OFFICIAL BALLOT
PROPOSED BY INITIATIVE PETITION / ADVISORY VOTE
COUNTY, IDAHO
GENERAL ELECTION — NOVEMBER 3, 1998

INSTRUCTIONS TO VOTERS: To vote on the following, mark a cross (X) in the square at the right of “YES” or “NO.”

PROPOSITION ONE
INITIATIVE ALLOWING CONGRESSIONAL CANDIDATES TO SIGN TERM LIMITS PLEDGE; INFORMS VOTERS ON THE BALLOT IF CANDIDATE SIGNS OR BREAKS PLEDGE.

INITIATIVE ENACTING NEW IDAHO CODE SECTION 34-907B; AUTHORIZES SECRETARY OF STATE TO ACCEPT SIGNED TERM LIMITS PLEDGE FROM CONGRESSIONAL CANDIDATES; SPECIFYING LANGUAGE OF TERM LIMITS PLEDGE; REQUIRING SECRETARY OF STATE TO PLACE TERM LIMITS PLEDGE INFORMATION ON BALLOTS; REQUIRING SECRETARY OF STATE TO PLACE TERM LIMITS PLEDGE INFORMATION IN POLLING PLACES; DEFINING CONGRESSIONAL TERMS OF OFFICE; CONFERRING STANDING UPON INITIATIVE SPONSORS; AUTHORIZING SECRETARY OF STATE TO PROMULGATE RULES; AND CONTAINING A SEVERABILITY CLAUSE.

Shall the above-entitled measure proposed by Proposition One be approved? YES ☐ NO ☐

ADVISORY VOTE
House Bill No. 644

ADVISORY QUESTION ASKING WHETHER BALLOT ACCESS RESTRICTIONS SHOULD CONTINUE FOR OTHER OFFICES SINCE THEY ARE INAPPLICABLE TO MEMBERS OF CONGRESS.

ADVISORY QUESTION PROMULGATED BY THE IDAHO LEGISLATURE STATE THAT THE UNITED STATES SUPREME COURT HAS INVALIDATED BALLOT ACCESS RESTRICTIONS AS THEY APPLY TO MEMBERS OF CONGRESS; ASKING WHETHER BALLOT ACCESS RESTRICTIONS SHOULD REMAIN IN PLACE FOR STATE ELECTED OFFICIALS, STATE LEGISLATORS, COUNTY ELECTED OFFICIALS, CITY ELECTED OFFICIALS AND SCHOOL DISTRICT TRUSTEES DESPITE THE FACT THAT THE SAME BALLOT ACCESS RESTRICTIONS CANNOT APPLY TO MEMBERS OF CONGRESS.

Since the United States Supreme Court has ruled that Idaho’s 1994 term limits law does not apply to members of Congress, shall term limits for state elected officials, state legislators, county elected officials, city elected officials and school district trustees remain in place? YES ☐ NO ☐