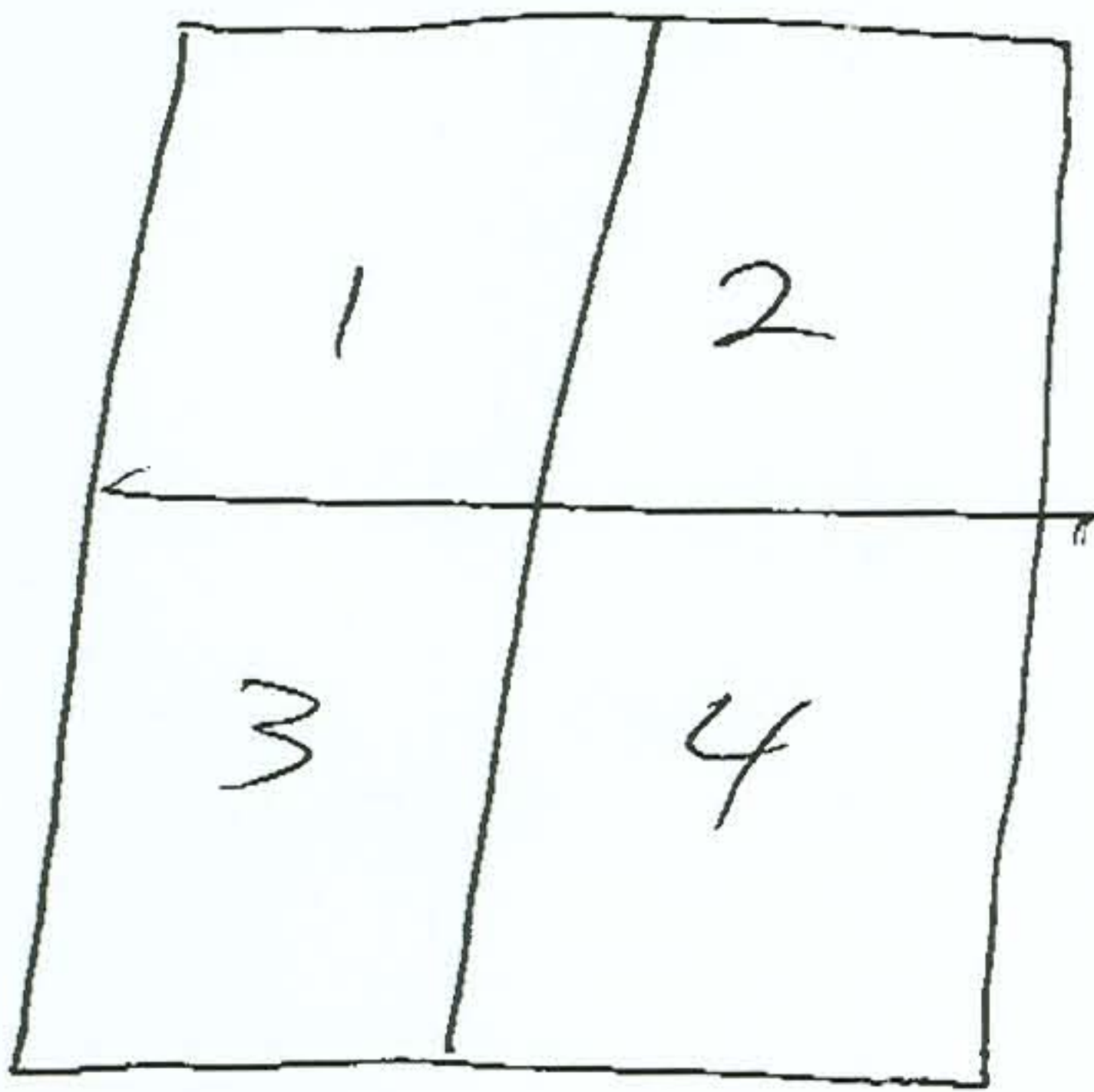
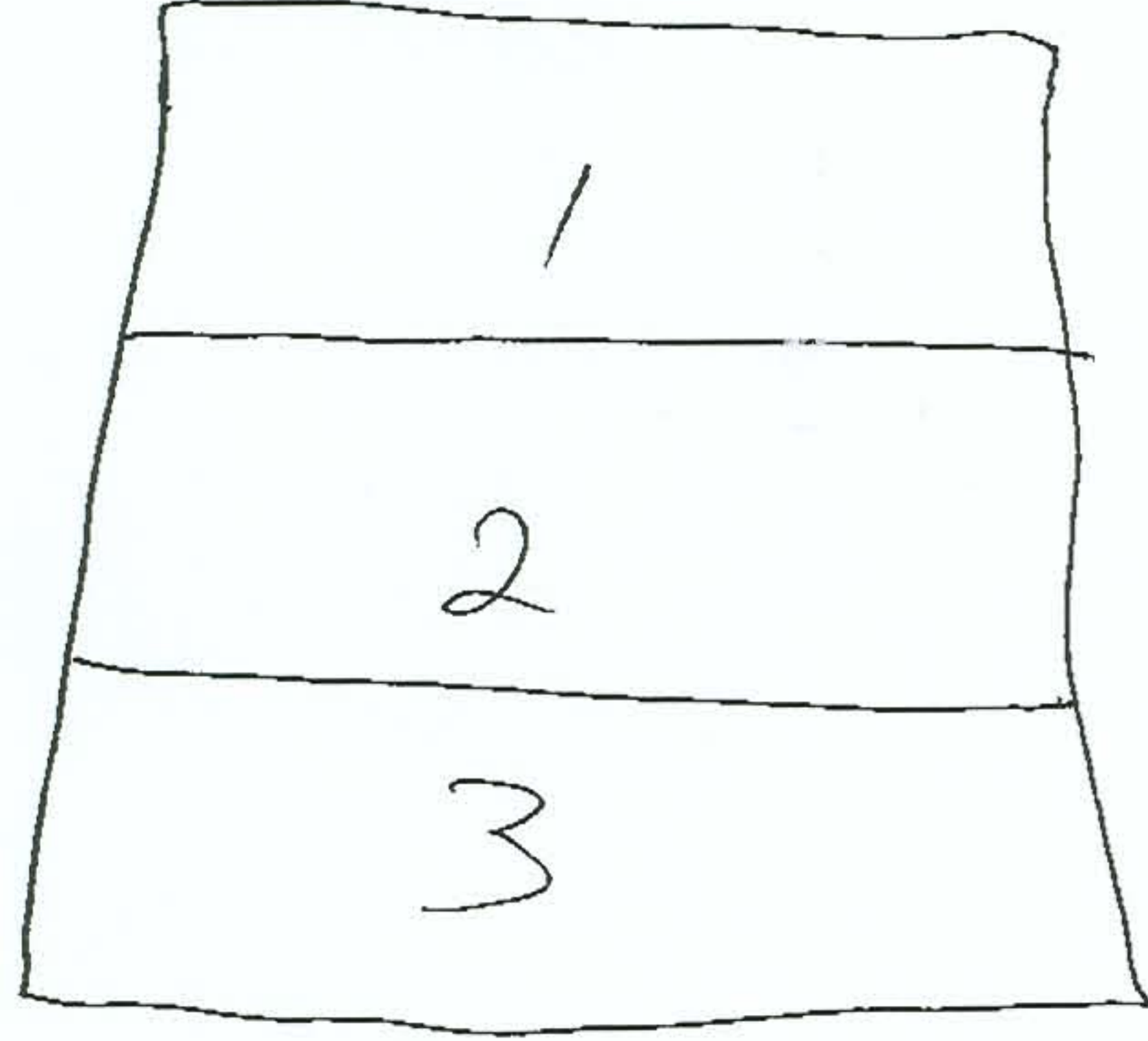


General & Special
Municipal Elections
November 3, 1998 (Sample Ballot)

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| OFFICES AND CANDIDATES COLUMN 1 | | OFFICES AND CANDIDATES COLUMN 2 | | OFFICES AND CANDIDATES COLUMN 3 | |
|---|--------------------------|---|--------------------------|---|--------------------------|
| UNITED STATES SENATOR | | | | | |
| Dottie Lamm Democratic Party | <input type="checkbox"/> | Jim Polfut Democratic Party | <input type="checkbox"/> | Fran Coleman Democratic Party | <input type="checkbox"/> |
| Ben Nighthorse Campbell Republican Party | <input type="checkbox"/> | Mike Coffman Republican Party | <input type="checkbox"/> | Frank A. "Mac" McGregor Republican Party | <input type="checkbox"/> |
| Jeffrey Peckman Natural Law Party | <input type="checkbox"/> | Cynthia S. Burks Natural Law Party | <input type="checkbox"/> | Write-In | <input type="checkbox"/> |
| David S. Segal Libertarian Party | <input type="checkbox"/> | David Bryant Libertarian Party | <input type="checkbox"/> | | |
| John Heckman Concerns of People | <input type="checkbox"/> | Write-In | <input type="checkbox"/> | | |
| Gary Swing US Pacific Party | <input type="checkbox"/> | | | | |
| Kevin Swanson American Constitution Party | <input type="checkbox"/> | | | | |
| Write-In | <input type="checkbox"/> | | | | |
| REPRESENTATIVE TO THE 106TH UNITED STATES CONGRESS - DISTRICT 1 | | | | | |
| Diana DeGette Democratic Party | <input type="checkbox"/> | John Suthers Republican Party | <input type="checkbox"/> | Jennifer Veiga Democratic Party | <input type="checkbox"/> |
| Nancy McCloskey Republican Party | <input type="checkbox"/> | Ken Salazar Democratic Party | <input type="checkbox"/> | Ted Sell Republican Party | <input type="checkbox"/> |
| Richard Combs Libertarian Party | <input type="checkbox"/> | Wayne White Libertarian Party | <input type="checkbox"/> | Kurtis Klinghammer Libertarian Party | <input type="checkbox"/> |
| Write-In | <input type="checkbox"/> | Write-In | <input type="checkbox"/> | Write-In | <input type="checkbox"/> |
| GOVERNOR AND LT. GOVERNOR | | | | | |
| Bill Owens and Joe Rogers Republican Party | <input type="checkbox"/> | Jim Martin Republican Party | <input type="checkbox"/> | Fran Araujo Mace Democratic Party | <input type="checkbox"/> |
| Gail Schoettler and Bernie Buescher Democratic Party | <input type="checkbox"/> | Douglas Naiman Democratic Party | <input type="checkbox"/> | Warren R. Kruse Libertarian Party | <input type="checkbox"/> |
| Sandra D. Johnson and Dan Cochran Libertarian Party | <input type="checkbox"/> | Dean Myerson Green Party | <input type="checkbox"/> | Write-In | <input type="checkbox"/> |
| Tina Lanzetta | <input type="checkbox"/> | Barbara Foster Natural Law Party | <input type="checkbox"/> | | |
| | | Earl F. Dodge Colorado Prohibition Party | <input type="checkbox"/> | | |
| | | Write-In | <input type="checkbox"/> | | |
| STATE HOUSE OF REPRESENTATIVES DISTRICT 1 | | | | | |
| STATE HOUSE OF REPRESENTATIVES DISTRICT 2 | | | | | |
| STATE HOUSE OF REPRESENTATIVES DISTRICT 3 | | | | | |
| STATE HOUSE OF REPRESENTATIVES DISTRICT 4 | | | | | |
| STATE HOUSE OF REPRESENTATIVES DISTRICT 5 | | | | | |

STATE OF COLORADO BALLOT QUESTIONS

AMENDMENT 1

Shall there be an amendment to the Colorado Revised Statutes concerning a prohibition against partial-birth abortion, and, in connection therewith, specifying that no one shall knowingly or intentionally perform a partial-birth abortion; allowing a medical procedure to prevent the death of the pregnant woman, if every reasonable effort is made to preserve the lives of the woman and the infant; defining partial-birth abortion as an abortion during which the person performing the abortion deliberately and intentionally causes to be delivered into the vagina a living human fetus or any substantial portion thereof for the purpose of performing any procedure the person knows will kill the fetus and kills the fetus before completing delivery; specifying that "fetus" and "infant" mean the biological offspring of human parents and may be used interchangeably throughout the measure; establishing specified civil remedies for certain persons; establishing criminal penalties for violations after February 14, 1999; and stating that the amendment cannot be amended except by a vote of the people?

YES

NO

AMENDMENT 2

Shall there be an amendment to the Colorado Revised Statutes concerning parental notification when an unanticipated minor seeks an abortion, and, in connection therewith, specifying that no abortion shall be performed upon an unanticipated minor until at least 48 hours after written notice of the pending abortion has been delivered to the parent of the minor, identifying exceptions to the notice requirement; defining abortion as the use of any means to terminate the pregnancy of a minor with knowledge that the termination by those means will, with reasonable likelihood, cause the death of that person's unborn offspring at any time after fertilization; establishing criminal penalties for performing an abortion in violation of the requirement to provide notice to the parent and for causing a minor to furnish a physician with false information to induce the physician to perform an abortion without providing the notice; and establishing a judicial bypass provision, which shall be effective under certain circumstances, pursuant to which a court may determine that giving the notice will not be in the best interests of the minor or that the minor is sufficiently mature to decide whether to have the abortion?

YES

NO

AMENDMENT 3

Shall there be an amendment to the Colorado Constitution requiring the uniform application of laws to livestock operations, and, in connection therewith, mandating that laws and regulations concerning livestock operations be uniform and based upon the similarity in the potential impact on the environment of the livestock operation; making unconstitutional any state law or regulation that does not treat livestock operations uniformly based upon the similarity in the potential impact on the environment of the livestock operation; permitting the general assembly to make a distinction between livestock feeding on the range and livestock feeding in a concentrated animal feeding operation; permitting the general assembly to make a distinction between concentrated animal feeding operations that are smaller than one thousand animal units and those that are larger than one thousand animal units, specifying that one animal unit be considered to be a cow and all other livestock to be fractions of a cow as determined by the general assembly; and defining livestock as cattle, sheep, goats, swine, mules, poultry, horses, and all other animals raised or kept for profit?

YES

NO

AMENDMENT 4

An amendment to article XI of the constitution of the state of Colorado, authorizing a county, city, town, township, or special district to provide any lawfully authorized health care function, service, or facility in joint ownership or other arrangement with any person or company, public or private, without incurring debt and without pledging its credit or faith; requiring any county, city, town, township, or special district entering into such joint ownership or other arrangement to own its just proportion; and providing that any such entity or relationship established for such purpose shall not be deemed a political subdivision, local government, or local public body for any purpose.

YES

NO

AMENDMENT 5

Shall there be an amendment to the Colorado Constitution authorizing the medical use of marijuana for persons suffering from debilitating medical conditions, and, in connection therewith, establishing an affirmative defense to Colorado criminal laws for patients and their primary care-givers relating to the medical use of marijuana; establishing exceptions to Colorado criminal laws for patients and primary care-givers in lawful possession of a registry identification card for medical marijuana use and for physicians who advise patients to provide them with written documentation as to such medical marijuana use; defining "Debilitating Medical Condition"; and authorizing the state health agency to approve other medical conditions or treatments as debilitating medical conditions, requiring preservation of seized property interests that had been possessed, owned, or used in connection with a claimed medical use of marijuana and limiting forfeiture of such interests; establishing and maintaining a confidential state registry of patients receiving an identification card for the medical use of marijuana and defining eligibility for receipt of such a card and placement on the registry; restricting access to information in the registry; establishing procedures for issuance of an identification card; authorizing fees to cover administrative costs associated with the registry; specifying the form and amount of marijuana a patient may possess and restrictions on its use; setting forth additional requirements for the medical use of marijuana by patients less than eighteen years old; directing enactment of implementing legislation and criminal penalties for certain offenses; requiring the state health agency designated by the governor to make application forms available to residents of Colorado for inclusion on the registry; limiting a health insurer's liability on claims relating to the medical use of marijuana; and providing that no employer must accommodate medical use of marijuana in the workplace?

YES

NO

AMENDMENT 6

Shall there be an amendment to the Colorado Constitution authorizing the medical use of marijuana for persons suffering from debilitating medical conditions, and, in connection therewith, establishing an affirmative defense to Colorado criminal laws for patients and their primary care-givers relating to the medical use of marijuana; establishing exceptions to Colorado criminal laws for patients and primary care-givers in lawful possession of a registry identification card for medical marijuana use and for physicians who advise patients to provide them with written documentation as to such medical marijuana use; defining "Debilitating Medical Condition"; and authorizing the state health agency to approve other medical conditions or treatments as debilitating medical conditions, requiring preservation of seized property interests that had been possessed, owned, or used in connection with a claimed medical use of marijuana and limiting forfeiture of such interests; establishing and maintaining a confidential state registry of patients receiving an identification card for the medical use of marijuana and defining eligibility for receipt of such a card and placement on the registry; restricting access to information in the registry; establishing procedures for issuance of an identification card; authorizing fees to cover administrative costs associated with the registry; specifying the form and amount of marijuana a patient may possess and restrictions on its use; setting forth additional requirements for the medical use of marijuana by patients less than eighteen years old; directing enactment of implementing legislation and criminal penalties for certain offenses; requiring the state health agency designated by the governor to make application forms available to residents of Colorado for inclusion on the registry; limiting a health insurer's liability on claims relating to the medical use of marijuana; and providing that no employer must accommodate medical use of marijuana in the workplace?

YES

NO

AMENDMENT 7

SHALL THE CITY AND COUNTY OF DENVER ISSUE GENERAL OBLIGATION BONDS FOR STREET IMPROVEMENT PURPOSES IN A PRINCIPAL AMOUNT NOT EXCEEDING \$14,179,250 WITH A TOTAL REPAYMENT COST NOT EXCEEDING \$60,315,967 AND LEVY, COLLECT AND EXPEND INCREASED PROPERTY TAXES IN AN AMOUNT NOT EXCEEDING \$0.01 FOR THE FIRST FULL FISCAL YEAR AND ANNUALLY IN AMOUNTS SUFFICIENT TO PAY THE BONDS?

YES

NO

AMENDMENT 8

to the Charter of the City and County of Denver, to allow the Career Service Authority to conduct regional or national wage surveys to determine compensation for certain unique or difficult-to-fill City positions of City employee and to do so based on criteria approved by the Denver City Council.

YES

NO

AMENDMENT 9

to the Charter of the City and County of Denver amending section A1.32 regarding the procedure for filing written objections to the formation of a local maintenance district by the owners representing fifty or more percent of the estimated cost of the care, operation, security, repair, maintenance and replacement of a proposed pedestrian and/or transit mall.

YES

NO

AMENDMENT 10

to the Charter of the City and County of Denver, to repeal certain references to the now defunct Board of Public Works and its powers.

YES

NO

AMENDMENT 11

Effective upon June 30, 1999, to amend Sections A1.7, A1.8, C4.16, C4.19, C5.16, C5.19-1(1), C5.19-2(1), C5.35, C5.42, C5.48, and C5.51 of the Charter of the City and County of Denver, thereby deleting the provisions relating to the current semi-monthly payday system of the City and County of

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CITY AND COUNTY OF DENVER BALLOT QUESTIONS

REFERRED MEASURE

SHALL THE CITY AND COUNTY OF DENVER ISSUE GENERAL OBLIGATION BONDS FOR STREET IMPROVEMENT PURPOSES IN A PRINCIPAL AMOUNT NOT EXCEEDING \$14,179,250 WITH A TOTAL REPAYMENT COST NOT EXCEEDING \$60,315,967 AND LEVY, COLLECT AND EXPEND INCREASED PROPERTY TAXES IN AN AMOUNT NOT EXCEEDING \$0.01 FOR THE FIRST FULL FISCAL YEAR AND ANNUALLY IN AMOUNTS SUFFICIENT TO PAY THE BONDS?

YES

NO

REFERRED MEASURE

to the Charter of the City and County of Denver amending section A1.32 regarding the procedure for filing written objections to the formation of a local maintenance district by the owners representing fifty or more percent of the estimated cost of the care, operation, security, repair, maintenance and replacement of a proposed pedestrian and/or transit mall.

YES

NO

REFERRED MEASURE

to the Charter of the City and County of Denver amending section A1.32 regarding the procedure for filing written objections to the formation of a local maintenance district by the owners representing fifty or more percent of the estimated cost of the care, operation, security, repair, maintenance and replacement of a proposed pedestrian and/or transit mall.

YES

NO

REFERRED MEASURE

Shall there be an amendment to the Colorado Revised Statutes concerning regulation of housed commercial swine feeding operations which can house 800,000 or more pounds of swine or which are deemed commercial under local law and, in connection therewith, conditioning operation,

13
22
24
K

Page 2 (Front)

OFFICES AND CANDIDATES
COLUMN 4

STATE HOUSE OF
REPRESENTATIVES
DISTRICT 2
Ken Gordon

Robert E. McRae
Republican Party

Penfield Tate, III
Democratic Party

Walter Schlomer
Libertarian Party

Write-In

STATE HOUSE OF
REPRESENTATIVES
DISTRICT 3
Ken Gordon

Ken Gordon
Democratic Party

Doug Anderson
Republican Party

Write-In

STATE HOUSE OF
REPRESENTATIVES
DISTRICT 4
Dorothy Gotlieb

Dorothy Gotlieb
Republican Party

Dana Petersen
Democratic Party

Write-In

SIGNAL TRANSPORTATION
DISTRICT BOARD OF
COMMISSIONERS - DISTRICT
1 (front)

Gloria E. Holliday

Write-In

SIGNAL TRANSPORTATION
DISTRICT BOARD OF
COMMISSIONERS - DISTRICT
2 (front)

JUDICIAL QUESTIONS
COLUMN 1

SUPREME COURT
JUDICIAL QUESTION

Shall Justice
Gregory J.
Hobbs, Jr.
of the Supreme
Court be retained
in office?
YES
NO

SUPREME COURT
JUDICIAL QUESTION

Shall Justice
Rebecca Love
Kourlis
of the Supreme
Court be retained
in office?
YES
NO

COURT OF APPEALS
JUDICIAL QUESTION

Shall Judge
Janice B.
Davidson
of the Court of
Appeals be
retained in office?
YES
NO

COURT OF APPEALS
JUDICIAL QUESTION

Shall Judge
Claus J.
Hume
of the Court of
Appeals be
retained in office?
YES
NO

COURT OF APPEALS
JUDICIAL QUESTION

Shall Judge
Raymond Dean
Jones
of the Court of
Appeals be
retained in office?
YES
NO

COURT OF APPEALS
JUDICIAL QUESTION

Shall Judge
Jose D. L.
Marquez
of the Court of
Appeals be
retained in office?
YES
NO

COURT OF APPEALS
JUDICIAL QUESTION

Shall Judge
Peter H.
Ney
of the Court of
Appeals be
retained in office?
YES
NO

JUDICIAL QUESTIONS
COLUMN 2

DISTRICT COURT
JUDICIAL QUESTION

Shall Judge
Edward A.
Simons
of the District
Court be retained
in office?
YES
NO

DISTRICT COURT
JUDICIAL QUESTION

Shall Judge
Herbert L.
Stern, III
of the District
Court be retained
in office?
YES
NO

PROBATE COURT
JUDICIAL QUESTION

Shall Judge
C. Jean
Stewart
of the Probate
Court be
retained in office?
YES
NO

COUNTY COURT
JUDICIAL QUESTION

Shall Judge
Larry L.
Bohning
of the County
Court be
retained in office?
YES
NO

COUNTY COURT
JUDICIAL QUESTION

Shall Judge
Kathleen M.
Bowers
of the County
Court be
retained in office?
YES
NO

COUNTY COURT
JUDICIAL QUESTION

Shall Judge
James B.
Breese
of the County
Court be
retained in office?
YES
NO

COUNTY COURT
JUDICIAL QUESTION

Shall Judge
Brian T.
Campbell
of the County
Court be
retained in office?
YES
NO

REVERSE SIDE

| | |
|---|--------------------------|
| and Leslie Hanks American Constitution Party | |
| Write-In <input type="checkbox"/> | |
| STATE SENATE DISTRICT 11 | |
| Ric Balmer Democratic Party | <input type="checkbox"/> |
| Victoria "Vikki" Buckley Republican Party | <input type="checkbox"/> |
| Roland Fraser Natural Law Party | <input type="checkbox"/> |
| Geoffrey Lloyd Libertarian Party | <input type="checkbox"/> |
| Patricia A. Craven Colorado Reform Party | <input type="checkbox"/> |
| Clyde J. Harkins American Constitution Party | <input type="checkbox"/> |
| Write-In <input type="checkbox"/> | |

| | |
|---|--------------------------|
| STATE HOUSE OF REPRESENTATIVES DISTRICT 12 | |
| Susan C. Kirk Democratic Party | <input type="checkbox"/> |
| John E. DeLauro Republican Party | <input type="checkbox"/> |
| Write-In <input type="checkbox"/> | |
| STATE SENATE DISTRICT 13 | |
| Jeanne Faatz Republican Party | <input type="checkbox"/> |
| Pat Pascoe Democratic Party | <input type="checkbox"/> |
| Write-In <input type="checkbox"/> | |
| STATE SENATE DISTRICT 14 | |
| Robert "Rob" M. Hernandez Democratic Party | <input type="checkbox"/> |
| Write-In <input type="checkbox"/> | |

| | |
|---|--------------------------|
| STATE HOUSE OF REPRESENTATIVES DISTRICT 15 | |
| Nolbert D. Chavez Democratic Party | <input type="checkbox"/> |
| Dave Sprecace Republican Party | <input type="checkbox"/> |
| David Aitken Libertarian Party | <input type="checkbox"/> |
| Write-In <input type="checkbox"/> | |
| STATE HOUSE OF REPRESENTATIVES DISTRICT 16 | |
| Dan Grossman Democratic Party | <input type="checkbox"/> |
| Doug Anderson Libertarian Party | <input type="checkbox"/> |
| Write-In <input type="checkbox"/> | |
| STATE HOUSE OF REPRESENTATIVES DISTRICT 17 | |
| Ben Clarke Democratic Party | <input type="checkbox"/> |
| Write-In <input type="checkbox"/> | |

INSTRUCTIONS FOR VOTING

- 1** Make your selection by pressing the button to the right of your choice. A green arrow will appear pointing to your selection.
(To change your selection, press the button again. The green arrow will disappear and you may make a new choice.)

- 2** After you have made all of your selections, press the **Cast Vote** button in the bottom right corner.
- 3** Part the curtain and leave the room.

DO NOT PRESS THE CAST VOTE BUTTON UNTIL YOU HAVE MADE ALL OF YOUR SELECTIONS.

General and Special Municipal Election

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DENVER ELECTION COMMISSION
Marcia Johnson, President
Rosemary Rodriguez, Commissioner
Jan Tyler, Commissioner
Mike Frontera, Executive Director

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REFUNDING BOND

SHALL THE CITY AND COUNTY OF DENVER ISSUE GENERAL OBLIGATION BONDS FOR HEALTH CARE PURPOSES IN A PRINCIPAL AMOUNT NOT EXCEEDING \$1,250,000 WITH A TOTAL REPAYMENT COST NOT EXCEEDING \$2,193,256 AND LEVY, COLLECT AND EXPEND INCREASED PROPERTY TAXES IN AN AMOUNT NOT EXCEEDING 1¢ FOR THE FIRST FULL FISCAL YEAR AND ANNUALLY IN AMOUNTS SUFFICIENT TO PAY THE BONDS?

YES _____

NO _____

REFERRED MEASURE

SHALL THE CITY AND COUNTY OF DENVER ISSUE GENERAL OBLIGATION BONDS FOR PUBLIC SAFETY PURPOSES IN A PRINCIPAL AMOUNT NOT EXCEEDING \$18,660,000 WITH A TOTAL REPAYMENT COST NOT EXCEEDING \$32,837,061 AND LEVY, COLLECT AND EXPEND INCREASED PROPERTY TAXES IN AN AMOUNT NOT EXCEEDING \$4.00 FOR THE FIRST FULL FISCAL YEAR AND ANNUALLY IN AMOUNTS SUFFICIENT TO PAY THE BONDS?

YES

NO

PREFER REFERENDUM

SHALL THE CITY AND COUNTY OF DENVER ISSUE GENERAL OBLIGATION BONDS FOR LIBRARY PURPOSES IN A PRINCIPAL AMOUNT NOT EXCEEDING \$2,910,150 WITH A TOTAL REPAYMENT COST NOT EXCEEDING \$5,143,340 AND LEVY, COLLECT AND EXPEND INCREASED PROPERTY TAXES IN AN AMOUNT NOT EXCEEDING \$0.00 FOR THE FIRST FULL FISCAL YEAR AND ANNUALLY IN AMOUNTS SUFFICIENT TO PAY THE BONDS?

YES _____

NO _____

SHALL THE METROPOLITAN FOOTBALL STADIUM DISTRICT DEBT BE INCREASED \$260,000,000.00, WITH A REPAYMENT COST OF \$395,000,000.00 AND SHALL DISTRICT TAXES BE INCREASED \$39,000,000 ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER FROM THE LEVY AND COLLECTION BY THE DISTRICT OF UP TO A TEN PERCENT ADMISSIONS TAX AND FROM THE LEVY AND COLLECTION OF UP TO A ONE-TENTH OF ONE PERCENT SALES AND USE TAX WITH ALL OF THE PROCEEDS OF SUCH DEBT AND TAXES TO BE USED AND SPENT, TOGETHER WITH FUNDS FROM OTHER SOURCES INCLUDING THE PRIVATE SECTOR, FOR THE COSTS RELATING TO THE CONSTRUCTION OF A NEW FOOTBALL STADIUM TO BE LOCATED WITHIN THE DISTRICT SUBJECT TO THE FOLLOWING LIMITATIONS:

- THE SALES AND USE TAX SHALL COMMENCE AFTER THE TERMINATION OF THE SALES AND USE TAX IMPOSED AND COLLECTED BY THE DENVER METROPOLITAN MAJOR LEAGUE BASEBALL STADIUM DISTRICT AND SHALL NOT EXTEND BEYOND JANUARY 1, 2012, OR THE PAYMENT IN FULL OF SUCH DEBT, WHICHEVER OCCURS EARLIER;
- THE DEBT SHALL BE EVIDENCED BY NOTES, BONDS, OR CONTRACTS INCLUDING NOTES, BONDS, OR CONTRACTS TO REFUND OTHER NOTES, BONDS, OR CONTRACTS EVEN IF THE REFUNDING IS AT A HIGHER RATE OF INTEREST;
- THE DEBT SHALL BE PAYABLE FROM THE PROCEEDS OF SUCH TAX, INVESTMENT INCOME, AND SUCH OTHER DISTRICT REVENUES AS THE BOARD OF DIRECTORS MAY PLEDGE FOR SUCH PAYMENT;
- THE DEBT SHALL HAVE SUCH TERMS AND CONDITIONS AS THE BOARD OF DIRECTORS OF THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM;
- THE ADMISSIONS TAX SHALL NOT EXCEED BEYOND JANUARY 1, 2012, OR THE PAYMENT IN FULL OF SUCH DEBT, WHICHEVER OCCURS EARLIER;
- AND SHALL THE PROCEEDS OF SUCH DEBT AND TAXES AND ANY INVESTMENT INCOME THEREFROM AND ANY OTHER REVENUES OF THE DISTRICT BE COLLECTED AND SPENT WITHOUT LIMITATION OR CONDITION, AS A VOTER-APPROVED REVENUE CHANGE UNDER SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

BALLOT CONTINUED ON

| | | | | | | | | | | | | | | |
|---|--------------------------|--|---|------------------------------|-----------------------------|-------------------|--|------------------------------|-----------------------------|--|---|------------------------------|-----------------------------|--|
| Rick Garcia | <input type="checkbox"/> | JUDICIAL QUESTION | Shall Judge Leonard P. Plank of the Court of Appeals be retained in office? | YES <input type="checkbox"/> | NO <input type="checkbox"/> | JUDICIAL QUESTION | Shall Judge Arthur L. Fine of the County Court be retained in office? | YES <input type="checkbox"/> | NO <input type="checkbox"/> | | | | | |
| Eric Sahl | <input type="checkbox"/> | DISTRICT COURT JUDICIAL QUESTION | | | | | | | | | | | | |
| Bruce Benigno | <input type="checkbox"/> | Shall Judge Federico C. Alvarez of the District Court be retained in office? | | | | | YES <input type="checkbox"/> | NO <input type="checkbox"/> | JUDICIAL QUESTION | Shall Judge Herbert H. Galchinsky of the County Court be retained in office? | YES <input type="checkbox"/> | NO <input type="checkbox"/> | | |
| Ben Klein | <input type="checkbox"/> | | | | | | | | | | | | | |
| Write-In | <input type="checkbox"/> | | | | | | | | | | | | | |
| SIGNAL TRANSPORTATION DISTRICT BOARD OF DIRECTORS - DISTRICT E | | | | | | | | | | | | | | |
| Carl Erickson | <input type="checkbox"/> | JUDICIAL QUESTION | | | | | Shall Judge John N. McMullen of the District Court be retained in office? | YES <input type="checkbox"/> | NO <input type="checkbox"/> | JUDICIAL QUESTION | Shall Judge Lawrence A. Manzanares of the County Court be retained in office? | YES <input type="checkbox"/> | NO <input type="checkbox"/> | |
| Andy Padon | <input type="checkbox"/> | | | | | | | | | | | | | |
| Robert J. Ore | <input type="checkbox"/> | JUDICIAL QUESTION | | | | | Shall Judge John Stephen Phillips of the District Court be retained in office? | YES <input type="checkbox"/> | NO <input type="checkbox"/> | JUDICIAL QUESTION | Shall Judge Raymond N. Satter of the County Court be retained in office? | YES <input type="checkbox"/> | NO <input type="checkbox"/> | |
| Write-In | <input type="checkbox"/> | | | | | | | | | | | | | |

| | |
|---|--|
| G lished making all of your ie orange 'CAST VOTE' r right hand corner. and exit the voting booth. DESIRED SELECTIONS. | TO CAST A WRITE-IN VOTE <ol style="list-style-type: none"> 1. Press the Write-In button <input type="checkbox"/> at the bottom of the contest. 2. The green arrow will flash. (Note: The arrow will continue flashing until the Write-In is complete.) 3. Using the Write-In keypad, key in the name of the choice you wish to Write-In. You can see the letters appear in the window of the keypad. 4. If you make an error on a Write-In, press the arrow pointing left on the keypad to move backwards. To make a space, press the arrow pointing right on the keypad. 5. When you are finished keying the name, press the 'ENTER' button on the keypad. |
|---|--|

s - November 3, 1998 (Sample Ballot)

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