OFFICIAL BALLOT COORDINATED ELECTION LARIMER COUNTY, COLORADO TUESDAY, NOVEMBER 6, 2007



SCOTT DOYLE CLERK AND RECORDER

SAMPLE BALLOT

INSTRUCTIONS TO VOTERS To vote for a candidate, or on a question/issue, completely fill in the OVAL to the LEFT of your choice. If you tear, deface or wrongly mark this ballot, contact an election official for a replacement. Please use black ink. VOTE LIKE THIS

"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." C.R.S. 1-40-115(2)

CITY OF LOVELAND	POUDRE SCHOOL DISTRICT R-1	
Mayor 2 Year Term	Director District A 4 Year Term	SCHOOL DISTRICT RE-1J
(Vote for One)	(Vote for One)	Director District A
Troy Krenning	🔵 Barbara T. Schwerin	4 Year Term (Vote for One)
C Gene Pielin	🔵 Trena Anastasia	C Rick Hammans
C Ken Morey	Director District B 4 Year Term	🔵 John L. Fallon
Councilor Ward 1 4 Year Term	(Vote for One)	Director District C 4 Year Term
(Vote for One)	C Thomas M. Balchak	(Vote for One)
Jan Brown	Director District F 4 Year Term	There are no candidates for this office.
Cecil A. Gutierrez	(Vote for One)	Director District E 4 Year Term
Councilor Ward 2 4 Year Term	O Nancy Tellez	(Vote for One)
(Vote for One)	Director District G 4 Year Term	John Creighton
Carol Johnson	(Vote for One)	Director District G
Councilor Ward 3	M. L. Johnson	4 Year Term (Vote for One)
4 Year Term (Vote for One)	Bob Kingswood	O Merrill W. Bohaning
	THOMPSON SCHOOL DISTRICT R2-J	Mike Schiers
Steve Dozier	Director District A 4 Year Term	AIMS JUNIOR COLLEGE DISTRICT
C Kent M. Solt	(Vote for One)	Board of Trustees Director District A
Councilor Ward 4 4 Year Term	C Lola A. Johnson	4 Year Term (Vote for One)
(Vote for One)	Director District C 4 Year Term	
Donald J. Archuleta	(Vote for One)	🔵 Sandra L. Neb
C Larry Heckel	C Lucille Steiner	Board of Trustees Director District B
	Director District D 4 Year Term	4 Year Term (Vote for One)
	(Vote for One)	
	Dave Wieland	Michael Geile
	On Abbott	Board of Trustees Director District E
	Director District G 4 Year Term	4 Year Term (Vote for One)
	(Vote for One)	
	C Karen L. Stockley	Walter Richter
	PARK SCHOOL DISTRICT R-3	C Tambor Williams
	School Director At Large 4 Year Term	
	(Vote For No More Than Three)	
	Meredith Cox Sloan	
	J. Scott Webermeier	
	Marie C. Richardson	
	Diane M. Rastatter	
	O Mike Miller	
	🔵 John Baudek	
	C Larry Pesses	
	Bob Richardson	

LARIMER COUNTY LOCAL IMPROVEMENT DISTRICT

GLACIER VIEW MEADOWS NO. 2007-1 REFERRED ISSUE 1A

SHALL LARIMER COUNTY DEBT BE INCREASED BY THE AMOUNT OF \$500,000, WITH A TOTAL REPAYMENT COST OF \$956,700; AND SHALL LARIMER COUNTY TAXES BE INCREASED NOT MORE THAN \$956,700 ANNUALLY OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY TO PAY THE AFOREMENTIONED DEBT, BY IMPOSING SPECIAL ASSESSMENTS UPON PROPERTY IN THE COUNTY'S LOCAL IMPROVEMENT DISTRICT NO. 2007-1 (GLACIER VIEW MEADOWS), WHICH ASSESSMENTS ARE SUBJECT TO PREPAYMENT AT THE OPTION OF THE PROPERTY OWNER: SUCH DEBT TO CONSIST OF SPECIAL ASSESSMENT BONDS OR OTHER FINANCIAL OBLIGATIONS BEARING INTEREST AT A NET EFFECTIVE INTEREST RATE NOT TO EXCEED 5.00%; SUCH SPECIAL ASSESSMENT BONDS OR OTHER FINANCIAL OBLIGATIONS SHALL BE ISSUED TO PAY THE COSTS OF PROVIDING CERTAIN LOCAL IMPROVEMENTS IN SUCH DISTRICT, TO BE REPAID FROM THE PROCEEDS OF SPECIAL ASSESSMENTS TO BE IMPOSED UPON THE PROPERTY INCLUDED WITHIN SUCH DISTRICT: SUCH TAXES TO CONSIST OF THE AFOREMENTIONED SPECIAL ASSESSMENTS IMPOSED UPON THE PROPERTY IN THE DISTRICT BENEFITED BY THE LOCAL IMPROVEMENTS: AND SHALL THE PROCEEDS OF SUCH BONDS OR OTHER FINANCIAL OBLIGATIONS AND THE PROCEEDS OF SUCH ASSESSMENTS, AND INVESTMENT INCOME THEREON CONSTITUTE VOTER-APPROVED REVENUE CHANGES AND BE COLLECTED AND SPENT BY THE COUNTY WITHOUT REGARD TO ANY EXPENDITURE, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE COUNTY?

C	C	YES
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TOWN	OF WI	NDSOR
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REFERRED QUESTION 2A

Shall the Town of Windsor Adopt an Ordinance Abolishing the Windsor Revitalization Authority?

YES

) NO

REFERRED QUESTION 2B

Shall the Town of Windsor's Home Rule Charter be Amended to Require the Election of Six (6) Town Board Members from Six (6) Distinct Geographic Districts Established by a Commission Appointed by the Former Mayor W. Wayne Miller, Former Mayor Pro Tem Kristy Duffy, and the Town Clerk?

) YES

) NO

CITY OF LOVELAND

REFERRED QUESTION 2C

AMENDING THE CITY OF LOVELAND CHARTER I O ADD A NEW ARTICLE 17 CONCERNING CAMPAIGN FINANCE IN CITY ELECTIONS TO ADD A NEW ARTICLE

Shall the Charter of the City of Loveland be amended to add a new Article 17 concerning campaign finance in city elections and, in connection therewith, requiring candidates for city office to file an affidavit with the city clerk stating that the candidate is familiar with the provisions of Article 17; requiring each candidate to file a financial disclosure statement; requiring candidate committees, political committees and issue committees to register with the city clerk before accepting or making any campaign contribution; limiting monetary and in-kind contributions to no more than \$100.00 to a candidate committee; providing for periodic inflation adjustments to the contribution limitation; prohibiting candidate committees and political committees from accepting contributions from any person who is not a citizen of the United States, or from a foreign government, corporation, labor union or political party; imposing record-keeping requirements on contributions received by campaign committees; imposing disclosure reporting requirements on campaign committees for monetary and in-kind contributions received; requiring campaign reports filed with the city clerk to be posted on the city's official website; limiting use of unexpended campaign contributions; requiring any person or political committee making independent expenditures of more than \$100.00 to report such expenditures to the city clerk; setting forth the city clerk's duties under Article 17; and making it a misdemeanor violation to violate any provision of Article 17?

\frown	YES

 NO	

BERTHOUD FIRE PROTECTION

REFERRED ISSUE 4A

SHALL BERTHOUD FIRE PROTECTION DISTRICT TAXES BE INCREASED \$472.984.00 ANNUALLY (OR BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER) BY THE IMPOSITION OF A PROPERTY TAX OF 3.0 MILLS, COMMENCING IN TAX YEAR 2007 AND COMMENCING IN TAX YEAR 2007 AND CONTINUING THEREAFTER AS IS PROVIDED BY LAW, SUCH NEW MILL LEVY IS A REPLACEMENT OF AN EXISTING MILL LEVY OF 1.243 MILLS FOR CAPITAL ITEMS THAT WAS APPROVED IN 1998 AND IS DUE TO EXPIRE IN TAX YEAR 2008, AND SHALL THE MONEYS RECEIVED FROM SUCH NEW TAX BE RECEIVED AND SPENT BY THE DISTRICT FOR OPERATIONAL PURPOSES AND CAPITAL EXPENDITURES IN ANY YEAR WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING, OR OTHER LIMITATION IMPOSED BY, OR CONTAINED IN, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, CRS, SUCH AMOUNTS TO CONSTITUTE VOTER APPROVED TAX REVENUE AND SPENDING CHANGES OF THE DISTRICT? VEC

_)	IE3
_	7	NO

) YES

) NO

RED	FEATHER	R LAKES
FIR	E PROTE	CTION

REFERRED ISSUE 5A

SHALL THE RED FEATHER LAKES FIRE PROTECTION DISTRICT TAXES BE INCREASED BY \$65,000 AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY A MILL LEVY OF NOT MORE THAN 4.1 MILLS, COMMENCING IN TAX YEAR 2007 FOR COLLECTION IN FISCAL YEAR 2008, AND CONTINUING THEREAFTER AS PROVIDED BY LAW, SUCH PROCEEDS TO BE USED FOR GENERAL OPERATING EXPENSES AND EQUIPMENT ACQUISITION, AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS A 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 OR SECTION 29-1-301, COLORADO REVISED STATUTES?

🔵 YES

) NO

PROPOSED BERTHOUD COMMUNITY LIBRARY

REFERRED QUESTION 5B

Shall the Berthoud Community Library District be formed effective January 1, 2008, in accordance with the petition submitted to the Board of County Commissioners of Larimer County?

$\left \right $	YES
	1 2 0

REFERRED ISSUE 5C

SHALL THE BERTHOUD COMMUNITY LIBRARY DISTRICT TAXES BE INCREASED BY \$290,325 AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY A MILL LEVY OF NOT MORE THAN 2.40 MILLS COMMENCING IN TAX YEAR 2007 FOR COLLECTION IN FISCAL YEAR 2008, AND CONTINUING THEREAFTER AS PROVIDED BY LAW, SUCH PROCEEDS TO BE USED FOR THE DISTRICT'S GENERAL OPERATING EXPENSES, AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS A 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 OR SECTION 29-1-301, COLORADO REVISED STATUTES?

) YES

) NO

REFERRED ISSUE 5D

SHALL THE BERTHOUD COMMUNITY LIBRARY DISTRICT'S BOARD OF DIRECTORS BE AUTHORIZED TO COLLECT, RETAIN AND SPEND REVENUES FROM ALL REVENUE SOURCES, SUCH AS STATE GRANTS, FEES, PERMITS, LICENSES, PAYMENTS FOR SERVICES, INTEREST EARNINGS, AND ALL OTHER REVENUES FROM ALL OTHER SOURCES, EFFECTIVE FISCAL YEAR 2008, AND CONTINUING THEREAFTER AS MAY BE PROVIDED BY LAW, AND SHALL THE REVENUES THEREFROM BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE CHANGES WITHOUT REGARD TO ANY REVENUE OR EXPENDITURE LIMITATION, OR OTHER LIMITATION, CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR SECTION 29-1-301, COLORADO REVISED STATUTES?

LARIMER COUNTY PUBLIC IMPROVEMENT DISTRICT	LARIMER COUNTY PUBLIC IMPROVEMENT DISTRICT	LARIMER COUNTY PUBLIC IMPROVEMENT DISTRICT
MOUNTAIN RANGE SHADOWS NO. 34 REFERRED ISSUE 5E	PARAGON ESTATES NO. 40 REFERRED ISSUE 5F	PRAIRIE TRAILS NO. 33 REFERRED ISSUE 5G
SHALL TAXES BE INCREASED \$65,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED MOUNTAIN RANGE SHADOWS PUBLIC IMPROVEMENT DISTRICT NO. 34 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 21.067 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2008 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 THE MOUNTAIN RANGE SHADOWS PUBLIC IMPROVEMENT DISTRICT NO. 34 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS 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 BA AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHER WISED STATUTES IN 2008 AND EACH YEAR THEREAFTER? YES NO	SHALL TAXES BE INCREASED \$32,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED PARAGON ESTATES PUBLIC IMPROVEMENT DISTRICT NO. 40 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 32.856 MILLS. THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2008 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 THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS 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 INVESTION THE MARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 51% (LIMIT IMPOSED BY SECTION 291-301, COLORADO REVISED STATUTES IN 2008 AND EACH YEAR THEREAFTER? VES NO	SHALL TAXES BE INCREASED \$28,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED PRAIRIE TRAILS PUBLIC IMPROVEMENT DISTRICT NO. 33 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 15.364 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2008 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 THE PRAIRIE TRAILS PUBLIC IMPROVEMENT DISTRICT NO. 33 BE CREATED, AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS 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 5½% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2008 AND EACH YEAR THEREAFTER?
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LARIMER COUNTY PUBLIC IMPROVEMENT DISTRICT	
CENTRO BUSINESS PARK NO. 38 REFERRED QUESTION 5H	
ORGANIZATION_	BON
Shall Larimer County Centro Business Park Public Improvement District No. 38 be organized?	SHA PAR DEB
◯ YES	REF
◯ NO	ANN
CENTRO BUSINESS PARK NO. 38 REFERRED ISSUE 51	DIS GEN

OPERATION AND MAINTENANCE MILL LEVY

SHALL LARIMER COUNTY TAXES WITHIN THE PROPOSED CENTRO BUSINESS PARK PUBLIC IMPROVEMENT DISTRICT NO. 38 BE INCREASED \$25,000 IN 2008 (FIRST FULL FISCAL YEAR) AND ANNUALLY THEREAFTER BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 3.061 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2008 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; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS 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 51/2% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2008 AND EACH YEAR THEREAFTER?

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LARIMER COUNTY PUBLIC IMPROVEMENT DISTRICT

CENTRO BUSINESS PARK NO. 38 REFERRED ISSUE 5J

BOND ISSUE

LL LARIMER COUNTY CENTRO BUSINESS K PUBLIC IMPROVEMENT DISTRICT NO. 38 T BE INCREASED \$940,000, WITH A AYMENT COST OF \$2,100,000; AND SHALL DISTRICT TAXES BE INCREASED \$175,000 IUALLY, OR BY SUCH LESSER ANNUAL OUNT AS MAY BE NECESSARY TO PAY THE TRICT'S DEBT; SUCH DEBT TO CONSIST OF NERAL OBLIGATION BONDS, REVENUE BONDS, LEASES, CONTRACTS, OR OTHER OBLIGATIONS, ISSUED OR INCURRED FOR THE PURPOSE OF PAYING, REIMBURSING OR FINANCING ALL OR ANY PART OF THE COSTS OF ACQUIRING, CONSTRUCTING, RELOCATING, INSTALLING, COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE BOUNDARIES OF THE DISTRICT, STORM SEWER IMPROVEMENTS, INCLUDING PUBLIC SURFACE OR SUBSURFACE STORM WATER DRAINAGE AND OTHER STORM SEWER IMPROVEMENTS AND ANY INCIDENTAL AND APPURTENANT IMPROVEMENTS TO SAID DISTRICT FACILITIES, SUCH DEBT TO BEAR INTEREST AT A NET EFFECTIVE INTEREST RATE NOT IN EXCESS OF 10% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES AND WHICH MAY COMPOUND AS MAY BE DETERMINED BY THE DISTRICT, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY AVAILABLE MONEYS OF THE DISTRICT. INCLUDING, WITHOUT LIMITATION, THE PROCEEDS OF AD VALOREM PROPERTY TAXES OR SPECIAL ASSESSMENTS; 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 BOARD OR SPECIAL ASSESSMENTS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED SOLELY FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE DISTRICT'S DEBT; SUCH DEBT TO BE SOLD IN ONE SERIES OR MORE AT A PRICE ABOVE BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF SUCH DEBT AND ON SUCH TERMS AND CONDITIONS AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM OF NOT TO EXCEED 3%; AND SHALL THE PROCEEDS OF ANY SUCH DEBT AND THE PROCEEDS OF SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH DEBT, AND INVESTMENT INCOME THEREON, BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE DISTRICT?

LOVELAND GENERAL IMPROVEMENT DISTRICT NO. 1

REFERRED ISSUE 5K

AUTHORIZING THE LOVELAND GENERAL IMPROVEMENT DISTRICT NO. 1 TO COLLECT, RETAIN AND SPEND ALL DISTRICT REVENUES FROM WHATEVER SOURCE BEGINNING IN 2007 AND EACH YEAR THEREAFTER IN EXCESS OF THE SPENDING AND REVENUE LIMITATIONS IMPOSED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND UNDER ANY OTHER LAW.

"SHALL THE LOVELAND GENERAL IMPROVEMENT DISTRICT NO. 1, WITHOUT INCREASING EXISTING TAX RATES OR IMPOSING A NEW TAX, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL DISTRICT REVENUES FROM WHATEVER SOURCE BEGINNING IN 2007 AND IN EACH YEAR THEREAFTER AS A VOTER APPROVED REVENUE CHANGE AND EXCEPTION TO THE SPENDING AND REVENUE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND UNDER ANY OTHER LAW?"

O YES