GENERAL ELECTION BALLOT - NOVEMBER 2, 2004

PRESIDENTIAL ELECTORS
(Vote for ONE PAIR)

(1) George W. Bush / Dick Cheney
Republican

(2) John F. Kerry / John Edwards
Democratic

(3) Michael Badnarik / Richard V. Campagna
Libertarian

(4) David Cobb / Patricia LaMarche
Green

(5) Ralph Nader / Peter Miguel Camejo
Colorado Reform

(6) Michael Anthony Peroutka / Chuck Baldwin
American Constitution

(7) Gene Amondson / Leroy Pletten
Concerns of People

(8) Stanford E. Andress (Andy) / Irene M. Deasy
Unaffiliated

(9) Walter F. Brown / Mary Cal Hollis
Socialist

(10) Earl F. Dodge / Howard L. Lydick
Prohibition

(11) James E. Harris / Margaret Trowe
Socialist Workers

(12) Bill Van Auken / Jim Lawrence
Socialist Equality

(13) ___________________________ (Write-In Oval and Line Needed)
UNITED STATES SENATOR
(Vote for ONE)

(1) Pete Coors
Republican

(2) Ken Salazar
Democratic

(3) Victor Good
Colorado Reform

(4) Douglas "Dayhorse" Campbell
American Constitution

(5) Richard Randall
Libertarian

(6) John R. Harris
Independent

(7) Finn Gotaas
Unaffiliated

(8) ____________________________ (Write-In Oval and Line Needed)

REPRESENTATIVE TO THE 109th UNITED STATES CONGRESS-DISTRICT 2
(Vote for ONE)

(1) Mark Udall
Democratic

(2) Stephen M. Hackman
Republican

(3) Norm Olsen
Libertarian

REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE
(Vote for ONE)

(1) Jennifer Mello
Democratic

(2) Steve Bosley
Republican

(3) Daniel Ong
Libertarian
STATE REPRESENTATIVE - DISTRICT 56
(Vote for ONE)

(1) Gary Lindstrom  
Democratic

(2) Heather Lemon  
Republican

DISTRICT ATTORNEY – 5th JUDICIAL DISTRICT
(Vote for ONE)

(1) Bruce Brown  
Democratic

(2) Mark Hurlbert  
Republican

COURT OF APPEALS
(Vote Yes or No)

(1) Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?

(2) Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?

(3) Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?

(4) Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?

(5) Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?

DISTRICT JUDGE - 5th JUDICIAL DISTRICT
(Vote Yes or No)

(1) Shall Judge David R. Lass of the 5th Judicial District be retained in office?

(2) Shall Judge R. Thomas Moorhead of the 5th Judicial District be retained in office?

(3) Shall Judge W. Terry Ruckriegle of the 5th Judicial District be retained in office?

COUNTY JUDGE - SUMMIT
(Vote Yes or No)

(1) Shall Judge Edward J. Casias of the Summit County Court be retained in office?
COUNTY COMMISSIONER DISTRICT NO. 1
(Vote for ONE)

(1) Jim Stover
Republican

(2) Bob French
Democratic

COUNTY COMMISSIONER DISTRICT NO. 2
(Vote for ONE)

(1) Bill Wallace
Democratic

(2) Tom Castrigno
Green

COUNTY COMMISSIONER DISTRICT NO. 3
(Vote for ONE)

(1) Tom Long
Republican

COUNTY SHERIFF
(Vote for ONE)

(1) John Minor
Republican

COUNTY SURVEYOR
(Vote for ONE)

(1) Richard A. Ferris
Republican
AMENDMENTS TO THE COLORADO CONSTITUTION

"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."

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 caused by a failure to construct an improvement in a good and workmanlike manner; defining "good and workmanlike manner" to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, afford governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?

Amendment 35
SHALL STATE TAXES BE INCREASED $175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION OF A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
Amendment 36
Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating Colorado's electoral votes for president and vice-president of the United States, based on the proportion of ballots that are cast in this state for each presidential ticket; making the terms of the proposed amendment effective so that popular proportional selection of presidential electors applies to the 2004 general election; setting forth procedures and timelines that govern the certification of election results and the potential recounting of votes in elections for presidential electors and in the election on this proposed amendment; granting the Colorado supreme court original jurisdiction for the adjudication of all contests concerning presidential electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enact legislation to change the manner of selecting presidential electors or any of the procedures contained in this amendment?

Amendment 37
Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of $2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?

Referendum A
Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.

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.
SUMMIT SCHOOL DISTRICT RE-1 REFERRED MEASURE 3A
(Vote YES or NO)

SHALL SUMMIT SCHOOL DISTRICT RE-1 TAXES BE INCREASED $4,000,000 ANNUALLY IN TAX COLLECTION YEAR 2005 BY THE LEVY OF NOT MORE THAN 3.37 MILLS OR SUCH OTHER AMOUNT AS 3.37 MILLS (WHICH IS REDUCED FROM THE 7.62 MILLS APPROVED IN 2001 AND ENDING IN 2004) WILL PRODUCE IN TAX COLLECTION YEARS 2006 AND 2007 FOR DEPOSIT TO THE DISTRICT’S SPECIAL BUILDING AND TECHNOLOGY FUND TO FINANCE REPAIRS AND MAINTENANCE OF DISTRICT BUILDINGS AND TECHNOLOGY IMPROVEMENTS; AND SHALL THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH REVENUES BE COLLECTED, RETAINED, AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

SUMMIT SCHOOL DISTRICT RE-1 REFERRED MEASURE 3B
(Vote YES or NO)

SHALL SUMMIT SCHOOL DISTRICT RE-1 DEBT BE INCREASED $32,575,000, WITH A REPAYMENT COST OF $62,400,000, AND SHALL DISTRICT TAXES BE INCREASED $4,400,000 ANNUALLY TO CONSTRUCT, RENOVATE, IMPROVE OR EQUIP FRISCO ELEMENTARY SCHOOL, SUMMIT MIDDLE SCHOOL AND SUMMIT HIGH SCHOOL AND OTHER DISTRICT BUILDINGS OR PROPERTY FOR THE PURPOSE OF ACCOMMODATING STUDENT OR OTHER DISTRICT NEEDS;

AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR AS NECESSARY TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT), SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 5.80%; SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM NOT TO EXCEED THREE PERCENT; AND SHALL THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
THE FOLLOWING BALLOT QUESTION WILL BE VOTED ON BY REGISTERED VOTERS RESIDING IN THE WEST GRAND SCHOOL DISTRICT 1-JT. THIS IS NOT A COUNTY-WIDE QUESTION.

WEST GRAND SCHOOL DISTRICT NO. 1-JT REFERRED QUESTION 3C
To Eliminate Term Limits
(Vote YES or NO)

As permitted by Article XVIII, Section 11 of the Colorado Constitution, shall the present and future elected School Directors of the West Grand School District #1-JT be authorized to serve unlimited terms of office, eliminating the limitation on terms of office imposed by Colorado Constitution Article XVIII, Section 11?

THE FOLLOWING BALLOT MEASURE WILL BE VOTED ON BY REGISTERED VOTERS RESIDING IN LAKEVIEW MEADOWS SUBDIVISION OR PROPERTY OWNERS IN LAKEVIEW MEADOWS, REGISTERED TO VOTE IN THE STATE OF COLORADO. THIS IS NOT A COUNTY-WIDE MEASURE.

SUMMIT COUNTY REFERRED MEASURE 1A
Summit County Local Improvement District No. 2004-01
(“Lakeview Meadows”) Debt Authorization
(Vote YES or NO)

SHALL SUMMIT COUNTY, COLORADO, DEBT BE INCREASED $322,000 WITH A REPAYMENT COST OF $650,000 BY THE ISSUANCE OF SPECIAL ASSESSMENT BONDS FOR THE PURPOSE OF FINANCING CERTAIN ROADWAY IMPROVEMENTS WITHIN SUMMIT COUNTY LOCAL IMPROVEMENT DISTRICT NO. 2004-01 (“LAKEVIEW MEADOWS”), AND TO BE PAYABLE SOLELY FROM SPECIAL ASSESSMENTS TO BE LEVIED AGAINST PROPERTY WITHIN SUCH DISTRICT RECEIVING THE SPECIAL BENEFITS OF SUCH IMPROVEMENTS?