SAMPLE

SAMPLE Ballot for Douglas County, Colorado

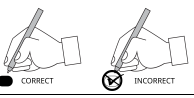
2023 Coordinated Election November 7, 2023



Sheri Davis - Clerk and Recorder

Voter Instructions

Use a black or blue pen to mark your choices on the ballot. To vote for your choice in each contest, completely fill in the oval provided to the left of your choice.



George Washington



John Adams

Thomas Jefferson

WARNING:

Any person who, by use of force or other means, unduly influences an eligible elector to vote in any particular manner or to refrain from voting, or who falsely any mail ballot before or after it has been cast, or who destroys, defaces, mutilates, or tampers with a ballot is subject, upon conviction, to imprison makes, alters, forges, or counterfeits ment, or to a fine, or both.

		Duama sitia m IV (CT A TI IT OP)
City of Aurora Offices	Douglas County School District RE-1 Offices	Proposition II (STATUTORY)
Mayor Four Year Term (Vote for One)	Board of Education Director - District A Four Year Term (Vote for One)	Without raising taxes, may the state retain and spend revenues from taxes on cigarettes, tobacco, and other nicotine products and maintain tax rates on cigarettes, tobacco, and
Mike Coffman	Tour real term (vote for one)	other nicotine products and use these revenues to invest twenty-three million six
◯ Juan Marcano	Susan Meek	hundred fifty thousand dollars to enhance the voluntary Colorado preschool program and
Jeff Sanford	Andy Jones	make it widely available for free instead of reducing these tax rates and refunding
Council Member At-Large Four Year Term (Vote for Two)	Board of Education Director - District C Four Year Term (Vote for One)	revenues to cigarette wholesalers, tobacco product distributors, nicotine products distributors, and other taxpayers, for exceeding an estimate included in the ballot
Alison Coombs	Brad Geiger	information booklet for proposition EE?
Curtis Gardner	◯ Jason Page	YES/FOR
Thomas Mayes	David DiCarlo	O NO/AGAINST
O Jono Scott	Board of Education Director -	Town of Parker
Council Member Ward VI Four Year Term (Vote for One)	District F Four Year Term (Vote for One)	Ballot Question 2A
Francoise Bergan	Maria Sumnicht Valerie Thompson	Shall the Home Rule Charter of the Town of Parker be amended by amending and
Brian Matise		readopting Section 3.1 Town Council, as follows?
	State of Colorado	Section 3.1 Town Council
City of Castle Pines Offices Council Member - District 1 Four Year Term (Vote for One)	Ballot questions referred by the general assembly or any political subdivision are listed by letter, and ballot questions initiated by the people are listed numerically. A ballot question listed as an	The Council shall have the power to enact and provide for the enforcement of all ordinances necessary to protect life, health, safety, welfare and property; to declare,
Kevin Rants	'amendment' proposes a change to the Colorado constitution, and a ballot	prevent and summarily abate and remove nuisances; to preserve and enforce good
Deborah M. Mulvey	question listed as a 'proposition' proposes a change to the Colorado Revised Statutes. A 'yes/for' vote on any	government, general welfare, order and security of the Town and the inhabitants
Council Member - District 2 Four Year Term (Vote for One)	ballot question is a vote in favor of changing current law or existing circumstances, and a 'no/against' vote on	thereof; to enforce ordinances and regulations, by ordaining fines, not exceeding one thousand (\$1000) dollars or imprisonment, or both fine and imprisonment
Ron Cole	any ballot question is a vote against changing current law or existing circumstances.	not exceeding one (1) year for each and every offense, with such fines and length of imprisonment to be established by
Council Member - District 3 Four Year Term (Vote for One)	Proposition HH (STATUTORY)	ordinance; to provide for the granting of probation and the conditional suspension of sentences by the Municipal Court; and to
Geoff Blue Heather Hankins	Shall the state reduce property taxes for homes and businesses, including expanding property tax relief for seniors,	delegate to boards and commissions, within limitations of the Constitution and this Charter, such functions, powers and authority
	and backfill countiés, water districts, fire districts, ambulance and hospital districts, and other local governments and fund	of the Town as it deems proper and advisable. No enumeration or particular powers granted
City of Littleton Offices	school districts by using a portion of the state surplus up to the proposition HH	to the Council shall be construed to impair any general grant of power herein contained or
Council Member At-Large (Vote for One)	cap as defined in this measure?	granted by the State Constitution, nor to limit any such grant of powers of the same class or classes as those so enumerated.
Chris Campbell	YES/FOR	
Pam Grove	○ NO/AGAINST	YES
Council Member - District IV (Vote for One)		○ NO
Andrea Vukovich Peters		

Ballot Question 2B

Shall the Home Rule Charter of the Town of Parker be amended by amending and readopting Section 4.6 Departments Created, as follows?

Section 4.6 Departments Created.

The administrative functions of the Town may be performed by including but not limited to the following departments: Water and Sanitation, Fire, Streets, Police, Finance, Executive, Parks and such other departments as are or may be established by this Charter or by ordinances of the Town. The Town, within a reasonable time, shall provide policies and procedures for such departments created. The Council may by ordinance create, consolidate or merge any of the departments, whether set forth in the Charter or created by ordinance, in order to achieve more efficient operation or administration. All departments of the Town, except as otherwise provided in this Charter, shall be under the supervision and control of the Town Administrator. The Council may by ordinance or personnel regulations provide for the manner in which the department heads supervise, control lepartment heads supervise, control and discipline employees of departments that are created by this Charter or by ordinance.

 \bigcirc NO

YES NO

YES

Ballot Question 2C

Shall the Home Rule Charter of the Town of Parker be amended by amending and readopting Section 8.3 Department of Police, Subsection c., as follows?

Section 8.3 Department of Police.

c. Before entering upon the duties of his the office of police officer for the Town of Parker, every police officer, including the Chief of Police shall take and subscribe before a judge, or the room Clerk, or the Chief of Police, an oath or affirmation that the officer he will support the Constitution and the laws of the United States and of the State of Colorado, the Charter and ordinances of the Town, and will faithfully perform the duties of the office upon which he the officer is about to enter. Before entering upon the duties of the office of the Chief of Police, such individual shall take and subscribe before a judge or the Town Clerk, an oath or affirmation that the individual will support the Constitution and the laws of the United States and of the State of Colorado, the Charter and ordinances of the Town, and will faithfully perform the duties of the office of the Chief of Police. State of Colorado, the Charter and ordinances

Ballot Question 2D

Shall the Home Rule Charter of the Town of Parker be amended by amending and readopting Section 15.7 Bequests, Gifts and Donations, as follows?

Section 15.7 Bequests, Gifts and Donations.

The Council, on behalf of the Town, may receive or refuse bequests, gifts and donations of all kinds or property in fee simple or in trust, for public, charitable or other purposes, and do all things and acts necessary to carry out the purposes of such bequests, gifts and donations, with the power to manage, lease, sell or otherwise dispose of the same in accordance with the terms of the bequests, gifts or trust. Council may delegate the responsibility for such bequests, gifts and donations to such persons as the Council may deem advisable.

The Council shall provide in each annual budget for the amount, if any, of money and Council may have available to donate for public charitable or other purposes. Any gift or donation the Council, on behalf of the Town, may make shall be by ordinance.

The Council may, by ordinance, delegate its authority, in whole or in part, to receive or refuse bequests, gifts and donations, including the power to manage, lease, sell or otherwise dispose of the same, and to make gifts or donations of personal property on behalf of the Town.

⊃ NØ

City of Castle Pines

Ballot Issue 2E

AUTHORIZATION TO INCREASE CITY SALES AND USE TAX BY AN ADDITIONAL 1% FOR A PERIOD OF 20 YEARS TO FUND ROAD AND STREET IMPROVEMENTS AND RELATED MAINTENANCE NEEDS.

RELATED MAINTENANCE NEEDS.

SHALL CITY OF CASTLE PINES TAXES BE INCREASED NOT MORE THAN \$4,500,000 ANNUALLY BEGINNING JANUARY 1, 2024 AND BY SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER FOR A PERIOD OF 20 YEARS BY AN ADDITIONAL TEMPORARY SALES AND USE TAX OF 1% (OR AN INCREASE OF 1 CENT PER DOLLAR SPENT TO THE CURRENT SALES AND USE TAX RATE OF 2.75 CENTS PER DOLLAR SPENT), PROVIDED THAT THE SALE OF FOOD FOR HOME CONSUMPTION SHALL REMAIN EXEMPT FROM CITY TAXATION, TO FUND: REPAVING, REPAIRING, MAINTAINING, AND IMPROVING STREETS AND ROADS AND RELATED IMPROVEMENTS SUCH AS DRAINAGE, SIDEWALKS AND PEDESTRIAN SAFETY IMPROVEMENTS; AND SHALL THE CITY BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE PROCEEDS OF THE REVENUE FROM SUCH TAXES AND ANY EARNINGS THEREON WITHOUT LIMITATION OR CONDITION AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES

Ballot Issue 2F

AUTHORIZATION TO INCREASE CITY AD VALOREM PROPERTY TAX BY 12 MILLS TO FUND PARK, RECREATION, TRAIL AND OPEN SPACE AMENITIES AND IMPROVEMENTS SUBJECT TO AN EQUAL DECREASE IN AD VALOREM PROPERTY TAXES IMPOSED BY TITLE 32 METROPOLITAN DISTRICTS ON PROPERTIES LOCATED WITHIN SUCH METROPOLITAN DISTRICTS METROPOLITAN DISTRICTS.

SHALL CITY OF CASTLE PINES TAXES BE INCREASED UP TO \$4,750,000 IN TAX COLLECTION YEAR 2024 AND BY SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER FROM AN AD VALOREM PROPERTY TAX OF 12 MILLS UPON TAXABLE REAL AND PERSONAL PROPERTY (PROVIDED THAT SUCH MILL LEVY MAY BE ADJUSTED BY THE CITY TO ACCOUNT FOR CHANGES IN LAW OR THE METHOD BY WHICH ASSESSED VALUATION IS CALCULATED), TO FUND: PARK, RECREATION, TRAIL AND OPEN SPACE AMENITIES AND IMPROVEMENTS AND THE CONTINUED OPERATION AND MAINTENANCE OF SAME WITHIN THE CITY; PROVIDED THAT THE CITY MAY IMPOSE SUCH AD VALOREM PROPERTY TAX ONLY IF THE TITLE 32 METROPOLITAN DISTRICTS IN THE CITY IMPOSING AN AD VALOREM PROPERTY TAX ONLY IF THE TITLE 32 METROPOLITAN DISTRICTS IN THE CITY IMPOSING AN AD VALOREM PROPERTY TAX OF 12 MILLS OR GREATER FOR OPERATIONS PURPOSES PERMANENTLY REDUCE OR ELIMINATE THEIR RESPECTIVE MILL LEVIES BY 12 MILLS OR GREATER, SUCH THAT THERE IS NO NET INCREASE IN THE AGGREGATE MILL LEVIES IMPOSED BY THE CITY AND THE DISTRICTS ON PROPERTIES LOCATED WITHIN SUCH DISTRICTS (E.G., SHEA CANYONS, CASTLE PINES NORTH, AND LAGAE COMMUNITIES); AND SHALL THE CITY BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE PROCEEDS OF THE REVENUE FROM SUCH TAX AND ANY EARNINGS THEREON WITHOUT LIMITATION OR CONDITION AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW? SHALL CITY OF CASTLE PINES TAXES BE CONSTITUTION OR ANY OTHER LAW?

\supset	YES
$\overline{}$	NO

City of Aurora **Ballot Ouestion 3A**

Referred measure amending the City Charter to replace gender specific terms with gender neutral nouns.

Shall Articles 2-2, 3-10, 3-14(4), 3-14(5), 3-14(7), 3-15(1), 3-15(3), 3-15(4), 3-16(6), 3-16(8)(a), 3-16(8)(j), 3-16(8)(j)(a), 3-17(2), 3-17(3), 5-2, 5-9, 6-5, 7-4(e), 7-4(1), 8-2, 10-1, 10-5, 10-8, 11-2, 11-3, 12-7, 14-9(6) and 15-9(6) of the City Charter of the City of Aurora, Colorado be hereby amended such that all gender specific nouns and all personal pronouns be changed to non-gender specific nouns, and shall Article 5-9 of the City Charter be amended to reflect that uniform codes, incorporated by reference into the City Code shall have language norms as to gender specific nouns and pronouns consistent with the non-gender specific nouns found throughout the City Charter?

YES			
NO			

City of Aurora	Douglas County School District RE-1	Ballot Issue 5B
Ballot Question 3B	Ballot Issue 5A	WITHOUT ANY EXPECTED INCREASE IN THE
Referred measure amending the City Charter making changes to the probationary period for police officers and firefighters and the police promotion consideration process. Shall Article 3-16, subsections (2), (6), and (10) and Article 3-17, subsection (3) of the City	SHALL DOUGLAS COUNTY SCHOOL DISTRICT TAXES BE INCREASED \$66 MILLION ANNUALLY COMMENCING IN COLLECTION YEAR 2024 AND REMAIN AT THIS AMOUNT EACH YEAR THEREAFTER IN ORDER TO:	DISTRICT'S CURRENT DEBT SERVICE MILL LEVY OF 6.700 MILLS BASED ON THE EXPECTED 2024 ASSESSED VALUATION, SHALL DOUGLAS COUNTY SCHOOL DISTRICT DEBT BE INCREASED \$484 MILLION WITH A REPAYMENT COST OF \$865 MILLION, AND SHALL DISTRICT TAXES BE INCREASED \$55 MILLION ANNUALLY TO PAY SUCH DEBT;
Charter of the City of Aurora, Colorado be amended to extend the Police and Fire probationary periods to account for recognized leave time and allow the Police Chief to bypass a candidate for promotion subject to Civil Service appeal?	INCREASE SALARIES OF DISTRICT TEACHERS AND STAFF TO BE MORE COMPETITIVE WITH NEIGHBORING DISTRICTS, AND INCREASE AND MAINTAIN SCHOOL	TO FINANCE EDUCATIONAL FACILITIES DESCRIBED IN THE DISTRICT BOND PLAN APPROVED ON AUGUST 8, 2023, INCLUDING FACILITIES THAT WILL PROVIDE:
YES	SECURITY SUPPORT, SUCH AS SCHOOL RESOURCE OFFICERS;	SAFE AND ADEQUATE LEARNING SPACES FOR STUDENTS AND STAFF,
○ NO	AND SHALL SUCH TAX INCREASE BE	SCHOOL SAFETY AND SECURITY UPGRADES,
Referred measure amending the City Charter to clarify the manner in which the Police and Fire Departments are constituted regarding hiring, promotion, and training of lateral entry police and fire candidates.	IMPOSED PURSUANT TO AND IN ACCORDANCE WITH SECTION 22-54-108, C.R.S.; AND SHALL THE DISTRICT COLLECT PROPERTY TAX REVENUE PREVIOUSLY APPROVED BY THE VOTERS NOTWITHSTANDING ANY MILL LEVY LIMITATION;	EXPANDED TRADE, CAREER AND TECHNICAL EDUCATION OPPORTUNITIES FOR STUDENTS, INCREASED CAPACITY IN ORDER TO REDUCE OVERCROWDING,
Shall Article 3-16, subsection (10) of the City Charter of the City of Aurora, Colorado be amended to remove limits on the number of lateral police and fire hirings, allow for earlier promoting eligibility for police laterals, and to clarify that holding a lateral only fire academy is permitted?	AND SHALL THE DISTRICT'S EXPENDITURES BE SUBJECT TO OVERSIGHT BY A CITIZENS' COMMITTEE? YES NO	AND NOTWITHSTANDING THE ABOVE, SHAL SUCH TAXES BE IMPOSED BY AN ANNUAL MILL LEVY SUFFICIENT IN EACH YEAR TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT OR TO CREATE A RESERVE FOR SUCH PAYMENT; AND ANY MILL LEVY IMPOSED TO PAY THE
YES		DEBT OR ANY REFUNDING DEBT WILL SUNSET WHEN SUCH DEBT IS PAID; SUCH
◯ NO		OF GENERAL OBLIGATION BONDS TO BE
Ballot Question 3D		SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT
Referred measure amending the City Charter to allow for an increase to the number of authorized Police Division and Deputy Chiefs in relation to the number of authorized sworn officers, and clarifying the Deputy Chiefs and Commanders are excepted from Civil Service membership.		OF SUCH SERIES, ON TERMS AND CONDITIONS AND WITH SUCH MATURITIES AS PERMITTED BY LAW, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT TO EXCEED ONE PERCENT;
Shall Article 3-14, subsections (1), (5) and (7),		OF BOND PROCEEDS BE SUBJECT TO
of the City Charter of the City of Aurora, Colorado be amended to clarify exceptions of Police Deputy Chiefs and Commanders from Civil Service Membership and authorizing an increase in the number of Deputy Chiefs and Division Chiefs as the Police Department grows in authorized number of sworn officers?		OVERSIGHT BY A CITIZENS' COMMITTEE? YES NO
YES		
○ NO		
City of Littleton		
Ballot Question 3K Without imposing any new tax or increasing the rate of any existing tax, may the City of Littleton retain and expend all revenue received by the city in 2022 from the sales and use tax approved by the city's registered electors on the passage of Ballot Issue 3A on November, 2021, and expend all taxes, grants and other revenues received in 2022 in excess of its limitation as stated in the ballot question with the revenues from such tax to be used for improvements such as neighborhood street and sidewalk maintenance and traffic solutions as was originally approved by voters and may the city continue to impose and collect the tax to the full extent of the rate permitted by the original voter approval?		
YES NO		

Ute Pass Regional Health Service District

Ballot Issue 7A

____ YES

NO

Ballot Issue 7A

SHALL UTE PASS REGIONAL HEALTH SERVICE DISTRICT TAXES BE INCREASED \$2,200,000 ANNUALLY IN THE FIRST FULL FISCAL YEAR, OR BY SUCH AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER BY THE IMPOSITION OF AN ADDITIONAL ONE PERCENT (1.0%) UNIFORM SALES TAX, BEGINNING JANUARY 1, 2024, FOR A TOTAL SALES TAX RATE OF ONE AND ONE-HALF PERCENT (1.5%) THROUGHOUT THE ENTIRE GEOGRAPHIC AREA OF THE DISTRICT UPON EVERY TRANSACTION OR OTHER INCIDENT WITH RESPECT TO WHICH A SALES TAX IS LEVIED BY THE STATE PURSUANT TO THE PROVISIONS OF ARTICLE 26 OF TITLE 39, C.R.S., EXCLUDING GROCERIES, SUBJECT TO THE EXCLUSIONS PROVIDED IN SECTION 32-1-1003(5), C.R.S., SUCH SALES TAX TO BE LEVIED AND COLLECTED AS PROVIDED IN SECTION 32-19-112, C.R.S.; AND SHALL ALL DISTRICT REVENUES BE COLLECTED, RETAINED AND SPENT NOTWITHSTANDING ANY REVENUE LIMITS PROVIDED BY LAW TO FUND, SUSTAIN AND IMPROVE AMBULANCE, COMMUNITY PARAMEDIC, AND MOBILE CRISIS RESPONSE SERVICES, INCLUDING BUT NOT LIMITED TO IMPROVING AMBULANCE, COMMUNITY PARAMEDIC, AND MOBILE CRISIS SERVICES, REDUCING RESPONSE TIMES, FUNDING THE DISTRICT RESIDENT INSURANCE ONLY BILLING PROGRAM, ADDITIONAL PARAMEDICS AND AMBULANCES, PURCHASING MEDICAL EQUIPMENT AND SUPPLIES, AND FUNDING AMBULANCES, PURCHASING MEDICAL EQUIPMENT AND SUPPLIES, AND FUNDING FUTURE FACILITY AND OTHER CAPITAL IMPROVEMENT PROJECTS?

North Fork Fire Protection District

Ballot Issue 7B

SHALL NORTH FORK FIRE PROTECTION DISTRICT TAXES BE INCREASED UP TO \$93,000 ANNUALLY, AND BY WHATEVER ADDITIONAL AMOUNTS ARE ANNUALLY RAISED THEREAFTER, BY AN ADDITIONAL PROPERTY TAX LEVY OF 4 MILLS, COMMENCING IN TAX YEAR 2023 MILLS, COMMENCING IN TAX YEAR 2023 (FOR COLLECTION IN CALENDAR YEAR 2024), AND CONTINUING THEREAFTER BY THE CONIFER FIRE PROTECTION DISTRICT AS PROVIDED BY LAW, WITH SUCH TAX PROCEEDS TO BE USED FOR THE OPERATIONS AND CAPITAL EXPENSES OF THE CONIFER FIRE PROTECTION DISTRICT, IF THE CONSOLIDATION MEASURE IS ALSO APPROVED BY VOTERS, INCLUDING BUT NOT LIMITED TO: NOT LIMITED TO:

- HIRING ADDITIONAL PAID CAREER FIREFIGHTERS, PARAMEDICS, AND EMERGENCY MEDICAL TECHNICIANS DUE TO INCREASING CALL VOLUME AND WILDLAND FIRE THRFAT
- REPLACÍNG AGING FIRE ENGINES
- AND AMBULANCES;
 REMODELING AND REBUILDING
 OUTDATED STATIONS AND
 FACILITIES THROUGHOUT THE
 CONSOLIDATED DISTRICT; AND
 INCREASING VOLUNTEER
- RECRUITMENT, TRAINING, AND RETENTION;

AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE CONIFER FIRE PROTECTION DISTRICT AS VOTER APPROVED REVENUE AND SPENDING CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1-301, COLORADO REVISED STATUTES?

YES/FOR

NO/AGAINST

Ballot Question 70

Shall the Elk Creek Fire Protection District, the Inter-Canyon Fire Protection District, and the North Fork Fire Protection District be consolidated to form the Conifer Fire Protection District as a single consolidated fire protection district, as further set forth in the Pre-Consolidation Intergovernmental Agreement between the Districts effective April 12, 2023, and contingent upon the voters of each District approving the related Mill Levy Increase for each District to permit the Conifer Fire Protection District to collect a mill levy up to 16 mills?

YES/FOR

NO/AGAINST

Consolidated Bell Mountain Ranch Metropolitan District

Ballot Issue 6A

WITHOUT AN INCREASE IN THE CURRENT OPERATIONS AND MAINTENANCE MILL LEVY RATE, SHALL CONSOLIDATED BELL MOUNTAIN RANCH METROPOLITAN DISTRICT BE AUTHORIZED TO RETAIN ALL AMOUNTS ANNUALLY RAISED BY THE DISTRICT BE AUTHORIZED TO RETAIN ALL AMOUNTS ANNUALLY RAISED BY THE CURRENT AD VALOREM PROPERTY TAX MILL LEVY IMPOSED AT A RATE OF TWENTY-THREE AND TWO HUNDRED AND SEVENTY-EIGHT THOUSANDTHS (23.278) MILLS AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE STATE CONSTITUTION, WHICH AUTHORIZATION SHALL REPLACE ALL PREVIOUS VOTER-APPROVED BALLOT MEASURES RELATING TO THE DISTRICT'S OPERATIONS AND MAINTENANCE MILL LEVY, WITH REVENUES TO BE USED TO PROVIDE FOR ANNUAL OPERATING AND MAINTENANCE COSTS INCLUDING, AMONG OTHER THINGS, ROAD AND STORM DRAINAGE REPAIR, MAINTENANCE AND REPLACEMENT, OPEN SPACE MAINTENANCE, FIRE MITIGATION, AND PARKS AND TRAILS REPAIR MAINTENANCE AND REPLACEMENT; AND SHALL THE REVENUE FROM SUCH MILL LEVY ALSO CONSTITUTE AN EXCEPTION TO THE LIMITATION SET FORTH IN SECTION 29-1-301 OF THE COLORADO REVISED STATUTES AND ANY OTHER LAWS RELATED TO ANNUAL OF THE COLORADO REVISED STATUTES AND ANY OTHER LAWS RELATED TO ANNUAL REVENUE LIMITATIONS?

	ILS/I OK
\supset	NO/AGAINST

Cherokee Ridge Estates Metropolitan **District**

Ballot Issue 6B

SHALL CHEROKEE RIDGE ESTATES
METROPOLITAN DISTRICT TAXES BE
INCREASED \$300,000 ANNUALLY IN FISCAL
YEAR 2024, AND BY 3% EACH YEAR
THEREAFTER FOR TWENTY YEARS, FOR A
FINAL PHASED IN MAXIMUM INCREASE OF
\$541,834 AND IN EACH YEAR THEREAFTER,
OR BY SUCH LESSER ANNUAL AMOUNT AS
NEEDED TO PAY THE DISTRICT'S
OPERATIONS, MAINTENANCE,
ADMINISTRATION AND OTHER EXPENSES;
SUCH TAXES TO CONSIST OF AN AD
VALOREM MILL LEVY IMPOSED ON ALL
TAXABLE PROPERTY OF THE DISTRICT
WITHOUT LIMITATION OF RATE OR WITH
SUCH LIMITATIONS AS MAY BE DETERMINED
BY THE DISTRICT BOARD OF DIRECTORS,
AND SHALL THE PROCEEDS OF SUCH TAXES
AND INVESTMENT INCOME THEREON BE
COLLECTED AND SPENT BY THE DISTRICT AS
A VOTER- APPROVED REVENUE CHANGE IN
2024 AND IN EACH YEAR THEREAFTER,
WITHOUT REGARD TO ANY SPENDING,
REVENUE-RAISING, OR OTHER LIMITATION
CONTAINED WITHIN ARTICLE X, SECTION 20
OF THE COLORADO CONSTITUTION, OR
SECTION 29-1-301, COLORADO REVISED
STATUTES, OR ANY OTHER LAW, AND
WITHOUT LIMITING IN ANY YEAR THE
AMOUNT OF OTHER REVENUES THAT MAY BE
COLLECTED AND SPENT BY THE DISTRICT?

COLLECTED AND SPENT BY THE DISTRICT?
YES
◯ NO

Two Bridges Metropolitan District	Ballot 155ue or
Ballot Issue 6C	Reduce Existing Maximum Annual Operations and Maintenance Taxation
Repeal Unused Debt Authorization	Authorization
SHALL ALL UNUSED DEBT AUTHORIZATION GRANTED BY THE VOTERS IN ALL PRIOR ELECTIONS TO TWO BRIDGES METROPOLITAN DISTRICT BE FOREVER REPEALED AND RESCINDED EFFECTIVE IMMEDIATELY? YES	SHALL TWO BRIDGES METROPOLITAN DISTRICT TAXES BE DECREASED FROM A MAXIMUM LIMIT OF \$14,000,000 ANNUALLY DOWN TO A MAXIMUM LIMIT OF \$500,000 ANNUALLY FOR THE PURPOSE OF FUNDING THE ADMINISTRATION, OPERATIONS, MAINTENANCE, CAPITAL EXPENSES AND ANY OR ALL OTHER PUBLIC SERVICES
○ NO	PROVIDED BY THE DISTRICT; SUCH ANNUAL TAX LIMIT TO BE ADJUSTED
Ballot Issue 6D	ANNUALLY FOR INFLATION PER THE COLORADO CONSUMER PRICE INDEX AS
Prohibit Funding of Multiple Fiscal Year Non-Debt Agreements Outside of the Voter Established Operations and Maintenance Tax Limitation SHALL BALLOT ISSUES 5C, 5D AND 5T, UNANIMOUSLY APPROVED BY TWO VOTERS AT A SPECIAL ELECTION HELD ON NOVEMBER 08, 2016, BE FOREVER REPEALED AND RESCINDED EFFECTIVE IMMEDIATELY, WHICH BALLOT ISSUES AUTHORIZE TWO BRIDGES METROPOLITAN DISTRICT TO ENTER INTO ONE OR MORE MULTIPLE FISCAL YEAR FINANCIAL OBLIGATIONS EVIDENCED BY CONTRACTS, AGREEMENTS OR INTERGOVERNMENTAL AGREEMENTS AND TO INCREASE AD VALOREM TAXES TO FUND SUCH AGREEMENTS?	TRACKED BY THE UNITED STATES BUREAU OF LABOR STATISTICS; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE BOARD, AND IN AMOUNTS SUFFICIENT TO PRODUCE PROPERTY TAX REVENUE THAT DOES NOT EXCEED \$500,000 ANNUALLY (AS ADJUSTED FOR INFLATION); AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER- APPROVED REVENUE CHANGE IN 2024 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE
YES	COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES?
○ NO	STATUTES:
Ballot Issue 6E	YES
Prohibit Funding of Multiple Fiscal Year Non-Debt Agreements Outside of the Voter Established Operations and Maintenance Tax Limitation	○ NO
SHALL BALLOT ISSUES 5C, 5D AND 5T, UNANIMOUSLY APPROVED BY TWO VOTERS AT A SPECIAL ELECTION HELD ON MAY 06, 2014, BE FOREVER REPEALED AND RESCINDED EFFECTIVE IMMEDIATELY, WHICH BALLOT ISSUES AUTHORIZE TWO BRIDGES METROPOLITAN DISTRICT TO ENTER INTO ONE OR MORE MULTIPLE FISCAL YEAR FINANCIAL OBLIGATIONS EVIDENCED BY CONTRACTS, AGREEMENTS OR INTERGOVERNMENTAL AGREEMENTS AND TO INCREASE AD VALOREM TAXES TO FUND SUCH AGREEMENTS?	
YES NO	