Official Dallat	State Offices	State Offices
Official Ballot		
General Election	Governor/Lieutenant Governor (Vote for One Pair)	State Senate - District 15 (Vote for One)
Larimer County, Colorado	Bob Beauprez / Jill Repella	Kevin Lundberg
Tuesday, November 4, 2014	Republican	Republican
Angla Myers	College Historyles on an Alban Consider	State Representative - District 49
) vige	John Hickenlooper / Joe Garcia  Democratic	(Vote for One)
Angela Myers		Perry L. Buck Republican
Clerk and Recorder	Harry Hempy / Scott Olson	
	Green	State Representative - District 51
<b>SAMPLE BALLOT</b>	Matthewalless / Basedan Vanna	(Vote for One)
SAMPLE BALLOT	Matthew Hess / Brandon Young Libertarian	Brian DelGrosso Republican
Landa alla anta Walana		
Instructions to Voters	Mike Dunafon / Robin J. Roberts	State Representative - District 52 (Vote for One)
To vote, fill in the oval completely. Please	Unaffiliated	Donna Walter
use black ink.	Paul Neel Fiering / Charles Coorge Whitley	Republican
Correct	Paul Noel Fiorino / Charles George Whitley Unaffiliated	
3011601		Joann Ginal Democratic
		State Representative - District 53
	Secretary of State	(Vote for One)
	(Vote for One)	Jeni Arndt Democratic
	Joe Neguse Democratic	
		Tim Bessler
If you mark in any of the incorrect ways	Wayne W. Williams	Republican
shown below it may be difficult to determine your intent. If you make a	Republican	County Office
mistake please ask for a new ballot.		County Offices
	Amanda Campbell American Constitution	Commissioner - District 1 (Vote for One)
Incorrect		Lew Gaiter III Republican
Ø Ø 🗢 🔘	Dave Schambach	nepublican
	Libertarian	Kathy Gilliland
Variabellation because the death and the beat	State Treasurer	Democratic
Your ballot may be continued on the back.	(Vote for One)	
Federal Offices	Walker Stapleton Republican	Eric Sutherland Unaffiliated
United States Senator (Vote for One)		
Mark Udall	Betsy Markey	Clerk and Recorder
Democratic	Democratic	(Vote for One)
		Angela Myers Republican
Cory Gardner Republican	David Jurist Libertarian	
		Treasurer (Vote for One)
Gaylon Kent	Attorney General	Irene Josey
Libertarian	(Vote for One)  Don Quick	Republican
	Democratic	Access
Raul Acosta Unaffiliated		Assessor (Vote for One)
(Signed declaration to limit service to no more than 2 terms)	Cynthia Coffman Republican	Steve Miller Republican
Bill Hammons	периынан	nepublican
Unity	David K. Williams	Sheriff
	Libertarian	(Vote for One)
Steve Shogan Unaffiliated		Justin Smith Republican
	Regent Of The University Of Colorado - Congressional District 2	
	(Vote for One)	Surveyor
	Kim McGahey	(Vote for One)  Chad Washburn
Representative To The 114th United States	Republican	Republican
Congress - District 2		
(Vote for One)	Linda Shoemaker Democratic	Coroner (Vote for One)
Jared Polis	5555	James A. Wilkerson
Democratic	Daniel Ong	Republican
Comme Laters	Libertarian	
George Leing Republican		

Red Feather Lakes	Judicial	Larimer County
Fire Protection District	County Judge, Larimer	Ballot Issue 1A
Directors	(Vote Yes or No)	CONTINUE PROTECTING OUR NATURAL AREAS, OPEN SPACE, RIVERS AND WILDLIFE HABITAT
Four-year term (Vote for not more than Three (3))	Shall Judge Thomas L. Lynch of the Larimer County Court be retained in office?	WITHOUT INCREASING TAXES, SHALL THE EXISTING ONE-
(1.50)	Court be retained in cinice.	QUARTER OF ONE PERCENT LARIMER COUNTY SALES AND USE TAX, OR 25 CENTS FOR EVERY 100 DOLLARS
Fredrick M. Sandal	YES	(WHICH WILL NOT BE COLLECTED ON SALES OF FOOD OF PRESCRIPTION DRUGS), BE EXTENDED FOR 25 YEARS
	NO	FOR THE SAME PURPOSES OF:
Nancy Kay	County Judge, Larimer	CONSERVING NATURAL AREAS, OPEN SPACES,     RIVERS AND WILDLIFE HABITAT,
Nancy Kay	(Vote Yes or No)	PROTECTING LANDS THAT PRESERVE WATER     QUALITY AND RIVERS, LAKES AND STREAMS,
	Shall Judge Peter E. Schoon Jr. of the Larimer	OPERATING, MAINTAINING AND IMPROVING NATURAL AREAS, PARKS AND TRAILS, AND
Terrance Von Ferebee	County Court be retained in office?	PROTECTING WORKING FARMS AND RANCHES  OUR JEST TO RECOMMENDATIONS OF A CITIZENSI
	YES	SUBJECT TO RECOMMENDATIONS OF A CITIZENS' ADVISORY COMMITTEE AND INDEPENDENT AUDIT, AND
Directors	NO.	CONTINUING THESE FUNDS INCLUDING EARNINGS THEREFROM AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY SPENDING, REVENUE, OR
Two-year term	○ NO	OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY
(Vote for not more than Two (2))	Ballot questions referred by the general assembly or any political subdivision are listed by letter, and	OTHER LAW, AND WITH NO CHANGES TO THE "HELP PRESERVE OPEN SPACES" PROGRAM EXCEPT CHANGING
Bruce Finger	ballot questions initiated by the people are listed	THE COUNTY'S PORTION TO 50%, AND ALLOWING AT LEAST 35% OF THE COUNTY FUNDS TO BE USED FOR
_	numerically. A ballot question listed as an "amendment" proposes a change to the Colorado	LAND ACQUISITION AND CONSERVATION; AT LEAST 50% FOR IMPROVEMENT, MANAGEMENT, MAINTENANCE AND
	constitution, and a ballot question listed as a	ADMINISTRATION OF OPEN SPACE, NATURAL AREAS, WILDLIFE HABITATS, PARKS AND TRAILS; AND AT MOST
Judicial	rproposition" proposes a change to the Colorado Revised Statutes. A "yes/for" vote on any ballot	15% TO BE USED FOR EITHER OF THESE COUNTY OPEN SPACE PROGRAM PURPOSES?
Justice Of The Colorado Supreme Court (Vote Yes or No)	question is a vote in favor of changing current law or existing circumstances, and a "no/against" vote on	YES/FOR
	any ballot question is a vote against changing	NO/AGAINST
Shall Justice Brian D. Boatright of the Colorado Supreme Court be retained in office?	current law or existing circumstances.	Ballot Issue 1B
Capitalia Cauta de la Cauta de	State of Colorado	CONTINUE LARIMER COUNTY JAIL COUNTYWIDE SALES
YES	Amendment 67 (CONSTITUTIONAL)	AND USE TAX
◯ NO	Shall there be an amendment to the Colorado constitution protecting pregnant women and unborn children by defining "person" and "child"	WITHOUT INCREASING TAXES, SHALL THE FIFTEEN ONE- HUNDREDTHS OF ONE PERCENT LARIMER COUNTY SALE; AND USE TAX PREVIOUSLY APPROVED FOR OPERATING
Justice Of The Colorado Supreme Court	in the Colorado criminal code and the Colorado wrongful death act to include unborn human beings?	THE ADDITION TO THE LARIMER COUNTY JAIL BE EXTENDED TWENTY-FIVE YEARS TO AND INCLUDING
(Vote Yes or No)	WEG/FOR	DECEMBER 31, 2039, AND CONTINUING THESE FUNDS AS VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD
Shall Justice Monica M. Marquez of the Colorado	YES/FOR	TO ANY SPENDING, REVENUE, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW, AND
Supreme Court be retained in office?	NO/AGAINST	ALLOWING THE REVENUES TO BE USED FOR OPERATING THE LARIMER COUNTY JAIL, WHICH SERVES FORT
YES	Amendment 68 (CONSTITUTIONAL)	COLLINS, LOVELAND, BERTHOUD, ESTES PARK, JOHNSTOWN, TIMNATH, WELLINGTON, WINDSOR AND THI UNINCORPORATED AREAS OF LARIMER COUNTY?
NO     NO	SHALL STATE TAXES BE INCREASED \$114,500,000 ANNUALLY IN THE FIRST FULL FISCAL YEAR, AND BY SUCH AMOUNTS THAT	YES/FOR
Court Of Appeals	ARE RAISED THEREAFTER, BY IMPOSING A NEW TAX ON AUTHORIZED HORSE RACETRACKS' ADJUSTED GROSS PROCEEDS FROM LIMITED GAMING TO INCREASE STATEWIDE	NO/AGAINST
(Vote Yes or No)	FUNDING FOR K-12 EDUCATION, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO	Nonarii
Shall Judge Terry Fox of the Colorado Court of	PERMIT LIMITED GAMING IN ADDITION TO PRE-EXISTING PARIMUTUEL WAGERING AT ONE QUALIFIED HORSE RACETRACK IN	
Appeals be retained in office?	EACH OF THE COUNTIES OF ARAPAHOE, MESA, AND PUEBLO; AUTHORIZING HOST COMMUNITIES TO IMPOSE IMPACT FEES ON HORSE RACETRACKS AUTHORIZED TO CONDUCT LIMITED	
YES	GAMING; ALLOWING ALL RESULTING REVENUE TO BE COLLECTED AND SPENT NOTWITHSTANDING ANY LIMITATIONS	
○ NO	PROVIDED BY LAW; AND ALLOCATING THE RESULTING TAX REVENUES TO A FUND TO BE DISTRIBUTED TO SCHOOL	
NO	DISTRICTS AND THE CHARTER SCHOOL INSTITUTE FOR K-12 EDUCATION?	
Court Of Appeals (Vote Yes or No)	YES/FOR	
Shall Judge Alan M. Loeb of the Colorado Court of	NO/AGAINST	
Appeals be retained in office?	Proposition 104 (STATUTORY)	
YES	Shall there be a change to the Colorado Revised Statutes requiring any meeting of a board of education, or any meeting between any	
○ NO	representative of a school district and any representative of employees, at which a collective bargaining agreement is discussed to be open to	
District Judge - 8th Judicial District	the public?	
(Vote Yes or No)	YES/FOR	
Shall Judge Julie Kunce Field of the 8th Judicial	NO/AGAINST	
District be retained in office?	Proposition 105 (STATUTORY)	
YES	Shall there be a change to the Colorado Revised Statutes concerning labeling of genetically modified food; and, in connection therewith,	
◯ NO	requiring food that has been genetically modified or treated with genetically modified material to be labeled, "Produced With Genetic	
District Judge - 8th Judicial District	Engineering" starting on July 1, 2016; exempting some foods including but not limited to food from animals that are not genetically modified but	
(Vote Yes or No)	have been fed or injected with genetically modified food or drugs, certain food that is not packaged for retail sale and is intended for intended for the sale and its intended for the sale and its intended for the sale and its intended for the sale and	
Shall Judge Thomas R. French of the 8th Judicial	immediate human consumption, alcoholic beverages, food for animals, and medically prescribed food; requiring the Colorado department of public health and environment to result the tolerable of experience.	
District be retained in office?	public health and environment to regulate the labeling of genetically modified food; and specifying that no private right of action is created for failure to conform to the labeling requirements?	
YES	YES/FOR	
○ NO	NO/AGAINST	
District Judge - 8th Judicial District		
(Vote Yes or No)		
Shall Judge Stephen E. Howard of the 8th Judicial District be retained in office?		

YES NO

## Town of Windsor **Larimer County Larimer County** Ballot Issue 200 Ballot Issue 2A **Local Improvement District** ANIMAL CARE AND CONTROL FACILITY SALES AND USE TAX AND DEBT QUESTION SHALL THE TOWN OF WINDSOR DEBT BE INCREASED BY AN Western Mini Ranches #2014-1 SHALL THE TOWN OF WINDSO'R DEBT BE INCREASED BY AN AMOUNT NOT TO EXCEED SIXTEEN-MILLION ONE-HUNDRED THOUSAND DOLLARS (\$16,100,000) WITH A MAXIMUM REPAYMENT COST NOT TO EXCEED TWENTY-EIGHT MILLION FOUR-HUNDRED FIFTY THOUSAND DOLLARS (\$28,450,000) AND SHALL THE TOWN OF WINDSOR TAXES BE INCREASED BY NOT MORE THAN ONE-MILLION NINE-HUNDRED TWENTY-FIVE **Ballot Issue 5A** SHALL LARIMER COUNTY TAXES BE INCREASED \$5,500,000 ANNUALLY, (ESTIMATED FIRST YEAR DOLLAR INCREASE), AND BY WHATEVER ADDITIONAL AMOUNT IS RAISED ANNUALLY THEREAFTER, BY THE IMPOSITION OF AN ADDITIONAL SHALL LARIMER COUNTY DEBT BE INCREASED BY THE AMOUNT OF \$1,720,000, WITH A REPAYMENT COST OF \$3,497,333 AND SHALL LARIMER COUNTY TAXES BE INCREASED \$3,497,333 ANNUALLY OR BY SUCH LESSER \$3,497,333 AND SHALL LARIMER COUNTY TAXES BE INCREASED \$3,497,333 ANNUALLY OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY TO PAY THE AFOREMENTIONED DEBT, BY IMPOSING SPECIAL ASSESSMENTS UPON PROPERTY IN THE COUNTY'S LOCAL IMPROVEMENT DISTRICT NO. 2014-1 (WESTERN MINI RANCHES), WHICH ASSESSMENTS ARE SUBJECT TO PREPAYMENT AT THE OPTION OF THE PROPERTY OWNER: SUCH DEBT TO CONSIST OF SPECIAL ASSESSMENT BONDS OR OTHER FINANCIAL OBLIGATIONS BEARING INTEREST AT A NET EFFECTIVE INTEREST RATE NOT TO EXCEED 5%; SUCH SPECIAL ASSESSMENT BONDS OR OTHER FINANCIAL OBLIGATIONS SHALL BE ISSUED TO PAY THE COSTS OF PROVIDING CERTAIN LOCAL IMPROVEMENTS IN SUCH DISTRICT, TO BE REPAID FROM THE PROCEEDS OF SPECIAL ASSESSMENTS TO BE IMPOSED UPON THE PROPERTY INCLUDED WITHIN SUCH DISTRICT; SUCH TAXES TO CONSIST OF THE AFOREMENTIONED SPECIAL ASSESSMENTS IMPOSED UPON THE PROPERTY IN THE DISTRICT BENEFITED BY THE LOCAL IMPROVEMENTS; AND SHALL THE PROCEEDS OF SUCH ASSESSMENTS IMPOSED UPON THE PROPETTY IN THE DISTRICT BENEFITED BY THE LOCAL IMPROVEMENTS; AND SHALL THE PROCEEDS OF SUCH ASSESSMENTS INFOSED UPON THE PROPETTY IN THE DISTRICT BENEFITED BY THE LOCAL IMPROVEMENTS; AND SHALL THE PROCEEDS OF SUCH ASSESSMENTS INFOSED UPON THE PROPETTY IN THE DISTRICT BENEFITED BY THE PROPET BY INTHOUT REGRAD TO ANY EXPENDITURE, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE THEREAFTER, BY THE IMPOSITION OF AN ADDITIONAL COUNTYWIDE SALES AND USE TAX AT THE RATE OF ONE TENTH OF ONE PERCENT (0.1%) AND SHALL LARIMER COUNTY DEBT BE INCREASED BY AN AMOUNT NOT EXCEEDING \$14,900,000 WITH A REPAYMENT COST OF UP TO \$16,400,000 WITH SUCH TAXES AND DEBT TO BE SUBJECT TO THE FOLLOWING: THOUSAND DOLLARS (\$1,925,000) IN THE FIRST FULL FISCAL YEAR AND BY SUCH AMOUNT AS IS GENERATED ANNUALLY THEREAFTER BY THE TAX INCREASE DESCRIBED BELOW SUBJECT TO THE FOLLOWING: SUCH DEBT SHALL CONSIST OF SALES AND USE TAX REVENUE BONDS TO BE PAYABLE FROM ALL OR ANY PORTION OF THE TOWN'S SALES AND USE TAX AND ISSUED SOLELY FOR THE PURPOSE OF CONSTRUCTING AND EQUIPPING AN EXPANSION OF THE WINDSOR COMMUNITY RECREATION CENTER, FUNDING A RESERVE FUND AND PAYING COSTS OF ISSUANCE OF THE BONDS; THE COLLECTION OF THE TAX SHALL BEGIN ON JANUARY 1, 2015 AND CONTINUE THROUGH AND INCLUDING THE EARLIER OF DECEMBER 31, 2020 OR THE EARLIEST DATE POSSIBLE TO TERMINATE THE TAX AFTER THE COUNTY HAS PAID THE DEBT: THE REVENUES OF SUCH SALES AND USE TAX SHALL BE DEPOSITED INTO THE LARIMER COUNTY ANIMAL CARE AND CONTROL FACILITY CAPITAL IMPROVEMENT FUND TO SUCH BONDS SHALL BE DATED AND SOLD AT SUCH TIME. AND AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE TOWN MAY DETERMINE; BE PLEDGED FOR THE PAYMENT OF THE DEBT AND TO BE BE PLEUGED FOR THE PAYMENT OF THE DEBT AND TO BE USED FOR THE FINANCING, DESIGN, CONSTRUCTION (INCLUDING RELOCATION COSTS), AND OPERATION AND MAINTENANCE COSTS OF AN ANIMAL CARE AND CONTROL FACILITY ON LAND OWNED BY LARIMER HUMANE SOCIETY PURSUANT TO AN AGREEMENT BETWEEN THE COUNTY SUCH TAX SHALL CONSIST OF A RATE INCREASE IN THE TOWN-WIDE SALES AND USE TAX OF .75% (SEVENTY-FIVE ONE HUNDREDTHS OF ONE PERCENT), WHICH REPRESENTS THREE-QUARTERS OF ONE CENT ON EACH ONE DOLLAR PURCHASE COMMENCING JANUARY 1, 2015; AND THE SOCIETY; THE DEBT SHALL CONSIST OF SALES AND USE TAX REVENUE BONDS OR OTHER FINANCIAL OBLIGATIONS TO BE ISSUED FOR THE PURPOSE OF FINANCING THE DESIGN THE PROCEEDS OF THE INCREASE IN THE TOWN SALES AND USE TAX SHALL BE DEPOSITED INTO THE WINDSOR COMMUNITY RECREATION CENTER EXPANSION FUND TO BE USED SOLELY FOR CONSTRUCTING AND EQUIPPING THE WINDSOR COMMUNITY RECREATION CENTER CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE BE ISSUED FOR THE PURPOSE OF FINANCING THE DESIGN AND CONSTRUCTION (INCLUDING RELOCATION COSTS) OF THE ANIMAL CARE AND CONTROL FACILITY, BEARING INTEREST AT A NET EFFECTIVE INTEREST RATE NOT TO EXCEED 3.95%, AND OTHERWISE TO BE ISSUED IN ONE OR MORE SERIES IN SUCH MANNER AND UPON SUCH TERMS AND PROVISIONS WHICH MAY INCLUDE REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT EXPANSION, INCLUDING, AMONG OTHER THINGS COUNTY? YES/FOR A LEISURE POOL PREMIUM, ALL AS THE COUNTY MAY DETERMINE; A WALK/JOG TRACK, NO/AGAINST THE COUNTY IS AUTHORIZED TO ISSUE DEBT TO REFUND LAP LANES. THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT AFTER THE ISSUANCE OF SUCH REFUNDING DEBT THAT I AF IER THE ISSUANCE OF SUCH REFUNDING DEBI THE TOTAL OUTSTANDING PRINCIPAL AMOUNT OF ALL DEBT ISSUED PURSUANT TO THIS QUESTION DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT SET FORTH ABOVE, AND PROVIDED FURTHER THAT ALL DEBT ISSUED BY THE COUNTY PURSUANT TO THIS QUESTION IS ISSUED ON TERMS THAT DO NOT EXCEED THE REPAYMENT COSTS ALUTHORIZED IN THIS QUIESTION. Larimer County A FITNESS/WELLNESS STUDIO, **General Improvement District** AN AEROBICS/DANCE/YOGA STUDIO. Pinewood Springs #2 AND AN AUXILIARY GYM: Ballot Issue 5B Ballot Issue 5B SHALL LARIMER COUNTY PINEWOOD SPRINGS GENERAL IMPROVEMENT DISTRICT #2 TAXES BE INCREASED \$35,851 (FROM \$35,851 TO \$71,702) ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS BY THE IMPOSITION OF AN ADDITIONAL 5.000 MILL LEVY TO THE EXISTING DISTRICT MILL LEVY OF 5.000 MILL LEVY TO THE EXISTING DISTRICT MILL LEVY OF 5.000 MILL LEVY TO THE EXISTING DISTRICT MILL LEVY OF 5.000 MILL LEVY TO THE EXISTING DISTRICT MILL LEVY OF 5.000 MILL SEVY DEVAIL BE COLLECTED BEGINNING JANUARY 1, 2015 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 WOULD OTHERWISE BE PERMITTED UNDER THE 5.5% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2014 AND EACH YEAR THEREAFTER? COSTS AUTHORIZED IN THIS QUESTION; THE PROCEEDS DEPOSITED INTO THE WINDSOR COMMUNITY RECREATION CENTER EXPANSION FUND SHALL ALSO BE USED FOR PAYING THE COSTS OF DEPRECIATION, OPERATING AND MAINTAINING THE WINDSOR COMMUNITY RECREATION CENTER, OR PAYING AND SHALL THE REVENUES OF SUCH SALES AND USE TAX REVENUES, THE PROCEEDS OF THE BONDS, AND INVESTMENT INCOME ON ALL SUCH REVENUES AND PROCEEDS BE COLLECTED, RETAINED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION: THE DEBT SERVICE ON REVENUE BONDS OR REFUNDING BONDS ISSUED FOR SAID PURPOSES (INCLUDING ESTABLISHING RESERVES TO PAY DEBT SERVICE); THE INCREASED RATE OF SALES AND USE TAX SHALL BE CONSTITUTION; THE INCHEASED HATE OF SALES AND USE I AA SHALL BE REDUCED TO A LEVEL SUFFICIENT TO FUND EQUIPMENT, OPERATIONS, MAINTENANCE AND DEPRECIATION OF THE WINDSOR COMMUNITY CENTER AT SUCH TIME AS ALL DEBT SERVICE ON REVENUE BONDS OR REFUNDING BONDS FOR SAID PURPOSES ARE PAID IN FULL; AND ALL PURSUANT TO AND AS FURTHER PROVIDED IN THE PETITION FILED WITH THE COUNTY PURSUANT TO §29-2-104(4), COLORADO REVISED STATUTES, AS AMENDED, REQUIRING THIS QUESTION TO BE SUBMITTED TO THE ELECTORS OF THE COUNTY? SHALL ALL PROCEEDS OF THE BONDS AND MONEYS DEPOSITED IN THE WINDSOR COMMUNITY RECREATION CENTER EXPANSION FUND (REGARDLESS OF AMOUNT) AND ANY INVESTMENT INCOME ON THE PROCEEDS OR THE DEPOSIT CONSTITUTE A VOTER - APPROVED REVENUE CHANGE, AND AN EXCEPTION TO THE REVENUE AND SPENDING LIMITS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION? YES/FOR NO/AGAINST YES/FOR NO/AGAINST COLORADO REVISED STATUTES IN 2014 AND EACH YEAR THEREAFTER? YES/FOR **Lyons Regional Library District Ballot Issue 4C** NO/AGAINST SHALL THE LYONS REGIONAL LIBRARY DISTRICT TAXES BE INCREASED BY \$357,000 AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY A MILL LEVY OF NOT MORE THAN 5.85 MILLS, COMMENCING IN TAX YEAR 2014 FOR COLLECTION IN FISCAL YEAR 2015, AND CONTINUING THEREAFTER AS PROVIDED BY LAW, SUCH PROCEEDS TO BE USED FOR ANY LAWFUL PURPOSE FOR WHICH LIBRARY DISTRICT FUNDS MAY BE USED UNDER THE COLORADO LIBRARY LAW (SECTION 24-90-101 ET SEQ., C.R.S.) AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR SECTION 29-1-301, C.R.S.? SHALL THE LYONS REGIONAL LIBRARY DISTRICT TAXES BE Little Valley #14 **Ballot Issue 5C** Ballot Issue 5C SHALL LARIMER COUNTY LITTLE VALLEY GENERAL IMPROVEMENT DISTRICT #14 TAXES BE INCREASED \$27,809 (FROM \$55,617 TO \$83,426) ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS BY THE IMPOSITION OF AN ADDITIONAL 5.000 MILL LEVY TO THE EXISTING DISTRICT MILL LEVY OF 10.000 MILL LEVY TO THE EXISTING DISTRICT MILL LEVY OF 10.000 MILL LEVY TO AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 15.000 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2015 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 WOULD OTHERWISE BE PERMITTED UNDER THE 5.5% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2014 AND EACH YEAR THEREAFTER? YES/FOR ) NO/AGAINST COLORADO REVISED STATUTES IN 2014 AND EACH YEAR THEREAFTER

YES/FOR

NO/AGAINST

Larimer County Public Improvement District	Red Feather Lakes Fire Protection District
Cobblestone Farms #57	Ballot Issue 5G
SHALL TAXES BE INCREASED \$10,200 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED COBBLESTONE FARMS PUBLIC IMPROVEMENT DISTRICT NO. 57 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 25.564 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2015 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 COBBLESTONE FARMS PUBLIC IMPROVEMENT DISTRICT NO. 57 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL	WITHOUT RAISING ADDITIONAL TAXES, SHALL THE EXISTING TAX OF 1.900 MILLS, THAT WAS APPROVED BY THE VOTERS ON MAY 4, 2004, BE EXTENDED BEYOND ITS CURRENT EXPIRATION DATE OF DECEMBER 31, 2015, THE TAX REVENUES FROM WHICH ARE TO BE UTILIZED FOR GENERAL OPERATING EXPENSES AND CAPITAL ACQUISITIONS, INCLUDING NEW FIRE FIGHTING EQUIPMENT AND VEHICLES, AT THE DISCRETION OF THE ELECTED BOARD OF DIRECTORS AND IN ACCORDANCE WITH THE DISTRICT'S LONG RANGE PLAN, AND SHALL SUCH TAX CONTINUE THEREAFTER AS PROVIDED BY LAW, AND THE PROCEEDS FROM WHICH CONTINUE TO BE COLLECTED AND SPENDING CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR SECTION 29-1-301, COLORADO REVISED STATUTES?
THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE	Ballot Question 5H
AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5½% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2014 AND EACH YEAR THEREAFTER?  YES/FOR	Shall the limitations on terms of office contained in Article XVIII, Section 11, of the Colorado Constitution be eliminated as applied to the Red Feather Lakes Fire Protection District?
NO/AGAINST	YES/FOR
Misty Creek #58 Ballot Issue 5E	NO/AGAINST
SHALL TAXES BE INCREASED \$8,100 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED MISTY CREEK PUBLIC IMPROVEMENT DISTRICT NO. 58 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 19.854 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2015 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 MISTY CREEK PUBLIC IMPROVEMENT DISTRICT NO. 58 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5½% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2014 AND EACH YEAR THEREAFTER?   YES/FOR  NO/AGAINST  GRASSlands #59	
Ballot Issue 5F  SHALL TAXES BE INCREASED \$66,500 ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS WITHIN THE BOUNDARIES OF THE PROPOSED GRASSLANDS PUBLIC IMPROVEMENT DISTRICT NO. 59 BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 34,310 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2015 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 GRASSLANDS PUBLIC IMPROVEMENT DISTRICT NO. 59 BE CREATED; AND SHALL THE PROCEEDS OF SUCH TAXES, THE SPECIFIC OWNERSHIP TAXES RECEIVED BY THE DISTRICT AND INVESTMENT EARNINGS ON BOTH CONSTITUTE VOTER APPROVED REVENUE AND/OR SPENDING CHANGES AND BE COLLECTED AND SPENT BY THE DISTRICT WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT AND EXPEND FROM ITS MILL LEVY ANY SUCH AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH WOULD OTHERWISE BE PERMITTED UNDER THE 5½% LIMIT IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2014 AND EACH YEAR THEREAFTER?   YES/FOR  NO/AGAINST	

## **End of Ballot**