Sample Ballot for Douglas County, Colorado

2025 Coordinated Election, November 4, 2025 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. If you make a mistake, cross out the entire name or choice and completely fill in the oval of the correct choice.

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 makes, alters, forges, or counterfeits 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 imprisonment, or to a fine, or both.

City of Aurora Offices, Council Member At Large, Four-Year Term, Vote for Two

Rob Andrews Watson Gomes Alli Jackson Danielle Jurinsky

Amsalu Kassaw

City of Castle Pines Offices, Mayor, Four-Year Term, Vote for One

Roger Hudson Doug Gilbert Tracy Engerman

City of Castle Pines Offices, Council Member, District 1, Four-Year Term, Vote for One

Chris Eubanks

City of Castle Pines Offices, Council Member, District 2, Four-Year Term, Vote for One

Barrett Rothe Kori Salazar

City of Castle Pines Offices, Council Member, District 3, Four-Year Term, Vote for One

Nate Winegar

City of Littleton Offices, Mayor, Four-Year Term, Vote for One

Patrick Driscoll Kyle Schlachter

City of Littleton Offices, Council Member, District At Large, Four-Year Term, Vote for One

David Carlton Joel Zink

Douglas County School District RE-1 Offices, School Board Director, District B, Four-Year Term, Vote for One

Kyrzia Parker Matthew Smith

Douglas County School District RE-1 Offices, School Board Director, District D, Four-Year Term, Vote for One

Keaton Gambill Tony Ryan

Douglas County School District RE-1 Offices, School Board Director, District E, Four-Year Term, Vote for One

Deborah Kramer Clark Callahan

Douglas County School District RE-1 Offices, School Board Director, District G, Four-Year Term, Vote for One

Kelly Denzler Stephen Vail

State of Colorado

Ballot questions referred by the general assembly or any other political subdivision are listed by letter, and ballot questions initiated by the people are listed numerically. A ballot question listed as an "amendment" proposes a change to the Colorado constitution, and a ballot question listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes/for" vote on any ballot question is a vote in favor of changing current law or existing circumstances, and a "no/against" vote on any ballot question is a vote against changing current law or existing circumstances.

State of Colorado, Proposition LL (STATUTORY)

Without raising taxes, may the state keep and spend all revenue generated by the 2022 voter-approved state tax deduction limits on individuals with incomes of \$300,000 or more and maintain these deduction limits in order to continue funding the healthy school meals for all program, which pays for public schools to offer free breakfast and lunch to all students in kindergarten through twelfth grade?

YES/FOR NO/AGAINST

State of Colorado, Proposition MM (STATUTORY)

SHALL STATE TAXES BE INCREASED BY \$95 MILLION ANNUALLY BY A CHANGE TO THE COLORADO REVISED STATUTES TO SUPPORT ACCESS TO HEALTHY FOOD FOR COLORADO KIDS AND FAMILIES, INCLUDING THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM, AND, IN CONNECTION THEREWITH, INCREASING STATE TAXABLE INCOME ONLY FOR INDIVIDUALS WHO HAVE A FEDERAL TAXABLE INCOME OF \$300,000 OR MORE BY LIMITING ITEMIZED OR STANDARD STATE INCOME TAX DEDUCTIONS TO \$1,000 FOR SINGLE TAX RETURN FILERS AND \$2,000 FOR JOINT TAX RETURN FILERS FOR THE PURPOSES OF

FULLY FUNDING THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM TO CONTINUE PAYING FOR PUBLIC SCHOOLS TO OFFER FREE BREAKFAST AND LUNCH TO ALL PUBLIC SCHOOL STUDENTS WHILE ALSO INCREASING WAGES FOR EMPLOYEES WHO PREPARE AND SERVE SCHOOL MEALS, HELPING SCHOOLS USE BASIC, NUTRITIOUS INGREDIENTS, INSTEAD OF PROCESSED PRODUCTS, AND ENSURING THAT COLORADO GROWN AND RAISED PRODUCTS ARE PART OF SCHOOL MEALS; SUPPORTING THE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM (SNAP) THAT HELPS LOW-INCOME COLORADO FAMILIES AFFORD GROCERIES; AND ALLOWING THE STATE TO RETAIN AND SPEND AS A VOTERAPPROVED REVENUE CHANGE ALL ADDITIONAL TAX REVENUE GENERATED BY THESE TAX DEDUCTION CHANGES?

Changes in Income Taxes Owed by Income Category

- Income Category = \$299,999 or less, Proposed Change in Average Income Tax Owed = \$0
- Income Category = \$300,000 or more, Proposed Change in Average Income Tax Owed = +\$486

YES/FOR NO/AGAINST

Town of Parker, Ballot Question 2A

Shall the Home Rule Charter of the Town of Parker be amended by amending and readopting Section 2.9 Vacancies include an additional circumstance for when a vacancy occurs in an elected office and to update the appointment process for a vacancy as follows?

- a) the position of Mayor or Town Councilmember becomes vacant upon the incumbent's election or appointment to another elected or partisan position, at the time that they assume such position.
- b) within thirty (30) days after a vacancy is determined to exist, Town Council shall vote to initiate an appointment process or to call a special election to fill the vacancy.
- c) the number of days to appoint an eligible person to fill the vacancy shall increase from thirty (30) days to forty-five (45) days after the vacancy is determined to exist.
- d) if no appointment is made within forty-five (45) days, Town Council shall vote to call a special election no more than seventy-five (75) days after determining that it would proceed with an appointment process.
- e) the number of days to hold a special election to fill the vacancy shall increase from ninety (90) days after the effective date of the vacancy to one hundred twenty (120) days from the date the special election is called.

YES/FOR NO/AGAINST

Town of Parker, Ballot Question 2B

Shall the Home Rule Charter of the Town of Parker be amended by amending and readopting Section 3.4 Conflict of Interest to specify that both the Mayor and Town Councilmembers shall comply with the Charter's conflict of interest provisions?

YES/FOR NO/AGAINST

Town of Parker, Ballot Question 2C

Shall the Home Rule Charter of the Town of Parker be amended to add a new Section 3.11 titled Multiple Offices to prohibit the Mayor or any Town Councilmember from serving in any other elected or partisan office or position while they serve as the Mayor or Town Councilmember?

YES/FOR NO/AGAINST

Town of Parker, Ballot Question 2D

Shall the Home Rule Charter of the Town of Parker be amended by repealing Section 6.2 Board of Adjustment and Appeals?

YES/FOR NO/AGAINST

Town of Parker, Ballot Question 2E

Shall the Home Rule Charter of the Town of Parker be amended by repealing Section 15.6 Contracts with Other Governmental Entities?

YES/FOR NO/AGAINST

City of Littleton, Ballot Question 3A

Shall the Littleton City Charter be amended to include the following new section: Section 65.5 Preservation Of Neighborhood Land Use Restrictions: To preserve single-family residential land use and ensure that current and future owners of property in certain residential zoning districts may rely on restrictions on land uses that protect their properties. Accordingly, land uses of properties presently permitted under the Littleton Unified Land Use Code (ULUC) within zoning districts Small Lot Residential (SLR), Medium Lot Residential (MLR), Large Lot Residential (LLR), and Acreage Residential (ACR) are limited to uses specified therein as of January 1, 2025. Furthermore, any action by council to initiate any comprehensive rezoning and official zoning map amendments, including text changes, shall first require notification to all affected property owners by first class mail delivered by the United States Postal Service. Nothing herein shall prohibit or prevent a property owner from seeking rezoning of the owner's property.

YES NO

City of Aurora, Ballot Question 3B

Referred measure amending the City Charter to use gender-neutral language. Shall Articles 2-2, 3-10, 3-14, 3-15, 3-16, 3-17, 5-2, 6-5, 7-4, 8-2, 10-1, 10-5, 10-8, 11-2, 11-3, 12-7, 14-9, and 15-9 of the City Charter of the City of Aurora, Colorado be hereby amended to replace gender-specific language with gender-neutral terms to promote clarity, equality, and consistency without changing the meaning or intent of any Charter provision?

YES/FOR NO/AGAINST

City of Aurora, Ballot Question 3C

Referred measure amending the City Charter to establish procedures for filling vacancies on City Council based on the timing of the vacancy. Shall Article 3-7 of the City Charter of the City of Aurora, Colorado be amended to provide a comprehensive procedure for filling vacant seats on City Council based on the timing of the vacancy, which includes a special election in certain circumstances?

YES/FOR NO/AGAINST

City of Aurora, Ballot Question 3D

Referred measure amending the City Charter to remove the residency requirement for the City Manager. Shall Article 7-1 of the City Charter of the City of Aurora, Colorado be amended to eliminate the requirement that the City Manager reside within the city limits?

YES/FOR NO/AGAINST

City of Aurora, Ballot Question 3E

Referred measure amending the City Charter to remove the prohibition on elected officials holding another elective public office. Shall Articles 3-3 and 3-7 of the City Charter of the City of Aurora, Colorado be amended to remove the prohibition on City elected officials simultaneously holding another elective public office, thereby allowing voters to determine whether a candidate or officeholder may serve in more than one elected position?

YES/FOR NO/AGAINST

City of Aurora, Ballot Question 3F

Referred measure amending the City Charter to designate ward and at-large city council members as separate offices for purposes of term limits. Shall Article 3-5 of the City Charter of the City of Aurora, Colorado be amended to consider at-large council members and ward specific council members separate offices, like the office of the Mayor, for purposes of the term limits established by this section of the City Charter?

YES/FOR NO/AGAINST

South Metro Fire Protection District, Ballot Issue 7A

SHALL SOUTH METRO FIRE RESCUE FIRE PROTECTION DISTRICT TAXES BE INCREASED \$50,000,000 ANNUALLY BEGINNING JANUARY 1, 2026 OR BY SUCH AMOUNTS AS ARE RAISED BY INCREASING THE DISTRICT'S TOTAL MILLS BY 3 MILLS, FOR A TOTAL PROPERTY TAX RATE OF 12.25 MILLS, (RESULTING IN AN EXPECTED 2026 ANNUAL TAX INCREASE OF \$18.75 FOR EACH \$100,000 OF RESIDENTIAL VALUE), FOR

THE PURPOSES OF PROVIDING FIRE PROTECTION, AMBULANCE, EMERGENCY MEDICAL RESPONSE, RESCUE, SAFETY, AND SUPPORT SERVICES FOR THE RESIDENTS, PROPERTY OWNERS, AND BUSINESSES SERVED BY THE DISTRICT, INCLUDING:

- RESPONDING SAFELY AND EFFECTIVELY TO ALL EMERGENCIES BY MAINTAINING FIREFIGHTER AND PARAMEDIC STAFFING LEVELS,
- BEING PROACTIVE IN MAINTAINING EXISTING STATIONS AND FACILITIES AND EXPANDING, REMODELING, AND/OR REBUILDING OUTDATED OR INADEQUATE INFRASTRUCTURE,
- RETAINING AND ATTRACTING HIGHLY QUALIFIED FIRST RESPONDERS AND OTHER ESSENTIAL PERSONNEL, AND
- IMPROVING FIREFIGHTER HEALTH AND WELLNESS WITH PROGRAMS SUCH AS EARLY DETECTION AND TREATMENT FOR CARDIOVASCULAR CONDITIONS AND CANCER, MENTAL HEALTH SUPPORT, AND MANDATORY FITNESS TRAINING AND STANDARDS;

AND SHALL ALL DISTRICT REVENUES BE COLLECTED, RETAINED, AND SPENT NOTWITHSTANDING ANY REVENUE LIMITS PROVIDED BY LAW, WITH ALL SPENDING OF SUCH REVENUES REPORTED IN THE DISTRICT'S ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE DISTRICT WEBSITE AND REVIEWED BY AN EXTERNAL AUDITOR AS WELL AS THE AUDIT AND FINANCE COMMITTEE?

YES/FOR NO/AGAINST

Thunderbird Water and Sanitation District, Ballot Issue 6A

SHALL THUNDERBIRD WATER AND SANITATION DISTRICT DEBT BE INCREASED BY UP TO \$2,000,000, WITH A MAXIMUM REPAYMENT COST OF \$3,950,000 AND SHALL DISTRICT TAXES BE INCREASED UP TO \$185,000 ANNUALLY FOR THE PURPOSE OF FINANCING THE INCREASED COSTS FOR THE ACQUISITION, DRILLING AND COMPLETION OF A SECURE WATER SUPPLY AND DISTRIBUTION IMPROVEMENTS BY THE ISSUANCE OF GENERAL OBLIGATION BONDS, A LOAN AGREEMENT, OR OTHER FORM OF DEBT WHICH SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED SIX-PERCENT (6%) PER ANNUM, ISSUED, DATED AND SOLD AT SUCH TIME AND PRICES (AT OR ABOVE PAR), AND IN SUCH MANNER AND CONTAINING SUCH TERMS, CONSISTENT HEREWITH AS THE BOARD OF DIRECTORS MAY DETERMINE; AND SHALL AD VALOREM PROPERTY TAXES BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL, PREMIUM (IF ANY), AND INTEREST ON SUCH BONDS, LOAN AGREEMENTS OR OTHER FORMS OF DEBT AS THE SAME BECOME DUE; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAXES AND DEBT CONSTITUTE A VOTER APPROVED REVENUE CHANGE?

YES/FOR NO/AGAINST

Promenade at Castle Rock Metropolitan District No. 1, Ballot Issue 6B

SHALL PROMENADE AT CASTLE ROCK METROPOLITAN DISTRICT NO. 1 WAIVE THE 5.25% PROPERTY TAX LIMIT IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-1702, C.R.S., IN ALL FUTURE PROPERTY TAX YEARS AS PROVIDED FOR BY SECTION 29-1-1704, C.R.S., AND BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND THE FULL AMOUNT OF ALL TAXES, TAX INCREMENT REVENUES, TAP FEES, PARK FEES, FACILITY FEES, SERVICE CHARGES, INSPECTION CHARGES, ADMINISTRATIVE CHARGES,

GIFTS, GRANTS OR ANY OTHER FEE, RATE, TOLL, PENALTY, INCOME OR CHARGE AUTHORIZED BY LAW OR CONTRACT TO BE IMPOSED, COLLECTED OR RECEIVED BY THE DISTRICT IN FISCAL YEAR 2025 AND IN ALL FISCAL YEARS THEREAFTER, SUCH AMOUNTS TO CONSTITUTE A VOTER-APPROVED REVENUE CHANGE AND BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUERAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY SUBSEQUENT YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

YES/FOR NO/AGAINST

Promenade at Castle Rock Metropolitan District No. 3, Ballot Issue 6C

SHALL PROMENADE AT CASTLE ROCK METROPOLITAN DISTRICT NO. 3 WAIVE THE 5.25% PROPERTY TAX LIMIT IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-1702, C.R.S., IN ALL FUTURE PROPERTY TAX YEARS AS PROVIDED FOR BY SECTION 29-1-1704, C.R.S., AND BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND THE FULL AMOUNT OF ALL TAXES, TAX INCREMENT REVENUES, TAP FEES, PARK FEES, FACILITY FEES, SERVICE CHARGES, INSPECTION CHARGES, ADMINISTRATIVE CHARGES, GIFTS, GRANTS OR ANY OTHER FEE, RATE, TOLL, PENALTY, INCOME OR CHARGE AUTHORIZED BY LAW OR CONTRACT TO BE IMPOSED, COLLECTED OR RECEIVED BY THE DISTRICT IN FISCAL YEAR 2025 AND IN ALL FISCAL YEARS THEREAFTER, SUCH AMOUNTS TO CONSTITUTE A VOTERAPPROVED REVENUE CHANGE AND BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S. IN ANY SUBSEQUENT YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT?

YES/FOR NO/AGAINST