	e than the authorized
-			Shall Judge James C. Demlow of the Jefferson
	PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District M	County Court be retained in office?
21	Dick Cheney Republican	(Vote for One)	YES
	John Edwards Democratic		
	Richard V. Campagna Libertarian	COUNTY COMMISSIONER	Shall Judge Tina L. Olsen of the Jefferson County
	Patricia LaMarche Green CRalph Nader	DISTRICT 1 (Vote for One)	Court be retained in office?
	Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka	Jim Congrove	YES
	Chuck Baldwin American Constitution Gene Amondson Lerov Pletten Concerns of People	Scott Benefield	─ NO
	Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	Walter F. Brown Mary Cal Hollis Socialist	Tanya Ishikawa	
	Earl F. Dodge Howard L. Lydick Prohibition	COUNTY COMMISSIONER DISTRICT 2	O YES
40	James E. Harris Margaret Trowe Socialist Workers	(Vote for One)	─ NO
41	Bill Van Auken Jim Lawrence Socialist Equality	J. Kevin McCasky Republican	
	<u>Write-in</u>	Guy Asher Stocking	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
43	UNITED STATES SENATOR (Vote for One)	COUNTY SHERIFF (Vote for One)	and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."
	Pete Coors Republican	Charles W. Carter	AMENDMENT 34
	C Ken Salazar	C Ted B. Mink Republican	Shall there be an amenoment 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 workmanike manner; defining "good and workmanike manner" to include construction that is suitable for its intended purposes; and governmental immunity, or impose time limits of specified minimum learths on fling lawsuits?
	Colorado Reform	COURT OF APPEALS	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" Campbell American Constitution	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	
49	C Richard Randall	◯ YES	<u> </u>
51	John R. Harris	─ NO	─ NO
	C Finn Gotaas		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO
	<u>Write-in</u>	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	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
	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7 (Vote for One)	─ YES	PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE
	Bob Beauprez Republican	<u> </u>	ENROLLMENT IN THE CHILDHEN'S BASIC HEALTH PLAN, IC FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY
	Dave Thomas Democratic	Shall Judge Arthur P. Roy 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 TOBACCC TAX LOCEC DECIMANCE TO A DEDICED ON FOR
	Clyde J. Harkins American Constitution		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 SUBSTITUTE FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	YESNO	1, 2005, ALLOWING THE USE OF ADDITIONAL TOBACCO TA) REVENUES FOR ANY HEALTH RELATED PURPOSE AND TC SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCI PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION OI A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND
	Jennifer Mello Democratic	Shall Judge Daniel Marc Taubman 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 ADDITIONA TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE
	C Steve Bosley Republican		COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND
	Daniel Ong	─ YES	APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
	STATE SENATE DISTRICT 21 (Vote for One)	<u> </u>	<u> </u>
	(Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	─ NO
	Deanna Hanna Democratic Taxi Maxwitte	YES	AMENIDMENT 20
	Tori Merritts Republican STATE REPRESENTATIVE	NO NO	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
	DISTRICT 23 (Vote for One)		United States, based on the proportion of ballots that are cast in this state for each presidential tickel; making the terms of the proposed amendment effective so that popular proportional selection o presidential electors applies to the 2004 general election; setting forth procedures and timelines that govern the certification of election.
	Ramey Johnson	DISTRICT JUDGE 1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	results and the potential recounting of votes in elections to presidential electors and in the election on this proposed amendment; granting the Colorado supreme court origina
	Republicán Gwyn Green	Judicial District be retained in office?	jurisdiction for the adjudication of all contests concerning presidentia electors and requiring that such matters be heard and decided on ar expedited basis; and authorizing the general assembly to enaci legislation to change the manner of selecting presidential electors o
	Democratic Michael T. McKinzie	─ YES	any of the procedures contained in this amendment?
=	Libertarian DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)		─ NO
		COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	
	Mary A. Malatesta Democratic Scott Storey	Court be retained in office?	
	C Scott Storey Republican	 NO 	
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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 energy resources to include solar wind grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old numbered year on the	
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 incentive for utilities to invest in resurvey and any result to the term.	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 scidential euteromers: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moustain the function of this compared?	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
─ YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter		
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CHAPTER A Section 2.9 of the Lakewood City Charter be mended to clarify that an individual at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? The City of the City of the Lakewood City Charter annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the City and each member of the City council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City of the City council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City of the City of any elected offices shall be an employee of the City of any elected office of the State of Coloradi as budivision the City Council shall be the judge of the election and of the cualifications of its members. CITY CITY Council shall be the judge of the election and of the cualifications of its members.		
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Characteristic Standards Section 2.9 of the Lakewood City Charter be arended to clarify that an individual, at the time of declaring their an individual, at the time of declaring their an individual, at the time of edclaring their an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual, at the time of office, shall be a registered elector in the City of Lakewood? Section 2.9 of the Lakewood City Charter shall read 2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least where/one years of age, a resident of the City or of the area annexed to the City or at least twelve consecutive months inthe dividual be a resident of the vard from which elected. As a condition of holding office as a member of the City Council, shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member was elected. No member of the City Council shall be a resident of the vard from which elected, provide any divide shall be a resident of the city or any political subdivision graver of of the City Council shall be the iudge of the Sterior shall be a resident of the vard into the vard from which elected, provide that a change in ward boundaries shall not cause the removal from office of any member of the City council shall be the judge of the Sterior shall be an employee of the City of any elected office of the Sterior Council shall be the iudge of the Sterior shall be an employee of the City council shall be the judge of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City council shall		

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	JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 50	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 more Black or Blue pen to mark your ballot.	e than the authorized
	PRESIDENTIAL ELECTORS (Vote for One Pair)	REGIONAL TRANSPORTATION DISTRICT DIRECTOR	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
	George W. Bush Dick Cheney Republican	RTD District M (Vote for One)	
21	John F. Kerry John Edwards Democratic	David Ruchman	<u> </u>
	Michael Badnarik Richard V. Campagna Libertarian	Jerry Roach	<u> </u>
	David Cobb Patricia LaMarche Green	COUNTY COMMISSIONER DISTRICT 1	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Reform	(Vote for One)	
	Michael Anthony Peroutka Chuck Baldwin American Constitution	Jim Congrove Republican	─ YES
	Gene Amondson Leroy Pletten Concerns of People	Scott Benefield	─ NO
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	Steven Gallant Libertarian	Shall Judge Roy Olson of the Jefferson Count Court be retained in office?
	Walter F. Brown Mary Cal Hollis Socialist	C Tanya Ishikawa	
	C Earl F. Dodge Howard L. Lydick Prohibition	COUNTY COMMISSIONER DISTRICT 2	YES
40	James E. Harris Margaret Trowe Socialist Workers	(Vote for One)	─ NO
41	Bill Van Auken Jim Lawrence Socialist Equality	J. Kevin McCasky Republican	
	<u>Write-in</u>	Guy Asher Stocking	"Ballot issues referred by the general assembly or any political subdivision are listed by letter and ballot issues initiated by the people are
43	UNITED STATES SENATOR (Vote for One)	COUNTY SHERIFF (Vote for One)	listed numerically. A 'yes' vote on any ballo issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote or any ballot issue is a vote against changing current law or existing circumstances."
	Pete Coors Republican	Charles W. Carter	AMENDMENT 34 Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of res
	C Ken Salazar	C Ted B. Mink Republican	concerning recovery of damages relating to construction of rec property improvements, and, in connection threewith, prohibitin laws that limit or impair a property owner's right to recover damage caused by a failure to construct an improvement in a good an workmanike manner, defining 'good and workmanike manner' include construction that is suitable for its intended purposes; an permitting exceptions for laws that limit punitive damages, aftor governmental immunity, or impose time limits of specified minimur location en filme lumurity.
	Colorado Reform	COURT OF APPEALS	include construction that is suitable for its intended purposes; an permitting exceptions for laws that limit punitive damages, affor governmental immunity, or impose time limits of specified minimur lengths on filing lawsuits?
	Douglas "Dayhorse" Campbell American Constitution	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	
49	C Richard Randall	→ YES	─ YES
	John R. Harris	─ NO	─ NO
52	C Finn Gotaas		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALL' THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOU UFANTU DELATED BUIDDOSEC AND IN CONNECTION
	<u>Write-in</u>	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOD 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 OF LISE CONSUMPTION
	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7 (Vote for One)	─ YES	CIGARETTE AND ON THE SALE, USE, CONSUMPTION HANDLING, OR DISTRIBUTION OF OTHER TOBACC PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENT PERCENT OF THE MANUFACTURER'S LIST PRICE, INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005 REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASI
	Bob Beauprez Republican	◯ NO	ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, IC FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGI CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO
	Dave Thomas	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	EDUCATION PROGRAMS, AND PREVENTION, EARL DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AG PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO
	Clyde J. Harkins American Constitution		TAX LOSSES RESULTING FROM REDUCED SALES OI CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTE
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	YESNO	FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUAR 1, 2005, ALLOWING THE USE OF ADDITIONAL TOBACCO TA REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIN HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANC PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION O A STATE FISCAL EMERGENCY BY TWO-THIRDS OF TH
	Jennifer Mello	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AN THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTIO OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHE TOBACCO PAR DOUCTS; EXCLUDING ALL ADDITIONA TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDIN
	Steve Bosley Republican	Court of Appeals be retained in Onice:	FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THI COLORADO CONSTITUTION; AND EXEMPTINI APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUE:
	Daniel Ong	YES	FROM THE STATUTORY LIMITATION ON GENERAL FUN APPROPRIATIONS GROWTH OR ANY OTHER EXISTIN SPENDING LIMITATION?
	STATE SENATE DISTRICT 21	─ NO	◯ YES
	(Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	─ NO
	Deanna Hanna		
	Constants	YES	AMENDMENT 36 Shall there be an amendment to the Colorado constitutio concerning popular proportional selection of presidential elector
	STATE REPRESENTATIVE DISTRICT 24	O NO	and, in connection therewith, creating procedures for allocatin Colorado's electoral votes for president and vice-president of th United States, based on the proportion of ballots that are cast in thi state for each presidential ticket: making the terms of the propose
	(Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	amendment effective so that popular proportional selection or presidential electors applies to the 2004 general election; settin forth procedures and timelines that govern the certification of election results and the potential recounting of votes in elections to presidential electors and in the election on this propose
	Cheri Jahn Democratic	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	amendment; granting the Colorado supreme court origina jurisdiction for the adjudication of all contests concerning presidentia electors and requiring that such matters be heard and decided on a
	Shawn Elke Glazer		expedited basis; and authorizing the general assembly to enac legislation to change the manner of selecting presidential electors of any of the procedures contained in this amendment?
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	YESNO	YESNO
	Mary A. Malatesta	COUNTY JUDGE, JEFFERSON	
	Scott Storey Republican	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	
		- YES	
		─ NO	

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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old numbered year on the	
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 incentive for utilities to invest in resurvey and and and and the solar to the solar sol	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 scidential euteromers: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moustain the function of this compared?	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
─ YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter		
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CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter shall read "2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Mayor shall be a resident of the ward from which elected, provided		
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Characteristic Standards Section 2.9 of the Lakewood City Charter be arended to clarify that an individual, at the time of declaring their an individual, at the time of declaring their an individual, at the time of edclaring their an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual, at the time of office, shall be a registered elector in the City of Lakewood? Section 2.9 of the Lakewood City Charter shall read 2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least where/one years of age, a resident of the City or of the area annexed to the City or at least twelve consecutive months inthe dividual be a resident of the vard from which elected. As a condition of holding office as a member of the City Council, shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member was elected. No member of the City Council shall be a resident of the vard from which elected, provide any divide shall be a resident of the city or any political subdivision graver of of the City Council shall be the iudge of the Sterior shall be a resident of the vard into the vard from which elected, provide that a change in ward boundaries shall not cause the removal from office of any member of the City council shall be the judge of the Sterior shall be an employee of the City of any elected office of the Sterior Council shall be the iudge of the Sterior shall be an employee of the City council shall be the judge of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City of the City council shall be an employee of the City council shall		

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11	JEFFERSON COUNTY Ballot Style: 51	B STATE OF COLORADO STATE OF COLORADO JEFFERSON COUNTY	C November 2, 2004
	To vote, BLACKEN (() the ova	GENERAL ELECTION November 2, 2004	
	number of candidates. Please use	a Black or Blue pen to mark your ballot.	
	PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District D	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
	Dick Cheney Republica	an (Vote for One)	◯ YES
21	John Edwards Democrat		
	Michael Badnarik Richard V. Campagna Libertaria	an COUNTY COMMISSIONER DISTRICT 1 (Vote for One))
	David Cobb Patricia LaMarche Gree	en ,	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Refor	. F	
	Chuck Baldwin American Constitution	on Scott Benefield Democratic	─ YES
	Gene Amondson Leroy Pletten Concerns of Peop		<u>NO</u>
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliate	d Tanya Ishikawa Green	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	Walter F. Brown Mary Cal Hollis Sociali	DISTRICTZ	
	Earl F. Dodge Howard L. Lydick Prohibition	(Vote for One)	O YES
40	James E. Harris Margaret Trowe Socialist Worke	rs J. Kevin McCasky Republican	─ NO
41	Bill Van Auken Jim Lawrence Socialist Equali	ty Guy Asher Stocking	
	<u> </u>	COUNTY SHERIFF (Vote for One)	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
43	UNITED STATES SENATOR (Vote for One)		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
		Charles W. Carter	or existing circumstances, and a 'no' vote or any ballot issue is a vote against changing current law or existing circumstances."
	Pete Coors Republican	C Ted B. Mink Republican	AMENDMENT 34 Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of rea
	C Ken Salazar	COURT OF APPEALS	Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of rea property improvements, and, in connection therewith, prohibiling 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' to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, affor governmental immunity, or impose time limits of specified minimum lengths on fling lawsuits?
	Victor Good Colorado Reform	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	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 minimun lengths on filing lawsuits?
	Douglas "Dayhorse" Campbell American Constitution	YES	
49	Richard Randall Libertarian	○ NO	─ YES
	John R. Harris		○ NO
	Finn Gotaas Unaffiliated	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR UFAITU DELATED AND ANN ANNUALLY
53	<u>Write-in</u>		HEALTH HELATED PORPOSES, 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 ICONFETTE AND ON THE CALE OF CONFILMENTION
	REPRESENTATIVE TO THE 109th UNITE STATES CONGRESS		HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING UCL TOPACOD TAKES FOR EXTREMENT A DOCT
	DISTRICT 7 (Vote for One)	○ NO	REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENDOLUMENT IN THE CHILDRENE PACIC MEAN TO
	Bob Beauprez Republican	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION AND TREATMENT OF CANCER AND
	Dave Thomas		CARDIOVASCULAR AND PULIMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX_LOSSES_RESULTING_FROM_REDUCED_SALES_OF
	Clyde J. Harkins American Constitution	YES	CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTEL FOR APPROPRIATIONS FOR SILCH PROGRAMS ON JANIJARS
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE	○ NO	1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TA) REVENUES FOR ANY HEALTH RELATED PURPOSE AND TC SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCI
	(Vote for One)	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION O A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THI MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION
	Jennifer Mello Democratic		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALL' THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOI HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTE BY WHOLESALERS OF THREE AND TWO-TENTRS CENTS PEI CIGARETTE AND ON THE SALE, USE, CONSUMPTION HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTION OF OTHER TOBACCO PRODUCTS DY DISTRIBUTION OF OTHER TOBACCO PRODUCTS DY DISTRIBUTION OF OTHER TOBACCO PRODUCTS DY DISTRIBUTIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TA REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASIN SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2006 REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TA REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASIN SUCH TOBACCO TAXES INTERVIEWED PRIMARY MEDICAL CARE THROUG CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARL DETECTION, AND TREATMENT OF CANCER AN CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AG PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES O CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THA THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TA REVENUES FOR ANY HEALTH RELATED PURPOSE AND TA SERVE POULATIONS FOR SUCH PROGRAMS ON JANUAR 1, 2005, LALUWING FIOR SUCH PROGRAMS ON JANUAR 1, 2005, LALUWING FOR DUCTION TO AND NOT SUBSITIUTE FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUAR 1, 2005, LALUWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POULATIONS FOR SUCH PROGRAMS ON JANUAR 1, 2005, LALUWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POULATIONS FOR SUCH PROGRAMS ON JANUAR 1, 2005, LALUWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POULATIONS FOR SUCH PROGRAMS ON ADULARY 1, 2005,
	C Steve Bosley Republican	YES	COLORADO CONSTITUTION; AND EXEMPTIN APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUE FROM THE STATUTORY LIMITATION ON GENERAL FUNI APPROPRIATIONS GROWTH OR ANY OTHER EXISTING
	Daniel Ong Libertarian	NO	SPENDING LIMITATION?
	STATE SENATE DISTRICT 21 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	 YES NO
	Deanna Hanna	⊖ YES	
-	Democratic Tori Merritts	○ NO	AMENDMENT 36 Shall there be an amendment to the Colorado constitutio
	Republican STATE REPRESENTATIVE	DISTRICT JUDGE	concerning popular proportional selection of presidential electors
	DISTRICT 26 (Vote for One)	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	and, in connection therewin, creating procedures of anocam Colorado's electoral votes for president and vice-president of th United States, based on the proportion of ballots that are cast in thi state for each presidential ticket; making the terms of the propose amendment effective so that popular proportional selection or presidential electors applies to the 2004 general election; settin 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 propose
	Betty Boyd Democratic	Unional District De l'etallieu III Unice !	results and the potential recounting of votes in elections for presidential electors and in the election on this propose amendment; granting the Colorado supreme court origin; jurisdiction for the adjudication of all contests concerning presidential electors and requiring that such matters be heard and decided on a expedited basis; and authorizing the general assembly to enact legislation to change the manner of selecting presidential electors of any of the provedures contained in this amendment?
	Mike Smith Republican	YES	electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enac legislation to change the manner of selecting presidential electors o any of the procedures contained in this amendment?
	Doug Anderson	◯ NO	YES
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County	─ NO
	(Vote for One)	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	
	Mary A. Malatesta	⊖ YES	
	C Scott Storey Republican	ΝΟ	
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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old numbered year on the	
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 incentive for utilities to invest in resurvey per uncertainty that	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 scidential euteromers: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moust out of the convergence of this convergence.	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
─ YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If so amended, Article II, Section 2.9 of the Lakewood City Charter shall read "2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a citizen of the United States of America, at least		
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CHAPTER A Section 2.9 of the Lakewood City Charter be mended to clarify that an individual at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual at the time of declaring their and clarify that an individual at the time of office, shall be a registered elector in the City of Lakewood? If somended to the City of the Lakewood City Charter and read 2.9 QUALIFICATIONS FOR DEFICE. Each member of the City council shall be a citizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Youncil shall be a resident of the ward from which elected, provide that a change in ward boundaries shall not cause the removal from office of any member of the City or of the City council shall be a resident of the city or of a provide at the election at of the use of any member of the City or or any political subdivision during a term of office shall be an employee of the City or bid any elected office of the State of Colorador or any political subdivision the City Council shall be the judge of the election and of the use of the City Council shall be the judge of the City or bid any elected office of the State of Colorador or any political subdivision the City Council shall be the judge of the election and of the use of the City council shall be the judge of the election and of the use of the City council shall be the judge of the election and of the use of the City council shall be an employee of the City or the City or the city of the City council shall be the judge of the State subdivision the city of the City council shall be the judge of the election and of the use of the City of the City council shall be th		
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	JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 52	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.	e than the authorized
	PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District M	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
21	Dick Cheney Republican	(Vote for One) David Ruchman	YES
	John Edwards Democratic		○ NO
	Richard V. Campagna Libertarian	COUNTY COMMISSIONER	Shall Judge Tina L. Olsen of the Jefferson County
	Patricia LaMarche Green	(Vote for One)	Court be retained in office?
	Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka	Jim Congrove	YES
	Chuck Baldwin American Constitution	Scott Benefield	─ NO
	Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	Walter F. Brown Mary Cal Hollis Socialist	Tanya Ishikawa	
	Earl F. Dodge Howard L. Lydick Prohibition	COUNTY COMMISSIONER	O YES
40	James E. Harris Margaret Trowe Socialist Workers	(Vote for One)	─ NO
41	Bill Van Auken Jim Lawrence Socialist Equality	J. Kevin McCasky Republican	
	Write-in	Guy Asher Stocking	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
43	UNITED STATES SENATOR (Vote for One)	COUNTY SHERIFF (Vote for One)	and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."
	Pete Coors Republican	Charles W. Carter	AMENDMENT 34 Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real
	Ken Salazar Democratic	C Ted B. Mink Republican	numents impressioned on a second in the second in the second is much initial.
	Colorado Reform	COURT OF APPEALS	aws that timit 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?
	Douglas "Dayhorse" Campbell American Constitution	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	
49	Richard Randall Libertarian	→ YES	<u> </u>
	John R. Harris	─ NO	─ NO
	C Finn Gotaas		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEAITH BEI ATED PURPOSES AND IN CONNECTION
	<u>Write-in</u>	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	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,
54	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7 (Vote for One)	─ YES	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 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
	Bob Beauprez Republican	○ NO	FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS AND PREVENTION FABLY
	Dave Thomas	Shall Judge Arthur P. Roy 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 TAX LOSSES RESULTING FEDUCED SAFES OF
	Clyde J. Harkins American Constitution		PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FRAMMENTS FOR TOBACCO 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
	REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	<pre>YES NO</pre>	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	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING
	Steve Bosley Republican		FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING
	Daniel Ong Libertarian	⊖ YES	SPENDING LIMITATION?
	STATE SENATE DISTRICT 21 (Vote for One)		
		Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	<u>NO</u>
	Deanna Hanna Democratic Tori Merritts	YES	AMENDMENT 36
	STATE REPRESENTATIVE	○ NO	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
	DISTRICT 26 (Vote for One)	DISTRICT JUDGE	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
	Betty Boyd	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	torth 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
	Demoćratic Mike Smith Republican	Judicial District 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?
	Doug Anderson	<u> </u>	<u>YES</u>
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	OUNTY JUDGE, JEFFERSON	─ NO
	Mary A. Malatesta	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	
	Contemporation Scott Storey Republican	 YES NO 	
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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
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 energy resources to include solar wind grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each odd numbered year on the	
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 incentive for utilities to invest in resurvey of an analyze that	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 scidential euteromers: requiring public utilities commission publics to	FOR THE AMENDMENT	
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 with moustain the function of this compared?	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
· YES	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	
─ 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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
─ YES	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	SOBUS MILLION OF 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	
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 A DIDITIONAL PAPER AN DIDE	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED PLISES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	 CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE 	
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	SCHOOL BUILDINGS; * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE	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	
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	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
<u> </u>	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT	─ NO	
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		
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?		
PERCENT?		
YES		
─ NO		
<u> </u>		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered		
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CHAPTER A Section 2.9 of the Lakewood City Charter be mended to clarify that an individual at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood? The City of the City of the Lakewood City Charter annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the City and each member of the City council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City of the City council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City of the City of any elected offices shall be an employee of the City of any elected office of the State of Coloradi as budivision the City Council shall be the judge of the election and of the cualifications of its members. CITY CITY Council shall be the judge of the election and of the cualifications of its members.		
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Characteristic Standards Section 2.9 of the Lakewood City Charter be arended to clarify that an individual, at the time of declaring their an individual, at the time of declaring their an individual, at the time of edclaring their an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended to clarify that an individual, at the time of office, shall be a registered elector in the City of Lakewood? If somended, Article II, Section 2.9 of the Lakewood City Charter shall read "2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a critizen of the United States of America, at least where/one years of age, a resident of the election, a registered elector in the City, and a resident of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Kourch member of the City Council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City council shall be a resident of the city of the City or hold any elected office of the State of Colorador any political subdivision thereof. The City Council shall be the judge of the election and of the cause there more shall be an employee of the City or of the City council shall be the judge of the State shall shot an elected for volta and elected of fire of the State of Colorador any political subdivision the cause there election and of the cause there election and of the cause there election and of the cause there election and the term of the City Council shall be the judge of the Election and of the cause there election and of the cause there election and of the cause theremove the cause there election and the cause there election and o		

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	JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 53	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK RECORDE
	To vote, BLACKEN () the oval number of candidates. Please use a	to the left of any candidate. Do not vote for mor a Black or Blue pen to mark your ballot.	e than the authorized
	PRESIDENTIAL ELECTORS (Vote for One Pair)	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District M	Shall Judge James C. Demlow of the Jeffers County Court be retained in office?
	George W. Bush Dick Cheney Republica	n (Vote for One)	
21	John F. Kerry John Edwards Democrati		─ YES
	Michael Badnarik Richard V. Campagna Libertaria		<u>NO</u>
	David Cobb Patricia LaMarche Gree	en COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge Tina L. Olsen of the Jefferson Cou Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Reform	m	
	Michael Anthony Peroutka Chuck Baldwin American Constitutio		⊖ YES
	Gene Amondson Leroy Pletten Concerns of Peopl		<u>NO</u>
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliate		Shall Judge Roy Olson of the Jefferson Cou Court be retained in office?
	Walter F. Brown Mary Cal Hollis Socialis		VE
	Earl F. Dodge Howard L. Lydick Prohibitio Former Annual	n COUNTY COMMISSIONER DISTRICT 2 (Vote for One)	YES
40	James E. Harris Margaret Trowe Socialist Worker	rs	
41	Bill Van Auken Jim Lawrence Socialist Equalit		
		Guy Asher Stocking	"Ballot issues referred by the general assem or any political subdivision are listed by lett and ballot issues initiated by the people a
44	UNITED STATES SENATOR (Vote for One)	COUNTY SHERIFF (Vote for One)	listed numerically. A 'yes' vote on any ba issue is a vote in favor of changing current l or existing circumstances, and a 'no' vote any ballot issue is a vote against changi
45	Pete Coors Republican	Charles W. Carter	Current law or existing circumstances." AMENDMENT 34 Shall there be an amendment to the Colorado constitu
	Ken Salazar	C Ted B. Mink Republican	concerning recovery of damages relating to construction of property improvements, and, in connection therewith, prohib laws that limit or impair a property owner's right to recover dame caused by a failure to construct an improvement in a good
	Colorado Reform	COURT OF APPEALS	caused by a failure to construct an improvement in a good workmanlike manner, defining "good and workmanlike manner include construction that is suitable for its intended purposes; permitting exceptions for laws that limit punitive damages, af governmental immunity, or impose time limits of specified minin
	Douglas "Dayhorse" Campbell	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	lengths on filing lawsuits?
	Richard Randall Libertarian	⊖ YES	◯ YES
51	John R. Harris	◯ NO	<u>N0</u>
	Finn Gotaas Unaffiliated		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUA THEOLIGH ADDITIONAL TORACCO TAXES IMPOSED 5
	<u> </u>	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	THROUGH ADDITIONAL TOBACCO TAXES IMPOSED F HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION INCREASE STATEWIDE TAXES ON THE SALE OF CIGARET BY WHOLESALERS OF THERE AND TWO-TENTHS CENTS
	REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7) YES	HEALTH RELATED PURPOSES, AND, IN CONNECT THEREWITH, AMENDING THE COLORADO CONSTITUTION INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETT BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS F CIGARETTE AND ON THE SALE, USE, CONSUMPTI HANDLING, OR DISTRIBUTION OF OTHER TOBAC PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWEN PERCENT OF THE MANUFACTURER'S LIST PRICE: INCREAS SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 20 REQUIRING ANNUAL APPROPRIATIONS OF SPECIF PERCENTAGES OF THE ADDITIONAL TOBACCO TREVENUES TO EXPAND ELIGBILITY FOR AND INCRE- ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROL CERTAIN COLORADO QUALIFIED PROVIDERS, TOBAC EDUCATION PROGRAMS, AND PREVENTION, EAI DETECTION, AND TREATMENT OF CANCER A
	(Vote for One) Bob Beauprez Republican	◯ NO	REVENUES TO EXPAND ELIGIBILITY FOR AND INCRE. ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROL CERTAIN. COLORADO. QUALIEED. PROVIDERS. TOBAK
	Dave Thomas	Shall Judge Arthur P. Roy of the Colorado Court of	EDUCATION PROGRAMS, AND PREVENTION, EA DETECTION, AND TREATMENT OF CANCER / CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD /
	Clyde J. Harkins	Appeals be retained in office?	PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBAC TAX LOSSES RESULTING FROM REDUCED SALES CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING TI THE APPROPRIATIONS OF ADDITIONAL TOBACCO
	Américan Constitution REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	VES NO	DETECTION, AND TREATMENT OF CANCER CARDIOVASCULAR AND PULMONARY DISEASES, T COMPENSATE THE STATE GENERAL FUND, THE OLD, PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBAI TAX LOSSES RESULTING FROM REDUCED SALES CIGARETTES AND TOBACCO PRODUCTS, SPECIFYING T THE APPROPRIATIONS OF ADDITIONAL TOBACCO REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITU FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANU 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO REVENUES FOR ANY HEALTH RELATED PURPOSE AND SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BA HEALTH PLAN AND THE COLORADO MEDICAL ASSISTA PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION A STATE FISCAL EMERGENCY BY TWO-THIRDS OF MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY.
	Jennifer Mello	Shall Judge Daniel Marc Taubman of the Colorado	MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCT OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTI TOBACCO PRODUCTS: EXCLUDING ALL ADDITIO
	Steve Bosley	Court of Appeals be retained in office?	TOBACCO TAX REVENUES FROM FISCAL YEAR SPEND FOR PURPOSES OF SECTION 20 OF ARTICLE X OF COLORADO CONSTITUTION; AND EXEMPT APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVEN
	Republican Daniel Ong	YES	FROM THE STATUTORY LIMITATION ON GENERAL FL APPROPRIATIONS GROWTH OR ANY OTHER EXIST SPENDING LIMITATION?
		NO	─ YES
	DISTRICT 21 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	─ NO
	Deanna Hanna		
	C Tori Merritts Republican	YES	AMENDMENT 36 Shall there be an amendment to the Colorado constitut concerning apoulds propertional placetion of providential placet
	STATE REPRESENTATIVE DISTRICT 26 (Vote for One)		concerning popular proportional selection of presidential elect and, in connection therewith, creating procedures for alloca Colorado's electoral votes for president and vice-president of United States, based on the proportion of ballots that are cast in state for each presidential ticket, making the terms of the propo amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; sel
	Retty Boyd	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	results and the potential recounting of votes in elections presidential electors and in the election on this propr amendment; granting the Colorado supreme court orig
	Betty Boyd Democratic Mike Smith	Judicial District be retained in office?	jurisdiction for the adjudication of all contests concerning preside electors and requiring that such matters be heard and decided or expedited basis; and authorizing the general assembly to el legislation to change the manner of selecting presidential elector
- 	Republican Doug Anderson	─ YES	any of the procedures contained in this amendment?
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	- <u>NO</u>	<u>NO</u>
	(Vote for One)	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County	
	Mary A. Malatesta	Court be retained in office?	
	C Scott Storey Republican	• YES	
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Burger and the state period is provided in the state period is period is provided in the state period is period is period in the state period is	LEFFERSON COUNTY R-1 SCHOOL DISTRICT ISUAL SPEERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER MOUNT AST HE 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 SCIENTER THAT STUDENTS "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE CADEMCALLY PREPARED; "ATBOUNDET THE DISTRICT CADEMINENT TO ACADEMIC EXCLUSING, BUT NOT LIMITED TO: "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE CADEMCALLY PREPARED; "MINTUME THE DISTRICT SCOMMITMENT TO ACADEMIC EXCLUSING THAT PROVED REVEMENTS: AND "THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT SCOMMITMENT TO ACADEMIC EXCLUSION LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS: AND "ATTACT AND RETAIN HIGH-QUALITY TEACHERS AND SPECIFIC OWNERSHIP TAXES ATTRIBUTED THERETO AND THE GRUNDE REVENUES SO F PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL "UND MILLION VIETAXES ATTRIBUTED LITTERTO AND THE EARNINGS ON SUCH TAXES ATTRIBUTED LITTERTO AND THE EARNINGS ON SUCH TAXES ATTRIBUTED THERETO AND THE EARNINGS ON SUCH TAXES ATTRIBUTED AND THE COLLECTED AND SPECIFIC OND SUMERSHIP TAXES ATTRIBUTED AND THE EARNINGS ON SUCH TAXES ATTRIBUTED AND THE COLLECT AND SPEND THE DOTTION THE REVENUE AND SPECIFIC NO NO NO NO NO SUCH LESSER AMOUNT AS MAY BE NO SUCH TAXES ATTRIBUTED AND THE ACH YEAR NO SUCH A AND SHALL JE	
◯ NO	ISSUE 3B "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT	
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the	BE INCREASED \$223.8 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 NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
	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	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE	 MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAINIG AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS: 	
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	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 REDEMIFTION.	
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	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 SUCH FOILD 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 ATTRIBUTABLE THERETO AND	
─ YES		

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NO

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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 DERVER

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 LOODRADO 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 .065 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAXED COLREASING THE .028 PERCENT SALES AND USE TAXED .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND LUSE 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 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?			
◯ YES			
○ NO			
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		JEFFERSON COUNTY	B STATE OF COLORADO	C November 2, 2004
P	11	Ballot Style: 54	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION	JEFFERSON COUNTY CLERK RECORDER
+		To vote BLACKEN (November 2, 2004 o the left of any candidate. Do not vote for mor	e than the authorized
		number of candidates. Please use a	Black or Blue pen to mark your ballot.	
		PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	COUNTY COMMISSIONER DISTRICT 2 (Vote for One)	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	21	Dick Cheney Republican	J. Kevin McCasky	<u> </u>
		John Edwards Democratic Michael Badnarik	Republican Guy Asher Stocking	─ NO
		Richard V. Campagna Libertarian	COUNTY SHERIFF	
		Patricia LaMarche Green Ralph Nader Peter Miguel Cameio Colorado Reform	(Vote for One)	"Ballot issues referred by the general assembly or any political subdivision are listed by letter
		Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka Chuck Baldwin 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
		Gene Amondson Leroy Pletten Concerns of People	C Ted B. Mink	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		AMENDMENT 34 Shall there be an amendment to the Colorado constitution
		Walter F. Brown Mary Cal Hollis Socialist	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' to
		Earl F. Dodge Howard L. Lydick Prohibition	─ YES	workmanike manner, defining good and workmanike 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?
	40	James E. Harris Margaret Trowe Socialist Workers	─ NO	
	41	Bill Van Auken Jim Lawrence Socialist Equality		─ YES
		<u>Write-in</u>	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	
		UNITED STATES SENATOR (Vote for One)		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR
	44		YES	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
	45	Pete Coors Republican	─ NO	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;
		C Ken Salazar	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
		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
		Douglas "Dayhorse" Campbell American Constitution	YES	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
		Richard Randall Libertarian	○ NO	CAMPIONASCILAR AND POLIMONART 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 ADDROPRINTONS FOR SUCH DROCEANS ON INNINGY
		John R. Harris	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
	52	C Finn Gotaas		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 COVERNOR, DEOUBTING THE DEDEAL OD DEDUCTION
		<u>Write-in</u>	YES	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
		REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS	<u>○</u> NO	COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING
		DISTRICT 7 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	SPENDING LIMITATION?
		Bob Beauprez Republican		─ YES
		Dave Thomas Democratic	YES	
		Clyde J. Harkins		
		REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	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
		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 Bowyblican	YES	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
		Republican Daniel Ong	─ 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?
			COUNTY JUDGE, JEFFERSON	YES
		DISTRICT 22 (Vote for One)	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	─ NO
		Matt Knoedler Republican	YES	
		Peter Mazula Democratic	○ NO	AMENDMENT 37 Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		electric service, and, in connection therewith, defining eligible
		(Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?	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
		Omary A. Malatesta		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
		C Scott Storey Republican	⊖ YES	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
		COUNTY COMMISSIONER DISTRICT 1	<u> </u>	utility may opt out of the requirements of this amendment?
		(Vote for One)	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?	<u> </u>
		Jim Congrove Republican		─ NO
		Scott Benefield Democratic	YES	
		Steven Gallant	─ NO	
		C Tanya Ishikawa Green	r	
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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 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 personnel director, allowing the general assembly to reallocate the presonnel director, authorizing a modification to the veterans' preference, and making conforming amendments. 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 204-2005 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 ACABDEMICALLY REPARED; * MEET THE INCREASED COSTS INCURED BY THE DISTRICT O 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;	
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.	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 TO COULECT AND EXPLANCE OF CHINDER	
→ YES	TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
◯ 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 \$37.128 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 CONTOT WE EVENDED AND NEDVENTION OF EVENTION	YES NO	
PARK-N-RIDE LOTS, AND INFROVEMENT 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISUE 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 \$44.8 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	
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?	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 5.50% AND MATURE, BE SUBJECT TO REDEMITION.	
	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	
YES	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 (III) TO COLLECT AND SPEND THE PROCEEDS OF THE 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	
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 ARTICLEX OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES OF LECTD BY THE DISTRICT AS FOLLOWS: INCREASING THE .039 PERCENT SALES AND USE TAX TO .0555 PERCENT; DECREASING THE .039 PERCENT SALES AND USE TAX TO .013 PERCENT SALES AND USE TAX TO .013 PERCENT ALES AND USE TAX TO .064 PERCENT SALES AND USE TAX TO .013 PERCENT SALES AND USE TAX TO .015 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028	SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW? YES NO	
PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		

\bigcirc	YES

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NO	

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	CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood?			
	If so amended, Article II, Section 2.9 of the Lakewood City Charter shall read "2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a citizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Mayor shall be a resident of the ward from which elected. As a condition of holding office as a member of the City Council shall be a resident of the City and each member of the City Council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City Council until the end of the term for which such member was elected. No member of the City Council during a term of office shall be a negloyee of the City Council thereof. The City Council shall be the judge of the election and of the qualifications of its members."			
	FOR THE AMENDMENT			
	AGAINST THE AMENDMENT			
	PROPOSED CHARTER AMENDMENT NO. 2 Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?			
	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>BEGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be held in each odd-numbered year on the first Tuesday in November."			
	FOR THE AMENDMENT			
	AGAINST THE AMENDMENT			
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			B STATE OF COLORADO	c November 2, 2004
	11	Ballot Style: 55	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
		To vote, BLACKEN () the oval to number of candidates. Please use a	o the left of any candidate. Do not vote for more Black or Blue pen to mark your ballot.	e than the authorized
		PRESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	COUNTY COMMISSIONER DISTRICT 2 (Vote for One)	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
	21	Dick Cheney Republican John F. Kerry John Edwards Democratic	J. Kevin McCasky	YES
		Michael Badnarik Richard V. Campagna Libertarian	Guy Asher Stocking	─ NO
		David Cobb Patricia LaMarche Green	COUNTY SHERIFF (Vote for One)	
		Ralph Nader Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka	Charles W. Carter	"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot
		Chuck Baldwin American Constitution	Democratic Ted B. Mink	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
		Leroy Pletten Concerns of People Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	COURT OF APPEALS	Current law or existing circumstances."
		Walter F. Brown Mary Cal Hollis Socialist	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 workmanlike manner; defining 'good and workmanlike manner' to include construction that is suitable for its intended purposes; and
		Earl F. Dodge Howard L. Lydick Prohibition	<u>YES</u>	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 Bill Van Auken		YES
	41	Jin Lawrence Socialist Equality	Shall Judge Dennis A. Graham of the Colorado	○ NO
		UNITED STATES SENATOR (Vote for One)	Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY
	44		YES	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES. AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OF 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
	45	Pete Coors Republican	─ NO	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;
		C 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 ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH
		 Victor Good Colorado Reform Douglas "Dayhorse" Campbell American Constitution 	YES	CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND
		American Constitution	─ NO	DENSION 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
₽ I		John R. Harris	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	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 VURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC
		C Finn Gotaas Unaffiliated		CARDIOVASCULAR AND PULNOVARY 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, SPECIPYING 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
	53	Write-in REPRESENTATIVE TO THE 109th UNITED		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
		STATES CONGRESS DISTRICT 7 (Vote for One)	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?
		Bob Beauprez Republican	Appeals be retained in office?	<u> </u>
		Dave Thomas Democratic	YES	◯ NO
		Clyde J. Harkins American Constitution	NO	
		REGENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	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 licket; 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 timeinge that onycan the certification of alection
		Jennifer Mello Democratic	YES	results and the potential recounting of votes in elections for presidential electors and in the election on this proposed
		 Steve Bosley Republican Daniel Ong 	○ NO	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
		Libertarian STATE REPRESENTATIVE	COUNTY JUDGE, JEFFERSON	any of the procedures contained in this amendment?
		DISTRICT 22 (Vote for One)	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	─ NO
		Matt Knoedler Republican	YES	
		Peter Mazula Democratic DISTRICT ATTORNEY	○ 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, ceothermal.
		1st JUDICIAL DISTRICT (Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?	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; prohibiling utilities from using condermation 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?
		Mary A. Malatesta Democratic Scott Storey	YES	impact or 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
		COUNTY COMMISSIONER	NO	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?
		DISTRICT 1 (Vote for One)	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?	<u> </u>
		Jim Congrove Republican		─ NO
		Scott Benefield Democratic	YES	
		 Steven Gallant Libertarian Tanya Ishikawa 	─ NO	
-		Green		
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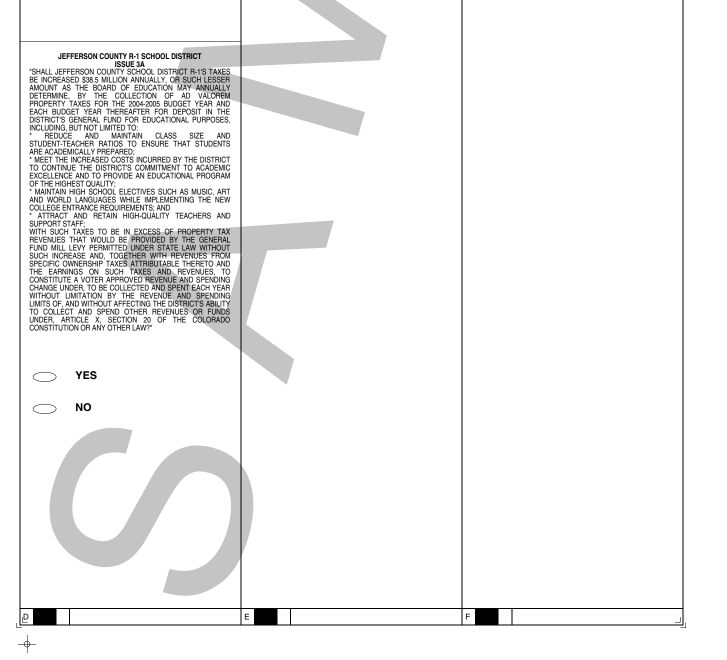
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PERFERENCE Among and the state of Colorado, concerning reform of the state of service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the prisonnel board and the state personnel director, allowing the general assembly to reallocate the prisonnel director, allowing the general assembly to reallocate the prisonnel director, allowing the general assembly to reallocate the prisonnel director, alubnizing a modification to the veterans' preference, and making conforming amendments. YES NO YES NO YES NO YES NO YES NO Second the state personnel board and the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO YES NO YES NO Second the state of the state personnel board and the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO YES NO YES NO Second the state of the st			
THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?			
◯ 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 LEVED 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 .065 PERCENT DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE.013 PERCENT SALES AND USE TAX TO .0135 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE.013 PERCENT SALES AND USE TAX TO .0135 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0145 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0145 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?			
─ YES			

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		B STATE OF COLORADO	C November 2, 2004
11	Ballot Style: 56	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 mor Black or Blue pen to mark your ballot.	e than the authorized
	PRESIDENTIAL ELECTORS	COUNTY COMMISSIONER	Shall Judge James C. Demlow of the Jefferson
	(Vote for One Pair) George W. Bush Dick Cheney Republican	DISTRICT 1 (Vote for One)	County Court be retained in office?
21	Dick Cheney Republican John F. Kerry John Edwards Democratic	Jim Congrove	O YES
	Michael Badnarik Richard V. Campagna Libertarian	Scott Benefield	◯ NO
	David Cobb Patricia LaMarche Green	Steven Gallant	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?
	Ralph Nader Peter Miguel Camejo Colorado Reform	C Tanya Ishikawa	
	Michael Anthony Peroutka Chuck Baldwin American Constitution	COUNTY COMMISSIONER DISTRICT 2	<u> </u>
	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 Socialist	Guy Asher Stocking	
	C Earl F. Dodge Howard L. Lydick Prohibition	COUNTY SHERIFF (Vote for One)	O YES
40	James E. Harris Margaret Trowe Socialist Workers		─ NO
41	Bill Van Auken Jim Lawrence Socialist Equality	Charles W. Carter	
	<u>Write-in</u>	C 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 Shall Judge James S. Casebolt of the Colorado	listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on
44		Court of Appeals be retained in office?	any ballot issue is a vote against changing current law or existing circumstances."
45	Pete Coors Republican	→ YES → Y	AMENDMENT 34 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
	C Ken Salazar Democratic	─ NO	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 filmin lawsuit?
	Colorado Reform		permitting exceptions for laws that limit punitive damages, afford governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?
	Douglas "Dayhorse" Campbell American Constitution	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	
	Richard Randall Libertarian	YES	
	John R. Harris		AMENDMENT 35
	Finn Gotaas Unaffiliated	Shall Judge Arthur P. Roy of the Colorado Court of	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
54	Write-in REPRESENTATIVE TO THE 109th UNITED	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, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO
54	STATES CONGRESS DISTRICT 7	→ YES	PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SLICH TOBACCO TAXES EFFECTIVE JANUARY 1 2005:
	(Vote for One)	○ NO	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
	Republican Dave Thomas	Shall Judge Daniel Marc Taubman of the Colorado	CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO
	Clyde J. Harkins	Court of Appeals be retained in office?	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
	Américan Constitution REGENT OF THE UNIVERSITY OF	⊖ YES	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
	COLORADO AT LARGE (Vote for One)	─ 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
	Jennifer Mello	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER
	Democratic Steve Bosley Republican	Appeals be retained in onice?	TOBACCO PRODUCTS; EXCLIDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES
	Daniel Ong	YES	FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
	STATE REPRESENTATIVE DISTRICT 22	─ NO	─ YES
	(Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	◯ NO
	Matt Knoedler Republican	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	
	Peter Mazula Democratic		AMENDMENT 36 Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors,
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	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
	(Vote for One)	<u>NO</u>	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
	Mary A. Malatesta	COUNTY JUDGE, JEFFERSON Shall Judge Judy Archuleta of the Jefferson County	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
	C Scott Storey Republican	Court be retained in office?	legislation to change the manner of selecting presidential assembly to enact legislation to change the manner of selecting presidential electors or any of the procedures contained in this amendment?
	REGIONAL TRANSPORTATION DISTRICT DIRECTOR RTD District M (Vote for One)	YESNO	YESNO
	David Ruchman		
	Jerry Roach		
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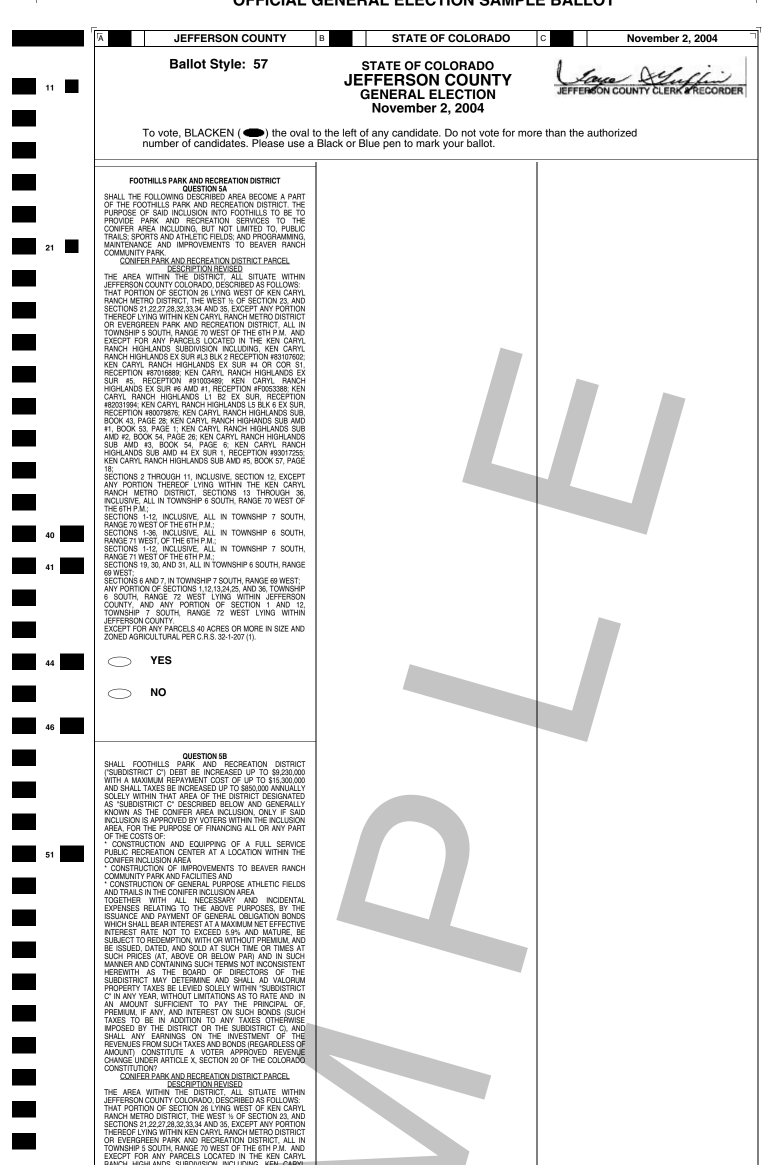
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AMENDMENT 37	PROPOSED CHARTER AMENDMENT NO. 2	
Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy rescures to include solar wind grathermal	Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?	
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 9% in the very 2007 and increasing to 10%.	If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 <u>REGULAR MUNICIPAL ELECTIONS</u> . A regular municipal election shall be hald in each old-numbered year on the	
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 incentive for utilities to invest in resurvey of a provide that	municipal election shall be held in each odd-numbered year on the first Tuesday in November."	
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 peridential extremes: requiring public utilities commission nucles to	FOR THE AMENDMENT	
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	AGAINST THE AMENDMENT	
utility may opt out of the requirements of this amendment?		
◯ YES	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	
<u>NO</u>	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 A Amendments to sections 13, 14, and 15 of article XII and section 22	EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:	
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	 REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; 	
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	 MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM 	
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	OF THE HIGHEST QUALITY; * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	COLLEGE ENTRANCE REQUIREMENTS; AND * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;	
· YES	WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MULL 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	
<u>N0</u>	CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER. TO BE COLLECTED AND SPENT EACH YEAR	
REFERENDUM B	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	
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.	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
<u> </u>	─ 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	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
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	"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	
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT	NECESSARY, AND SHALL JEFFERSON COUNTY 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	
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 A DIDITIONAL PAPER AND DED	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:	
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 LISE OF SMALLED RUSSES AND VANS AND	* 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	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY	* CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; * RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE	
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	SCHOOL BUILDINGS; MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING	
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	PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;	
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE	AND OTHERWISE COUNTIONS, REPAIRING AND FURNISHING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;	
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE	OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE DEVENUE AND SEMIDING DESTRICTIONS CONTAINED IN	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 ADOVE OD BELOW PAD AND AT SUCH TIME OP	
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 ANOLINE NECESSARY FOR	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	
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	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 BONDS AND THE REVENUES FROM SUCH TAXES AND THE	
─ YES	SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND	
─ NO	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?"	
	O YES	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B	NO	
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 UNDER IN DURING AND AND AND IN THE TAKES 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 CONDECENT SALES 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 EXCEPT THAT YOU THE SALES AND AND AND AND AND AND AND AND AND AND		
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE JOSP PERCENT SALES AND USE TAX TO JOB PERCENT; DECREASING THE JO28 PERCENT SALES AND USE TAX TO JO22 PERCENT; AND		
PERCENT SALES AND USE TAX TO .022 PERCENT; AND NCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		
VES YES		
◯ NO		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be avanded to clarify that an individual at the time of dedicing their		
amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood?		
If so amended, Article II, Section 2.9 of the Lakewood City Charter shall read		
"2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a citizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area		
immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a		
condition of holding office as a member of the City Council, the Mayor shall be a resident of the City and each member of the City Council shall be a resident of the ward from which elected, provided		
that a change in ward boundaries shall not cause the removal from		
office of any member of the City Council until the end of the term for which such member was elected. No member of the City Council during a term of office shall be an employee of the City or hold any elected office of the State of Colorado or any political subdivision		
thoroot. The City Council shall be the truly of the second second		
thereof. The City Council shall be the judge of the election and of the qualifications of its members."		
qualifications of its members."		
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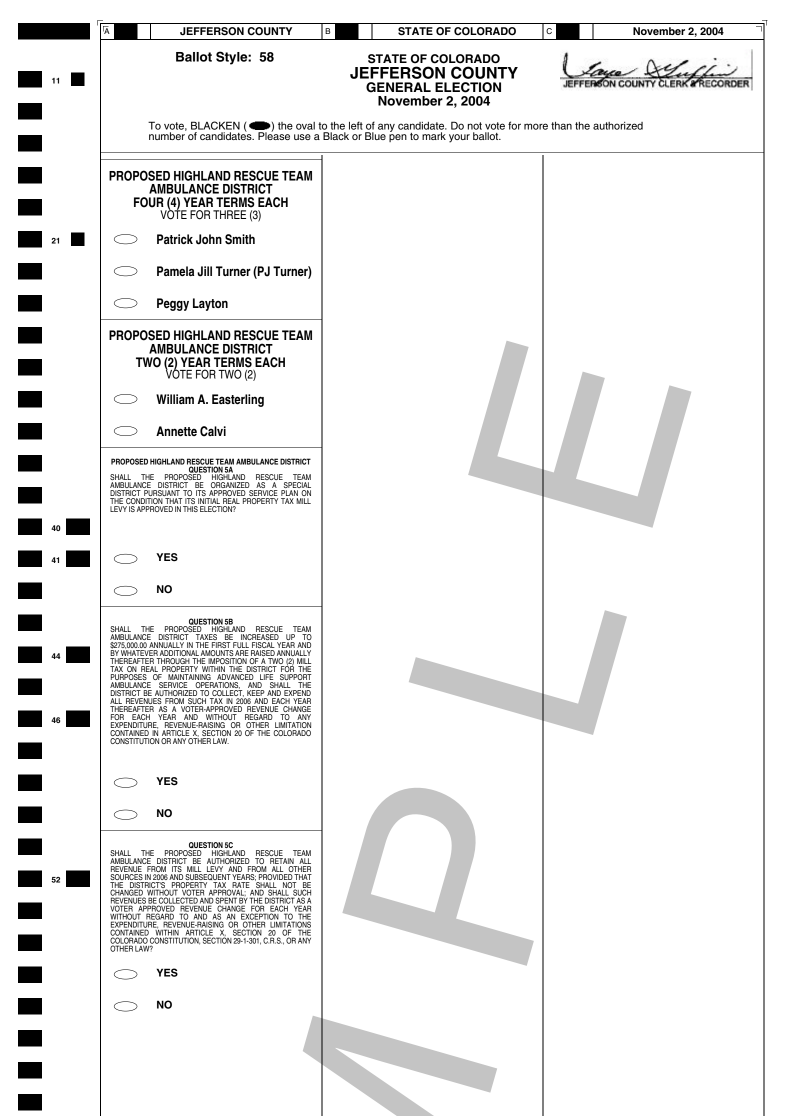
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	ANY PORTI- RANCH ME INCLUSIVE, THE 6TH P.M. SECTIONS RANGE 71 W SECTIONS RANGE 71 W SECTIONS RANGE 71 W SECTIONS RANGE 71 W SECTIONS 6 SOUTH, COUNTY, A TOWNSHIP JEFFERSON EXCEPT FOI	1-12, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, JEST OF THE 6TH P.M.; 1-36, INCLUSIVE, ALL IN TOWNSHIP 6 SOUTH, JEST, OF THE 6TH P.M.; 1-12, INCLUSIVE, ALL IN TOWNSHIP 7 SOUTH, JEST OF THE 6TH P.M.; 9, 30, AND 31, ALL IN TOWNSHIP 6 SOUTH, RANGE AND 7, IN TOWNSHIP 7 SOUTH, RANGE 69 NO F SECTIONS 1, 12, 13, 24, 25, AND 36, TOWNSHIP RANGE 72 WEST LYING WITHIN JEFFERSON ND ANY PORTION OF SECTION 1 AND 12, 7 SOUTH, RANGE 72 WEST LYING WITHIN				
	0	YES NO				
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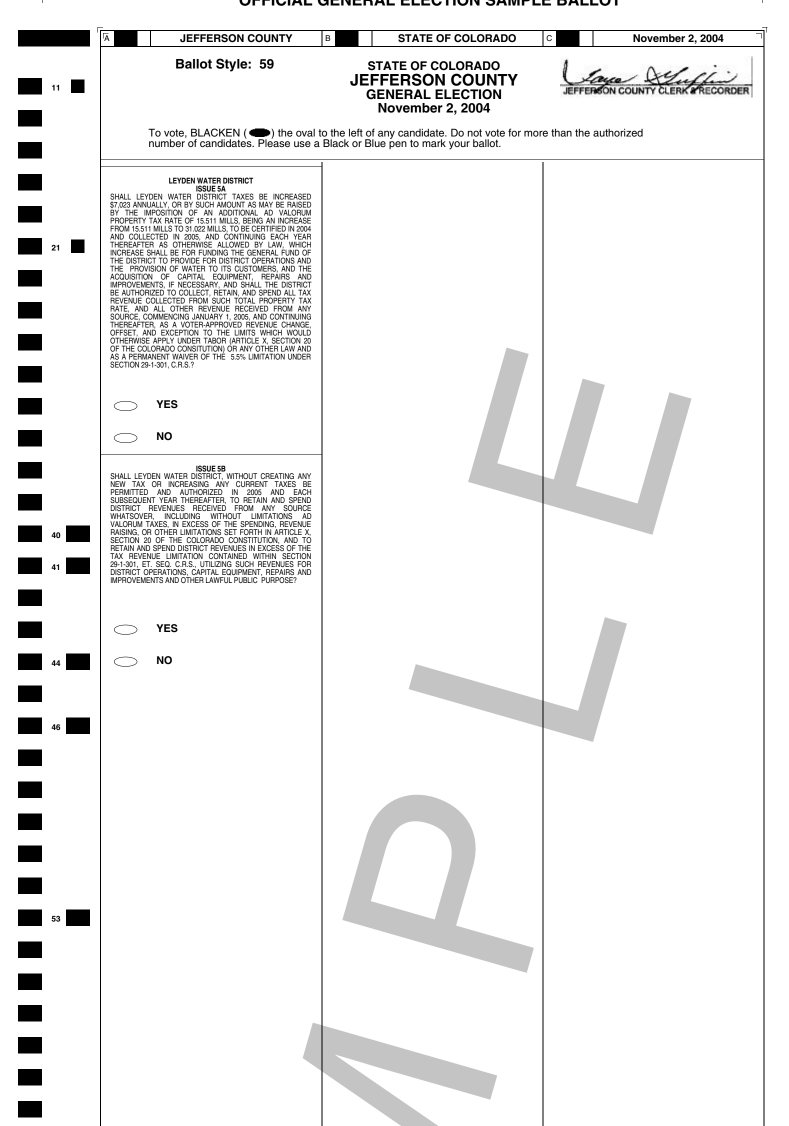
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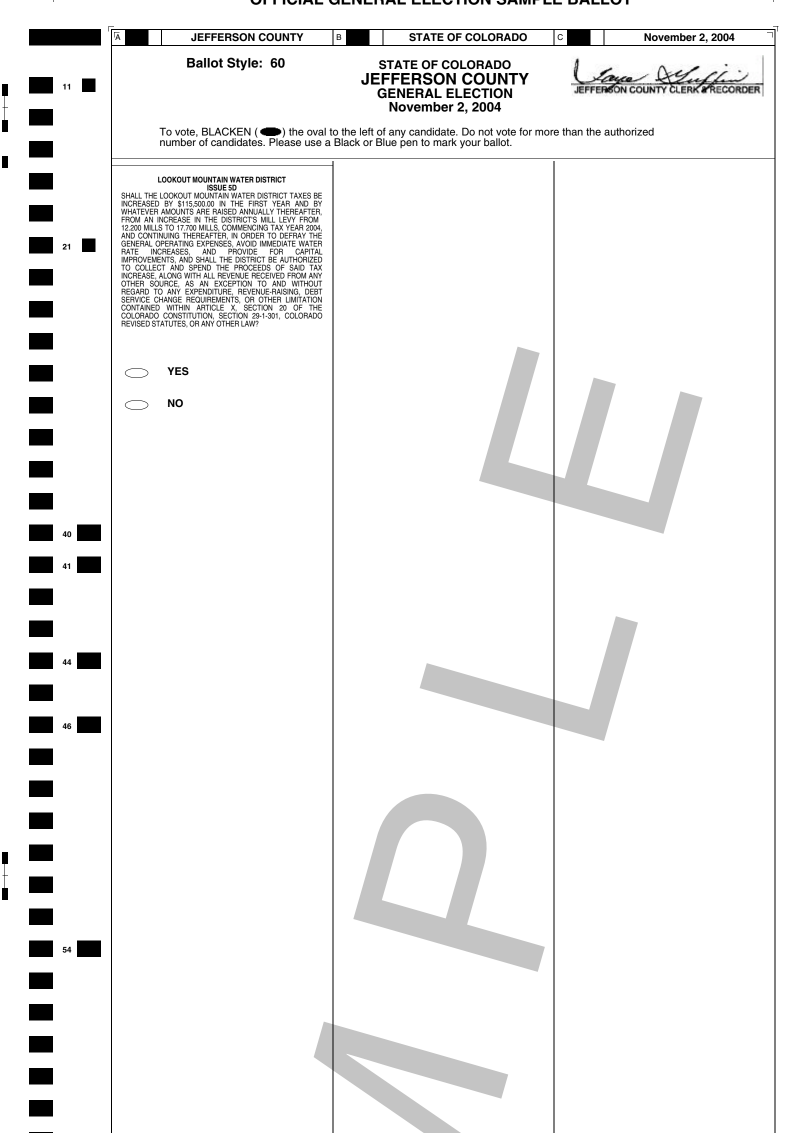


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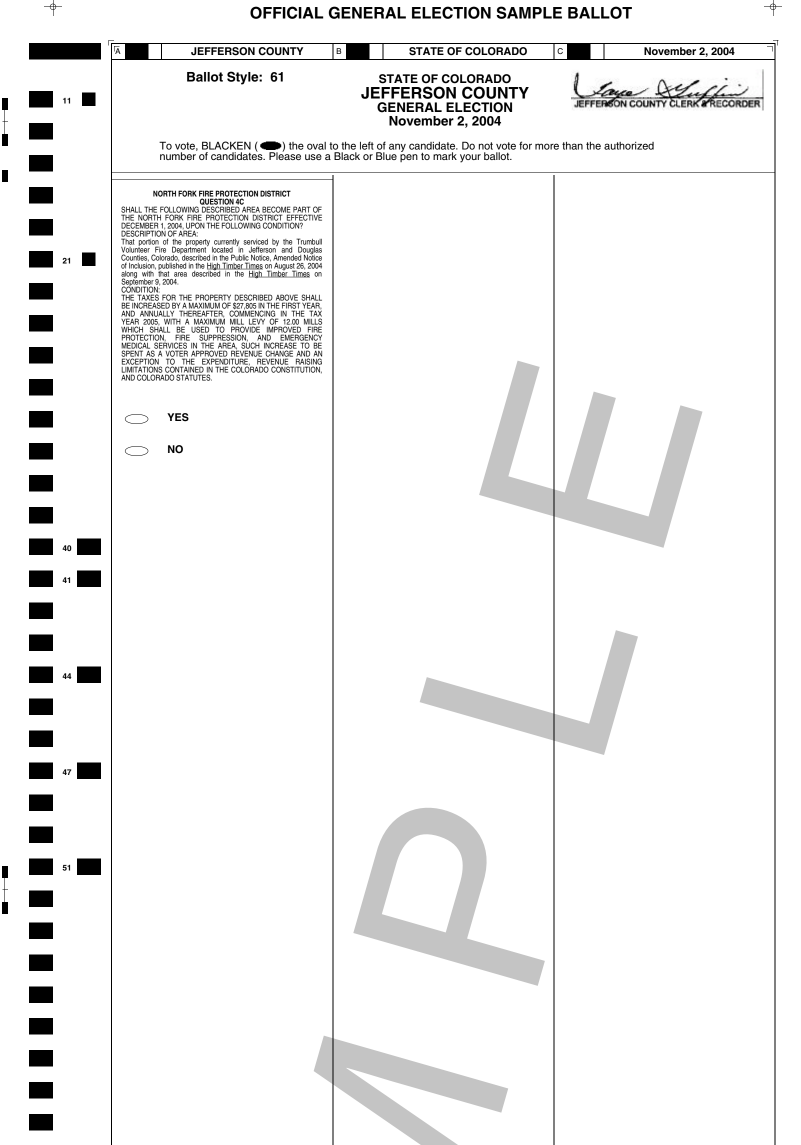
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L	Lookout Mountain Water District B Typ:01 Seq:0060 Spl:01	с		
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	A North Fork Fire Protection B Typ:01 Seq:0061 Spl:01 District	c	
			7.1.0.0 / 011002 _

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