Official Ballot for Coordinated Election Larimer County, Colorado Tuesday, November 7, 2023

Tina Harris Clerk and Recorder

Instructions to Voters

To vote your ballot:

1. Use black ink.
2. Fill in the oval completely.

CORRECT

INCORRECT

Do not mark in any of the incorrect ways shown below.

! If you make a mistake, ask for a new ballot.

City of Loveland

Councilor Ward 1
4-Year Term
(Vote for No More Than One)

- Dan Anderson
- Troy Krenning
- Lenard Larkin
- Russell Sinnett

Councilor Ward 2
4-Year Term
(Vote for No More Than One)

- Andrea Samson
- Kat McManus

Councilor Ward 3
4-Year Term
(Vote for No More Than One)

- John H. Fogle
- Erin Black

Councilor Ward 4
4-Year Term
(Vote for No More Than One)

- Zeke Cortez
- Laura Light-Kovacs

Estes Park School District R-3

School Board Director at Large
(4-Year Term)
(Vote for no more than two (2))

- Kevin G. Morris
- Kyri Cox
- Brenda L. Wyss
- Brad Shochat

Poudre School District R-1

Councilmember District 2
4-Year Term
(Vote for One)

- Eric Hamrick
- Sean McCoy
- Julie Pignataro

Councilmember District 4
4-Year Term
(Vote for One)

- Shirley Peel
- Melanie Potyondy

Councilmember District 6
4-Year Term
(Vote for One)

- Alexander Adams
- Emily Francis

City of Loveland

Mayor
2-Year Term
(Vote for One)

- Jeni Arndt
- Write-in

Thompson R2-J School District

Board of Education Director District A
4-Year Term
(Vote for One)

- Ryan Wilcken
- Dawn Kirk

Board of Education Director District B
4-Year Term
(Vote for One)

- Nancy Rumfelt
- Briah Freeman

Board of Education Director District C
4-Year Term
(Vote for One)

- Denise Alvine Chapman
- Yazmin Navarro

Board of Education Director District D
4-Year Term
(Vote for One)

- Stu Boyd
- Elizabeth Kearney

Weld County School District RE-5J

Director District A
2-Year Term
(Vote for One)

- Monica Johnson

Director District B
4-Year Term
(Vote for One)

- Amanda Proctor

Director District C
2-Year Term
(Vote for One)

- Amy Musgrave

Director District D
4-Year Term
(Vote for One)

- Jackie Eubank

Aims College District

Trustee District A
Four-Year Term
(Vote for One)

- Heidi Windell

Trustee District B
Four-Year Term
(Vote for One)

- Jeannine Truswell

Trustee District E
Four-Year Term
(Vote for One)

- John W. Haefeli
- Jennifer Patrick
- Joseph Bodine

SAMPLE BALLOT
## City of Fort Collins

### Ballot Issue 2A

**City-Initiated Ballot Issue No. 1**

**City of Fort Collins**

**Ballot Issue 2A**

**City-Initiated Ballot Issue No. 1**

**Shall City of Fort Collins taxes be increased by $23,800,000 in the first full fiscal year of 2024, and by such amounts collected annually thereafter, from a .50% sales and use tax beginning January 1, 2024, and ending at midnight on December 31, 2050, with the tax revenues spent only for the following:**

- 50% for the replacement, upgrade, maintenance, and accessibility of parks facilities and for the replacement and construction of indoor and outdoor recreation and pool facilities.
- 25% for programs and projects advancing greenhouse gas and air pollution reduction, the City's 2030 Goal of 100% renewable electricity, and the City's 2050 Goal of community-wide carbon neutrality, and
- 25% for the City's transit system, including, without limitation, infrastructure improvements, purchase of equipment, and upgraded and expanded services; and
- While City Council may exercise its discretion in deciding the timing of spending for each category, that spending shall supplement and not replace the current City funding for the specified purposes and shall be reconciled to the stated percentages by the end of 2030, 2040, and when the last revenues collected from the tax are spent, but this tax shall not apply to:
  - Items exempt under the City Code from city sales and use tax;
  - Food for home consumption; and
  - Manufacturing equipment, but for the use tax only; and
- With all the tax revenues, and investment earnings thereon, to be collected, retained, and spent as a Voter-Approved Revenue Change Notwithstanding the Spending and Revenue Limitations of Article X, Section 20 of the Colorado Constitution?

**YES/FOR**

**NO/AGAINST**

### State of Colorado

#### Proposition HH (Statutory)

Shall the state reduce property taxes for homes and businesses, including expanding property tax relief for seniors, and backfill counties, water districts, fire districts, ambulance and hospital districts, and other local governments and fund school districts by using a portion of the state surplus up to the cap as defined in this portion of the state surplus up to the cap?

**YES/FOR**

**NO/AGAINST**

#### Proposition II (Statutory)

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 other nicotine products and use these revenues to invest twenty-three million six hundred fifty thousand dollars to enhance the voluntary Colorado preschool program and make it widely available for free instead of reducing these tax rates and refunding revenues to cigarette wholesalers, tobacco product distributors, nicotine products distributors, and other taxpayers, for exceeding an estimate included in the ballot information booklet for proposition EE?

**YES/FOR**

**NO/AGAINST**

### Ballot Question 2C

**City-Initiated Proposed Charter Amendment No. 1**

Shall Section 2 and Section 18 of Article II of the Charter of the City of Fort Collins, disqualifying anyone convicted of any felony from running for or serving on City Council, be amended to conform the City Charter to the Colorado Constitution, which specifies felonies resulting in disqualification from office in Colorado (currently including embezzlement of public monies, bribery, perjury, solicitation of bribery and subornation of perjury)?

**YES/FOR**

**NO/AGAINST**
Ballot Question 2D
CITY-INITIATED PROPOSED CHARTER AMENDMENT NO. 2

Shall Section 2 and Section 5 of Article X of the Charter of the City of Fort Collins, regarding the referendum process and petition process, be amended to eliminate inconsistency in language and make clear that certification of a referendum petition as sufficient stays the impact of the referred ordinance, that Council may consider a referendum petition at a special meeting called for that purpose, and making other clarifying and organizing edits to make those provisions more readable and understandable?

☐ YES/FOR  ☐ NO/AGAINST

Ballot Question 2E
CITY-INITIATED PROPOSED CHARTER AMENDMENT NO. 3 (Residency Requirements)

Shall the Charter of the City of Fort Collins, specifically Article II, Section 12, and Article IV, Section 3, regarding residency requirements, be amended to remove specific requirements that specified City employment position types live in or near Fort Collins, which requirements currently may only be amended by the electorate, and allow the City Council to establish such requirements by ordinance or by employment agreement for employees reporting directly to the City Council?

☐ YES/FOR  ☐ NO/AGAINST

Ballot Issue 2F
AUTHORIZED BY THE CITY OF LOVELAND TO IMPOSE AN ADDITIONAL 0.37% SALES TAX TO FUND FIRE PROTECTION SERVICES PROVIDED THROUGH THE LOVELAND FIRE RESCUE AUTHORITY

 SHALL CITY OF LOVELAND TAXES BE INCREASED $10.0 MILLION ANNUALLY IN THE FIRST FULL FISCAL YEAR AND BY HOWEVER ADDITIONAL AMOUNTS ARE GENERATED ANNUALLY IN EACH SUBSEQUENT YEAR FROM THE IMPOSITION OF AN ADDITIONAL 0.37% SALES TAX WITH THE REVENUE GENERATED BY SUCH ADDITIONAL SALES TAX TO BE USED SOLELY FOR THE FUNDING OF FIRE PROTECTION SERVICES PROVIDED THROUGH THE LOVELAND FIRE RESCUE AUTHORITY, INCLUDING:

- PROVIDING STAFFING, EQUIPMENT AND TRAINING TO ADDRESS WILDFIRES AND REDUCE WILDFIRE RISK ACROSS THE AUTHORITY’S SERVICE AREA;
- HIRING NEW FIREFIGHTERS, AND
- FUNDING CAPITAL IMPROVEMENTS TO THE LOVELAND FIRE RESCUE AUTHORITY TRAINING CENTER,

PROVIDED THAT ALL EXPENDITURES WILL BE SUBJECT TO AN ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE CITY’S WEBSITE, OVERSEEN BY A COMMITTEE OF CITY RESIDENTS AND REVIEWED PUBLICLY;

AND, IN THE EVENT THAT THE AUTHORITY BECOMES A FIRE PROTECTION DISTRICT, SHALL SUCH AMENDMENT BECOME EFFECTIVE ON THE FIRST DAY OF THE SEVENTH MONTH AFTER THE FIRE PROTECTION DISTRICT CERTIFIES ITS FIRST MILL LEVY; AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT FOR THE PURPOSES OF FIRE PROTECTION SERVICES PROVIDED THROUGH THE LOVELAND FIRE RESCUE AUTHORITY TRAINING CENTER, INCLUDING:

- PROVIDING STAFFING, EQUIPMENT AND TRAINING TO ADDRESS WILDFIRES AND REDUCE WILDFIRE RISK ACROSS THE AUTHORITY’S SERVICE AREA;
- HIRING NEW FIREFIGHTERS, AND
- FUNDING CAPITAL IMPROVEMENTS TO THE LOVELAND FIRE RESCUE AUTHORITY TRAINING CENTER,

PROVIDED THAT ALL EXPENDITURES WILL BE SUBJECT TO AN ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE CITY’S WEBSITE, OVERSEEN BY A COMMITTEE OF CITY RESIDENTS AND REVIEWED PUBLICLY;

☐ YES/FOR  ☐ NO/AGAINST

Ballot Issue 2G
AUTHORIZED BY THE CITY OF LOVELAND TO COLLECT, RETAIN, AND SPEND FOR A TWELVE-YEAR PERIOD FOR THE PURPOSES OF POLICE AND FIRE, STREET CONSTRUCTION AND MAINTENANCE, PARKS CONSTRUCTION AND MAINTENANCE, AND AFFORDABLE HOUSING CONSTRUCTION AND MAINTENANCE, ALL CITY REVENUES IN EXCESS OF THE SPENDING, REVENUE AND OTHER LIMITATIONS IMPOSED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION.

WITHOUT CREATING OR IMPOSING ANY NEW TAX OR INCREASING THE RATE OF ANY EXISTING TAX, SHALL THE CITY OF LOVELAND, COLORADO BE PERMITTED FOR A TWELVE-YEAR PERIOD BEGINNING JANUARY 1, 2025, THROUGH DECEMBER 31, 2036, TO COLLECT, RETAIN, AND SPEND ALL CITY REVENUES IN EXCESS OF THE SPENDING, REVENUE AND OTHER LIMITATIONS IMPOSED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, WITH SUCH EXCESS REVENUES TO BE USED FOR POLICE AND FIRE, STREET CONSTRUCTION AND MAINTENANCE, PARKS CONSTRUCTION AND MAINTENANCE, AND AFFORDABLE HOUSING CONSTRUCTION AND MAINTENANCE?

☐ YES/FOR  ☐ NO/AGAINST

Ballot Question 300
Amendment to Article 12 of the Loveland City Charter to Prohibit the Imposition of Any Tax or Fee on the Retail Sale of Any Human Food for Home Consumption.

Shall Article 12 of the Loveland City Charter be amended to add Section 12-3 to provide that Council shall make no law, nor continue any law, which imposes any tax or fee on the retail sale of any human food for home consumption, and shall such amendment become effective on January 1, 2024?

☐ YES/FOR  ☐ NO/AGAINST

SAMPLE BALLOT
<table>
<thead>
<tr>
<th>City of Loveland</th>
<th>Loveland Rural Fire Protection District</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ballot Question 301</td>
<td>Ballot Issue 6B</td>
</tr>
<tr>
<td>Amendment to Article 15 of the Loveland City Charter to Require Voter Ratification of the Approval or Modification of Urban Renewal Plans by the City Council in Certain Circumstances.</td>
<td>SHALL LOVELAND RURAL FIRE PROTECTION DISTRICT TAXES BE INCREASED $1,900,000 IN THE FIRST FULL FISCAL YEAR, BEGINNING IN TAX COLLECTION YEAR 2024 AND ANNually THEREAFTER, BY THE IMPOSITION OF AN ADDITIONAL AD VALOREM PROPERTY TAX OF UP TO 2.478 MILLS, FOR GENERAL OPERATING, MAINTENANCE, AND CAPITAL PURPOSES INCLUDING:</td>
</tr>
<tr>
<td>Shall Article 15 of the Loveland City Charter be amended to add Section 15-9 to provide that any council action approving or modifying an urban renewal plan, pursuant to Urban Renewal Law of state statutes, must be subsequently ratified by the registered electors of the City if the approval or modification of the urban renewal plan authorizes the use of or a change to area boundaries, eminent domain, condemnation, tax increment financing, revenue sharing, or cost sharing, and shall such amendment become effective immediately upon the date of approval by the City's voters?</td>
<td>PROVIDING STAFFING, EQUIPMENT AND TRAINING TO ADDRESS WILDFIRES AND REDUCE WILDFIRE RISK THROUGHOUT THE DISTRICT,</td>
</tr>
<tr>
<td>YES/ FOR</td>
<td>NO/ AGAINST</td>
</tr>
<tr>
<td>Larimer County Wyndham Hill Public Improvement District No. 78</td>
<td>Ballot Issue 6B</td>
</tr>
<tr>
<td>Ballot Issue 6A</td>
<td>SHALL ALL EXPENDITURES BE MADE BY THE DISTRICT BOARD WITH THE REQUIREMENT THAT THE FUNDS WILL BE SUBJECT TO AN ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE DISTRICT'S WEBSITE?</td>
</tr>
<tr>
<td>SHALL TAXES BE INCREASED $31,500.00 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED WYNDHAM HILL PUBLIC IMPROVEMENT DISTRICT NO. 78 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 5,435 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2024 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL WYNDHAM HILL PUBLIC IMPROVEMENT DISTRICT NO. 78 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNING ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED 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; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5 1/2% LIMIT PROPOSED BY SECTION 20-1-301, COLORADO REVISED STATUTES IN 2024 AND EACH YEAR THEREAFTER?</td>
<td>YES/ FOR</td>
</tr>
<tr>
<td>YES/ FOR</td>
<td>NO/ AGAINST</td>
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<tr>
<td>Parkside Metropolitan District</td>
<td>Ballot Issue 6C</td>
</tr>
<tr>
<td>Ballot Issue 6C</td>
<td>REPEAL UNUSED DEBT AUTHORIZATION</td>
</tr>
<tr>
<td>SHALL ALL UNUSED DEBT AUTHORIZATION GRANTED BY THE VOTERS IN ALL PRIOR ELECTIONS TO PARKSIDE METROPOLITAN DISTRICT BE FOREVER REPEALED AND RESCIND EFFECTIVE IMMEDIATELY?</td>
<td>YES/ FOR</td>
</tr>
<tr>
<td>YES/ FOR</td>
<td>NO/ AGAINST</td>
</tr>
<tr>
<td>Ballot Issue 6D</td>
<td>PROHIBIT FUNDING OF MULTIPLE FISCAL YEAR NON-DEBT AGREEMENTS OUTSIDE OF THE VOTER ESTABLISHED OPERATIONS AND MAINTENANCE TAX LIMITATION</td>
</tr>
<tr>
<td>SHALL BALLOT ISSUE P, UNANIMOUSLY APPROVED BY SEVEN VOTERS AT A SPECIAL ELECTION HELD ON NOVEMBER 06, 2018, BE FOREVER REPEALED AND RESCIND EFFECTIVE IMMEDIATELY, WHICH BALLOT ISSUE CURRENTLY AUTHORIZES PARKSIDE METROPOLITAN DISTRICT TO ENTER INTO ONE OR MORE DEBT OR MULTIPLE FISCAL YEAR OBLIGATIONS WITH OWNERS OR DEVELOPERS OF PROPERTY WITHIN THE DISTRICT AND TO LEVY TAXES, FEES, RATES, TOLLS, PENALTIES, AND/OR CHARGES TO FUND SUCH AGREEMENTS?</td>
<td>YES/ FOR</td>
</tr>
<tr>
<td>YES/ FOR</td>
<td>NO/ AGAINST</td>
</tr>
</tbody>
</table>

**SAMPLE BALLOT**

**WARNING:** Any person who, by use of force or other means, unconstitutionally 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. Section 1-7.5-107(3)(b), C.R.S.

**END OF BALLOT**