Official Ballot	State Offices	State Offices	Judiciary
General Election Larimer County, Colorado	GOVERNOR/LIEUTENANT GOVERNOR (Vote for One Pair)	STATE REPRESENTATIVE - DISTRICT 51 (Vote for One)	JUSTICE OF THE COLORADO SUPREME COURT
Tuesday, November 2, 2010			(Vote Yes or No)
SAMPLE BALLOT	John Hickenlooper / Joseph Garcia Democratic	Brian DelGrosso Republican	Shall Justice Alex J. Martinez of the Colorado Supreme Court be retained in office?
	Dan Maes / Tambor Williams Republican	Bill McCreary Democratic	YES
Scott Dayles			NO
Scott Doyle Clerk and Recorder	Jaimes Brown / Ken Wyble Libertarian	STATE REPRESENTATIVE - DISTRICT 52 (Vote for One)	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
	Tom Tancredo / Pat Miller American Constitution	Bob Morain Republican	Shall Justice Nancy E. Rice of the Colorado Supreme Court be retained in office?
Instructions to Voters	Jason R. Clark / Victoria A. Adams	🔘 John Kefalas	
To vote, fill in the oval completely. Please use black ink.	Unaffiliated	Democratic	COURT OF APPEALS (Vote Yes or No)
Correct	Paul Noel Fiorino / Heather A. McKibbin Unaffiliated	STATE REPRESENTATIVE - DISTRICT 53 (Vote for One)	Shall Judge John Daniel Dailey of the Colorado Court of Appeals be retained in office?
Contraction of Contraction	\bigcirc	Randy Fischer Democratic	◯ YES ◯ NO
If you mark in any of the incorrect ways shown below it may be difficult to determine	Write-In SECRETARY OF STATE	Dane Brandt	
your intent.	(Vote for One)	Republican	(Vote Yes or No) Shall Judge Richard L. Gabriel of the
	Scott Gessler Republican	County Offices	Colorado Court of Appeals be retained in office?
Canadanie 2 Canadanie 2		COMMISSIONER - DISTRICT 1 (Vote for One)	YES
Candidate 4	Bernie Buescher Democratic	Adam Bowen	
If you make a mistake please ask for a new ballot.	Amanda Campbell	Democratic	(Vote Yes or No) Shall Judge Nancy J. Lichtenstein of the
Your ballot may be continued on the back.	American Constitution	Lew Gaiter III Republican	Colorado Court of Appeals be retained in office?
Federal Offices	STATE TREASURER (Vote for One)	CLERK AND RECORDER	
UNITED STATES SENATOR	Walker Stapleton	(Vote for One)	COURT OF APPEALS
(Vote for One)	Republican	Scott Doyle Republican	(Vote Yes or No) Shall Judge David J. Richman of the
Ken Buck Republican	Cary Kennedy Democratic		Colorado Court of Appeals be retained in office?
Michael F. Bennet	ATTORNEY GENERAL	TREASURER (Vote for One)	○ YES
Democratic	(Vote for One)	Myrna Rodenberger	DISTRICT JUDGE -
Bob Kinsey Green	Stan Garnett Democratic	Republican	8th JUDICIAL DISTRICT (Vote Yes or No)
(Signed declaration to limit service to no more than 2 terms)		ASSESSOR (Vote for One)	Shall Judge Jolene Carman Blair of the 8th Judicial District be retained in office?
Maclyn "Mac" Stringer Libertarian	John Suthers Republican	Steve Miller	VES NO
Charley Miller	REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE	Republican	DISTRICT JUDGE - 8th JUDICIAL DISTRICT
(Chose not to sign declaration to limit service to 2 terms)	(Vote for One)	SHERIFF (Vote for One)	(Vote Yes or No) Shall Judge Terence A. Gilmore of the 8th
J. Moromisato Unaffiliated	Melissa Hart Democratic	Jay Harrison	Judicial District be retained in office?
Jason Napolitano	Steve Bosley	Democratic	
Independent Reform (Signed declaration to limit service to no more than 2 terms)	Republican	Justin E Smith Republican	DISTRICT JUDGE - 8th JUDICIAL DISTRICT
\bigcirc	Jesse B. Wallace Libertarian		(Vote Yes or No) Shall Judge Daniel J. Kaup of the 8th
Write-In REPRESENTATIVE TO THE 112th		Dell H. Bean Unaffiliated	Judicial District be retained in office?
UNITED STATES CONGRESS - DISTRICT 4 (Vote for One)	OF COLORADO - CONGRESSIONAL DISTRICT 4 (Vote for One)	SURVEYOR	
Betsy Markey Democratic	Robert "BC" Bishop-Cotner Democratic	(Vote for One)	DISTRICT JUDGE - 8th JUDICIAL DISTRICT (Vote Yes or No)
Cory Gardner Republican	Sue Sharkey Republican	Republican	Shall Judge Gregory M. Lammons of the 8th Judicial District be retained in office?
	STATE SENATE DISTRICT 45	CORONER (Vote for One)	
Doug Aden American Constitution (Signed declaration to limit service to no more than 3 terms)	STATE SENATE - DISTRICT 15 (Vote for One)	Patrick C. Allen	DISTRICT JUDGE -
Ken "Wasko" Waszkiewicz Unaffiliated	Richard Ball Democratic	Republican	8th JUDICIAL DISTRICT (Vote Yes or No) Shall Judge Stephen J. Schapanski of the
	Kevin Lundberg	Judiciary JUSTICE OF THE	8th Judicial District be retained in office?
	Republican	COLORADO SUPREME COURT (Vote Yes or No)	
	STATE REPRESENTATIVE - DISTRICT 49 (Vote for One)	Shall Justice Michael L. Bender of the Colorado Supreme Court be retained in	COUNTY JUDGE, LARIMER (Vote Yes or No)
		office?	Shall Judge Peter E. Schoon Jr. of the
	Karen Stockley Democratic		Larimer County Court be retained in office?
	B. J. Nikkel		
	Republican		

Continued on Next Page

assembly or any political subdivision are	State of Colorado	City of Fort Collins	Poudre School District R-1
listed by letter, and ballot issues initiated by the people are listed numerically. A ballot	Amendment 63 (CONSTITUTIONAL)	REFERRED ISSUE 2B	REFERRED ISSUE 3B
issue listed as an "amendment" proposes a	Shall there be an amendment to the	SHALL CITY OF FORT COLLINS TAXES	
change to the Colorado constitution, and a ballot issue listed as a "proposition" proposes	Colorado constitution concerning the right of	BE INCREASED BY AN ESTIMATED \$18.7 MILLION FOR THE FIRST FULL FISCAL	SHALL POUDRE SCHOOL DISTRICT R-1 DEBT BE INCREASED BY \$120 MILLION,
a change to the Colorado Revised Statutes. A "yes" vote on any ballot issue is a vote in	connection therewith, prohibiting the state independently or at the instance of the	YEAR (2011), AND BY SUCH AMOUNTS	WITH A MAXIMUM REPAYMENT COST OF \$217 MILLION, AND SHALL DISTRICT
favor of changing current law or existing circumstances, and a "no" vote on any ballot	United States from adopting or enforcing	AS MAY BE GENERATED ANNUALLY THEREAFTER, BY INCREASING THE	TAXES BE INCREASED BY \$13 MILLION ANNUALLY, FOR THE PURPOSE OF
issue is a vote against changing current law	any statute, regulation, resolution, or policy that requires a person to participate in a	RATE OF THE CITY SALES AND USE TAX FROM 3.00% TO 3.85% COMMENCING	ACQUIRING, IMPROVING, EQUIPPING
or existing circumstances. C.R.S. 1-40-115	public or private health insurance or coverage plan or that denies, restricts, or	JANUARY 1, 2011, AND ENDING AT MIDNIGHT ON DECEMBER 31, 2020,	AND FURNISHING DISTRICT BUILDINGS AND OTHER PROPERTY, INCLUDING
State of Colorado	penalizes the right or ability of a person to make or receive direct payments for lawful	WITH ALL REVENUE GENERATED	BUT NOT LIMITED TO:
Amendment P (CONSTITUTIONAL)	health care services; and exempting from the effects of the amendment emergency	THEREFROM TO BE SPENT AS FOLLOWS:	PURCHASING AND INSTALLING
Shall there be an amendment to section 2 of	medical treatment required to be provided	33% FOR STREET MAINTENANCE	TECHNOLOGY IN DISTRICT SCHOOLS TO PROVIDE LEARNING
article XVIII of the constitution of the state of	by hospitals, health facilities, and health care providers or health benefits provided	AND REPAIR; • 17% FOR OTHER STREET AND	OPPORTUNITIES FOR STUDENTS
Colorado, concerning the regulation of games of chance by an authority specified	under workers' compensation or similar insurance?	TRANSPORTATION NEEDS;	IMPROVING SAFETY AND
by the general assembly?	(YES	 17% FOR POLICE SERVICES; 11% FOR FIRE PROTECTION AND 	SECURITY IN DISTRICT SCHOOLS
		• OTHER EMERGENCY SERVICES; 11% FOR PARKS MAINTENANCE	AND FACILITIES
└── YES	○ NO	AND RECREATION SERVICES; AND	MAINTAINING AND UPGRADING
NO	Proposition 101 (STATUTORY)	11% FOR COMMUNITY PRIORITIES OTHER THAN THOSE LISTED	DISTRICT SCHOOLS AND FACILITIES, INCLUDING ROOF
Amendment Q (CONSTITUTIONAL)	Shall there be an amendment to the	ABOVE, AS DETERMINED BY THE CITY COUNCIL,	REPLACEMENTS, UPDATING ELECTRICAL, PLUMBING, FIRE
	Colorado Revised Statutes concerning limits on government charges, and, in connection	PROVIDED THAT THIS INCREASE IN THE	PROTECTION, HEATING AND VENTILATION SYSTEMS, AND
Shall there be an amendment to section 3 of article VIII of the constitution of the state of	therewith, reducing vehicle ownership taxes over four years to nominal amounts; ending	SALES AND USE TAX SHALL NOT APPLY	IMPROVING SCHOOL GROUNDS
Colorado, concerning a process for temporarily moving the seat of government	taxes on vehicle rentals and leases; phasing in over four years a \$10,000 vehicle sale	TO ITEMS THAT ARE EXEMPT FROM TAXATION UNDER THE CITY CODE,	TO EXTEND THE USEFUL LIFE OF DISTRICT FACILITIES
in a disaster emergency that substantially	price tax exemption; setting total yearly	SUCH AS FOOD AND PRESCRIPTION DRUGS, AND THAT THE INCREASE IN	
affects the ability of the state government to operate in the city and county of Denver,	registration, license, and title charges at \$10 per vehicle; repealing other specific vehicle	THE USE TAX SHALL NOT APPLY TO	BY THE ISSUANCE AND PAYMENT OF GENERAL OBLIGATION BONDS,
and, in connection therewith, requiring the general assembly to convene in a temporary	charges; lowering the state income tax rate to 4.5% and phasing in a further reduction in	MANUFACTURING EQUIPMENT, AND FURTHER PROVIDED THAT THE CITY	INSTALLMENT OR LEASE PURCHASE AGREEMENTS OR OTHER MULTIPLE
meeting location designated by the governor	the rate to 3.5%; ending state and local taxes and charges, except 911 charges, on	MANAGER SHALL ANNUALLY REPORT TO THE CITY COUNCIL ON THE	FISCAL YEAR OBLIGATIONS WHICH MAY BE USED AS MATCHING MONEYS FOR
and authorizing the general assembly to determine by law a temporary location for	telecommunication service customer accounts; and stating that, with certain	PURPOSES FOR WHICH THE REVENUES FROM THE TAX INCREASE HAVE BEEN	FINANCIAL ASSISTANCE FROM THE
the seat of government of the state?	specified exceptions, any added charges on	DESIGNATED OR USED IN THE PRECEDING CALENDAR YEAR AND THE	STATE UNDER THE BUILDING EXCELLENT SCHOOLS TODAY ACT,
YES	vehicles and telecommunication service customer accounts shall be tax increases?	COST SAVING MEASURES THAT WERE	WHICH DEBT SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST
NO	─ YES	UNDERTAKEN BY THE CITY IN SUCH YEAR, AND FURTHER PROVIDED THAT	RATE NOT TO EXCEED 6% AND MATURE, BE SUBJECT TO
		THE FULL REVENUES DERIVED FROM THE TAX, AND ANY INVESTMENT	REDEMPTION, WITH OR WITHOUT
Amendment R (CONSTITUTIONAL)	() NO	EARNINGS THEREON, MAY BE RETAINED AND EXPENDED BY THE CITY	PREMIUM, AND BE ISSUED, DATED AND SOLD AT SUCH TIME OR TIMES, AT
Shall there be an amendment to section 3 (1) (b) of article X of the constitution of the	Proposition 102 (STATUTORY)	FOR SUCH PURPOSES,	SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND
state of Colorado, concerning an exemption	Shall there be an amendment to the	NOTWITHSTANDING ANY STATE REVENUE OR EXPENDITURE	CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE
from property taxation for a possessory interest in real property if the actual value of	Colorado Revised Statutes requiring that only defendants arrested for a first offense,	LIMITATIONS INCLUDING BUT NOT LIMITED TO ARTICLE X, SECTION 20 OF	BOARD OF EDUCATION MAY
the interest is less than or equal to six thousand dollars or such amount adjusted	non violent misdemeanor may be recommended for release or actually	THE COLORADO CONSTITUTION?	DETERMINE; SHALL AD VALOREM PROPERTY TAXES BE LEVIED IN ANY
for inflation?	released to a pretrial services program's	YES	YEAR, WITHOUT LIMITATION AS TO RATE OR AMOUNT OR ANY OTHER
() YES	supervision in lieu of a cash, property, or professional surety bond?	NO	CONDITION, TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON
		City of Loveland	SUCH DEBT AND TO FUND ANY
	() YES		RESERVES FOR THE PAYMENT THEREOF; AND SHALL ANY EARNINGS
Amendment 60 (CONSTITUTIONAL)	NO	REFERRED QUESTION 2C MEDICAL MARIJUANA	FROM THE INVESTMENT OF THE PROCEEDS OF SUCH DEBT AND SUCH
Shall there be an amendment to the	Larimer County		TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT
Colorado constitution concerning government charges on property, and, in	-	"Shall the City of Loveland, Colorado, allow within the City the operation of medical	MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE
connection therewith, allowing petitions in all districts for elections to lower property taxes;	REFERRED QUESTION 1A	marijuana centers, optional premises cultivation operations, and medical	X, SECTION 20 OF THE COLORADO
		marijuana-infused products manufacturers'	CONSTITUTION (TABOR) OR ANY OTHER
specifying requirements for property tax	Shall the term limit of the district attorney of the eighth judicial district (Larimer and	licenses?"	LAW?
elections; requiring enterprises and authorities to pay property taxes but	the eighth judicial district (Larimer and Jackson counties) be modified from two	licenses?"	LAW?
elections; requiring enterprises and	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive	licenses?"	LAW?
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property;	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive	licenses?" YES NO	LAW? YES NO
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive	licenses?" YES NO	LAW?
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms?	licenses?" YES NO	LAW? YES NO
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO	Iicenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms?	Iicenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO	Iicenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language?	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO:	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language?	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTLY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 611 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010),
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%)	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,00, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL)	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S
elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF	licenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by local governmental entity; directing all	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTINGS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING NURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING NURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTINGS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE AS A VOTER-APPROVED REVENUE AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM?	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL,	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE?
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTINGS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE AS A VOTER-APPROVED REVENUE AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM?	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing but call governmental entities; limiting the form, term, and amount of total borrowing by local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being?	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREP PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado,	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITED TO: REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PROOVE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Weidsar, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Windsor, Colorado,	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing but call governmental entities; limiting the form, term, and amount of total borrowing by local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being?	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE SAS A VOTER-APPROVED REVENUE CHANGE NOTWITSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And Medical Marijuana-Infused Product	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND DOSING SHOULD BLEVIED FOR THE GENERAL FUND AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND AND SHALL	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPENDE SUCH REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance To Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And Medical Marijuana-Infused Product Manufacturing Facilities Within The Town Of Windsor, Colorado, Corporate Limits?	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And Medical Marijuana-Infused Product Manufacturing Facilities Within The Town Of Windsor, Colorado, Corporate Limits? YES	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT,	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And Medical Marijuana-Infused Product Manufacturing Facilities Within The Town Of Windsor, Colorado, Corporate Limits?	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND DO FOR EGENERAL FUND DO FTHE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR) OR ANY	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And Medical Marijuana-Infused Product Manufacturing Facilities Within The Town Of Windsor, Colorado, Corporate Limits? YES	Ilicenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXS LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXS EY AN ADDITIONAL PROPERTY TAXS EY AN ADDITIONAL PROPERTY TAXS EY AN ADDITIONAL PROPERTY TAXS BY AN ADDITIONAL PROPERTY TAXS EY AN ADDITIONAL PROPERTY TAXS BY AN ADDITIONAL PROPERTY TAXS EY AN ADDITIONAL PROPERTY TAXES HAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And Medical Marijuana-Infused Product Manufacturing Facilities Within The Town Of Windsor, Colorado, Corporate Limits? YES	Ilicenses?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE POPERTY TAX LEVIED INTO THE REVENTY TAX LEVIED INTO THE COLORALL BE IN ADDITION TO THE COLORALL BE IN ADDITION TO SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT OTHERWISE WOULD BE LEVIED FOR THE COLORADO CONSTITUTION (TABOR) OR ANY OTHER LAW?	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES
elections, requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language? YES NO Amendment 61 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing and tax rates after certain borrowing is fully repaid? YES NO Amendment 62 (CONSTITUTIONAL) Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being? YES	the eighth judicial district (Larimer and Jackson counties) be modified from two consecutive terms to three consecutive terms? YES NO Town of Windsor REFERRED ISSUE 2A SHALL TOWN OF WINDSOR TAXES BE INCREASED \$30,000.00 (FIRST FULL FISCAL YEAR INCREASE) ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER THROUGH THE ADOPTION OF AN ORDINANCE IMPOSING AN EXCISE TAX OF THREE PERCENT (3%) UPON THE PRICE PAID FOR SPECIFIED LODGING SERVICES PROVIDED WITHIN THE TOWN OF WINDSOR AND UNDER WHICH ALL REVENUE COLLECTED AS A RESULT IS EXCLUSIVELY DEDICATED TO SPONSORING COMMUNITY EVENTS, PROMOTING TOURISM AND CONVENTIONS, AND RELATED ACTIVITIES WITHIN THE TOWN OF WINDSOR, AUTHORIZING THE TOWN TO COLLECT AND SPEND SUCH REVENUES AS A VOTER-APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND UNDER SUCH ORDINANCE ESTABLISHING AN ADVISORY BOARD FOR THE PURPOSE OF MAKING RECOMMENDATIONS FOR THE EXPENDITURE OF REVENUE DERIVED THEREFROM? YES NO INITIATED QUESTION 300 Shall The Town Of Windsor, Colorado, Adopt An Ordinance TO Prohibit The Operation Of Medical Marijuana Centers, Optional Premises Cultivation Facilities, And Medical Marijuana-Infused Product Manufacturing Facilities Within The Town Of Windsor, Colorado, Corporate Limits? YES	IICENSES?" YES NO Poudre School District R-1 REFERRED ISSUE 3A SHALL POUDRE SCHOOL DISTRICT R-1 TAXES BE INCREASED BY \$16 MILLION ANNUALLY FOR THE PURPOSE OF MEETING THE EXPENSES OF THE DISTRICT CAUSED BY STATE REVENUE CUTBACKS, INCLUDING BUT NOT LIMITED TO: RESTORING A PORTION OF THE 139 POSITIONS ELIMINATED BY STATE REVENUE CUTBACKS AND LIMITING CLASS SIZE INCREASES REFRESHING TECHNOLOGY AND PROVIDING TECHNOLOGY AND PROVIDING TECHNOLOGY SUPPORT FOR LEARNING OPPORTUNITIES FOR STUDENTS PROVIDING SKILLS FOR WORKFORCE DEVELOPMENT AND COLLEGE READINESS IN AN EFFORT TO SUPPORT ECONOMIC GROWTH INCREASING BUDGET ALLOCATIONS TO SCHOOLS TO MAINTAIN EXCELLENCE FOR STUDENT ACADEMIC ACHIEVEMENT AND INTERVENTIONS AND PROVIDING RESOURCES FOR PRESCHOOL, WHOLE CHILD, CAREER AWARENESS AND WELLNESS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND DO FOR EGENERAL FUND DO FTHE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR) OR ANY	LAW? YES NO Park School District R-3 REFERRED ISSUE 3C SHALL PARK SCHOOL DISTRICT R-3 DEBT BE INCREASED \$2,500,000, WITH A REPAYMENT COST OF UP TO \$2,700,000, BUT WITH NO INCREASE IN PROPERTY TAXES AUTHORIZED BY THIS BALLOT ISSUE (PROVIDED THAT SUCH DEBT AUTHORIZATION IS EFFECTIVE ONLY FOR THE 2011-2012 FISCAL YEAR AND ONLY IF AMENDMENT 61 IS APPROVED BY THE VOTERS OF THE STATE ON NOVEMBER 2, 2010), FOR THE PURPOSE OF INCURRING A SHORT-TERM LOAN OR ISSUING TAX ANTICIPATION NOTES TO ALLEVIATE THE TEMPORARY CASH FLOW DEFICITS REALIZED BY THE DISTRICT DUE TO THE RECEIPT OF PROPERTY TAX REVENUES LATE IN THE DISTRICT'S FISCAL YEAR; WHICH LOAN OR TAX ANTICIPATION NOTES SHALL MATURE NOT LATER THAN JUNE 30, 2012, SHALL BE PAID FROM PROPERTY TAX REVENUES ANTICIPATED TO BE COLLECTED IN THE 2011-2012 FISCAL YEAR, AND SHALL BEAR INTEREST, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS AS THE BOARD OF EDUCATION MAY DETERMINE? YES

Lyons Fire Protection District	Larimer County Public Improvement District		Larimer County Public Improvement District
REFERRED ISSUE 4A		r ubile improvement District	Public Improvement District
"SHALL LYONS FIRE PROTECTION DISTRICT DEBT BE INCREASED UP TO	RAINBOW LAKES ESTATES #39 REFERRED ISSUE 5A	KORAL HEIGHTS #46 REFERRED ISSUE 5D	PUEBLA VISTA ESTATES #48 REFERRED ISSUE 5G
\$870,000, WITH A MAXIMUM REPAYMENT COST OF UP TO \$1,500,000, AND SHALL DISTRICT TAXES BE INCREASED UP TO \$150,000 ANNUALLY FOR THE PURPOSE OF FINANCING THE COST OF ACQUIRING	SHALL TAXES BE INCREASED \$35,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED RAINBOW LAKES PUBLIC	SHALL TAXES BE INCREASED \$12,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED KORAL HEIGHTS PUBLIC IMPROVEMENT	BOND QUESTION: SHALL LARIMER COUNTY PUEBLA VISTA ESTATES PUBLIC IMPROVEMENT DISTRICT NO. 48 DEBT BE INCREASED \$350,000, WITH A REPAYMENT COST OF \$600,000; AND SHALL THE DISTRICT
A STRUCTURAL/WILDLAND URBAN INTERFACE ENGINE AND WATER TENDER TRUCK TO REPLACE OUTDATED VEHICLES,	IMPROVEMENT DISTRICT NO. 39 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 9.988 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011 AND EACH YEAR THEREAFTER,	DISTRICT NO. 46 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 10.759 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011 AND EACH YEAR THEREAFTER, SUCH REVENUES	TAXES BE INCREASED \$90,000 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY TO PAY THE DISTRICT'S DEBT; SUCH DEBT TO CONSIST OF GENERAL OBLIGATION BONDS,
A QUICK-RESPONSE VEHICLE, AND	SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE	TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS AS	REVENUE BONDS, LEASES, CONTRACTS, OR OTHER OBLIGATIONS, ISSUED OR INCURRED FOR THE
FIREFIGHTING AND FIRE PROTECTION EQUIPMENT, INCLUDING A PORTABLE DIESEL PUMP AND A PORTABLE GENERATOR,	PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL RAINBOW LAKES PUBLIC IMPROVEMENT DISTRICT NO. 39 BE CREATED; AND SHALL THE PROCEEDS	REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL KORAL HEIGHTS PUBLIC IMPROVEMENT DISTRICT NO. 46 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC	DURPOSE OF PAYING, REIMBURSING OR FINANCING ALL OR ANY PART OF THE COSTS OF ACQUIRING, CONSTRUCTING, RELOCATING, INSTALLING, COMPLETING AND OTHERWISE PROVIDING, WITHIN OR
SUCH DEBT TO CONSIST OF THE ISSUANCE AND PAYMENT OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.0% PER ANNUM AND BE	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	OWNERSHIP 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	WITHOUT THE BOUNDARIES OF THE DISTRICT, STREET 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
ISSUED, DATED AND SOLD AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF DIRECTORS MAY	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	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	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
DETERMINE; SHALL AD VALOREM PROPERTY TAXES BE LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM IF	WOULD OTHERWISE BE PERMITTED UNDER THE 5% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2010 AND EACH YEAR THEREAFTER?	WOULD OTHERWISE BE PERMITTED UNDER THE 5½% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2010 AND EACH YEAR THEREAFTER?	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
ANY, AND INTEREST ON SUCH BONDS AS THE SAME BECOME DUE; AND SHALL THE EARNINGS ON THE			PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH
INVESTMENT OF THE REVENUES FROM SUCH TAXES AND THE PROCEEDS OF	GRAYHAWK KNOLLS #43	PARK HILL #47	LIMITATIONS AS MAY BE DETERMINED BY THE BOARD OR SPECIAL ASSESSMENTS, AND IN AMOUNTS
SUCH BONDS (REGARDLESS OF AMOUNT) CONSTITUTE A VOTER-	REFERRED ISSUE 5B SHALL TAXES BE INCREASED \$23,750	REFERRED ISSUE 5E SHALL TAXES BE INCREASED \$5,000	SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE
APPROVED REVENUE CHANGE?"	ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED GRAYHAWK KNOLLS PUBLIC IMPROVEMENT DISTRICT NO. 43 BY THE	ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED PARK HILL PUBLIC IMPROVEMENT DISTRICT NO. 47 BY THE IMPOSITION OF AD	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
⊖ ^{NO} Poudre Valley	IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY	VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 16.762	OR MORE AT A PRICE ABOVE, BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF SUCH DEBT AND ON SUCH TERMS
Fire Protection District	RATE NOT TO EXCEED 20.522 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE	MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011 AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF DOADO 40 DEOU/SOTED IN THE	AND CONDITIONS AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM OF
MILL LEVY SHALL POUDRE VALLEY FIRE PROTECTION DISTRICT TAXES BE INCREASED \$525,191 ANNUALLY IN THE FIRST FULL FISCAL YEAR (FOR COLLECTION IN 2011) AND BY SUCH	IMPROVEMENT AND MAINTENANCE OF ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL GRAYHAWK KNOLLS PUBLIC IMPROVEMENT DISTRICT NO. 43 BE CREATED; AND SHALL THE PROCEEDS	ROADS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES; SHALL PARK HILL PUBLIC IMPROVEMENT DISTRICT NO. 47 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES	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-
ADDITIONAL AMOUNTS RAISED ANNUALLY THEREAFTER BY AN AD VALOREM PROPERTY TAX MILL LEVY INCREASE OF 1.294 MILLS (WHICH IN 2010 IS APPROXIMATELY \$1.72 PER MONTH ON A \$200,000 HOME) FOR THE PURPOSE OF MAINTAINING EXISTING	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	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	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
SERVICE AND FACILITIES AND TO MEET INCREASED EMERGENCY SERVICE NEEDS; AND SHALL THE POUDRE VALLEY FIRE PROTECTION DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE ADDITIONAL REVENUE	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	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	AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE DISTRICT?
ALONG WITH ALL OTHER REVENUES, NOTWITHSTANDING ANY LIMITATION OR RESTRICTION ON REVENUE OR SPENDING NOW CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 20 1 201 ET SEC COLORADO	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 COLOPADO BEVISED	MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5½% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2010 AND EACH YEAR THEREAFTER?	NO PUEBLA VISTA ESTATES #48 REFERRED QUESTION 5H ORGANIZATION:
SECTION 29-1-301 ET SEQ. COLORADO REVISED STATUTES OR ANY OTHER LAW?	SECTION 29-1-301, COLORADO REVISED STATUTES IN 2010 AND EACH YEAR THEREAFTER?	YES	Shall Larimer County Puebla Vista Estates Public Improvement District No. 48 Be
── YES	YES	NO	Organized?
NO	<u>NO</u>	PUEBLA VISTA ESTATES #48 REFERRED ISSUE 5F MILL LEVY:	YES
	TERRY SHORES #44 REFERRED ISSUE 5C	SHALL LARIMER COUNTY TAXES WITHIN	(NO
	SHALL TAXES BE INCREASED \$30,100 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED TERRY SHORES PUBLIC IMPROVEMENT	THE PROPOSED PUEBLA VISTA ESTATES PUBLIC IMPROVEMENT DISTRICT NO. 48 BE INCREASED \$61,000 ANNUALLY, SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE PROPERTY	
	DISTRICT NO. 44 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 10.417 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011 AND EACH	OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE BOARD, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011 AND EACH YEAR	
	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;	THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF STREETS AS REQUESTED IN THE PETITION FOR CREATION OF THE DISTRICT AND FOR THE GENERAL OPERATING EXPENSES;	
	SHALL TERRY SHORES PUBLIC IMPROVEMENT DISTRICT NO. 44 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS	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	
	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	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	
	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	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 2010 AND EACH YEAR THEREAFTER?	
	STATUTES IN 2010 AND EACH YEAR THEREAFTER?	YES	
	YES	NO	
	NO		

Continued on Next Page

Larimer County Public Improvement District	Larimer County General Improvement District
WAGON WHEEL #49 REFERRED ISSUE 5I	COUNTRY MEADOWS #17 REFERRED ISSUE 5J
SHALL TAXES BE INCREASED \$5,000 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED WAGON WHEEL PUBLIC IMPROVEMENT DISTRICT NO. 49 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 16.762 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011 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 WAGON WHEEL PUBLIC IMPROVEMENT DISTRICT NO. 49 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 COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH SI MORE THAN THE AMOUNT WHICH SI SECTION 29-1-301, COLORADO REVISED STATUTES IN 2010 AND EACH YEAR THEREAFTER?	SHALL LARIMER COUNTY COUNTRY MEADOWS GENERAL IMPROVEMENT DISTRICT NO.17 TAXES BE INCREASED \$35,162 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS BY THE IMPOSITION OF 12.500 MILLS UPON TAXABLE PROPERTY WITHIN THE DISTRICT, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2011, AND EACH YEAR THEREAFTER, SUCH REVENUES TO BE USED FOR THE IMPROVEMENT AND MAINTENANCE OF ROADS IN THE DISTRICT, AND FOR THE GENERAL OPERATING EXPENSES OF THE DISTRICT, AND SHALL THE PROCEEDS OF SUCH TAX, 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 IS MORE THAN THE AMOUNT WHICH SI MORE T
YES	
NO	

End of Ballot