Official Ballot for	Poudre School District R-1	Ballot questions referred by the general assembly or any political subdivision are listed
Coordinated Election	Director District A 4-Year Term	by letter, and ballot questions initiated by the people are listed numerically. A ballot question
Larimer County, Colorado	(Vote for One)	listed as an "amendment" proposes a change to the Colorado constitution, and a ballot question
Tuesday, November 3, 2015	Cathy Kipp	listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes/for" vote
SAMPLE BALLOT	Michael Pruznick	on any ballot question is a vote in favor of changing current law or existing circumstances,
SAMP LE BALLOT	Director District B	and a "no/against" vote on any ballot question is a vote against changing current law or existing
	4-Year Term (Vote for One)	circumstances.
Aregle Mayor		State of Colorado
	Nate Donovan	Proposition BB (STATUTORY)
Angela Myers	Director District E 2-Year Term	MAY THE STATE RETAIN AND SPEND STATE REVENUES THAT OTHERWISE
Clerk and Recorder	(Vote for One)	WOULD BE REFUNDED FOR EXCEEDING AN ESTIMATE INCLUDED IN THE BALLOT
	Carolyn Reed	INFORMATION BOOKLET FOR PROPOSITION AA AND USE THESE
Instructions to Voters	Director District F	REVENUES TO PROVIDE FORTY MILLION
To vote, fill in the oval completely. Please	4-Year Term (Vote for One)	DOLLARS FOR PUBLIC SCHOOL BUILDING CONSTRUCTION AND FOR OTHER NEEDS,
use black ink.	Rob Petterson	SUCH AS LAW ENFORCEMENT, YOUTH PROGRAMS, AND MARIJUANA EDUCATION
Correct		AND PREVENTION PROGRAMS, INSTEAD OF REFUNDING THESE REVENUES TO
	Gavin Kaszynski Director District G	RETAIL MARIJUANA CULTIVATION FACILITIES, RETAIL MARIJUANA
	4-Year Term	PURCHASERS, AND OTHER TAXPAYERS?
	(Vote for One)	YES/FOR
	Susan Gutowsky	─ NO/AGAINST
	Thompson School District R2-J	Town of Timnath
	Board of Education Director District A 4 Year Term	Ballot Question 2A
If you mark in any of the incorrect ways shown below it may be difficult to	(Vote for One)	Amending the Town of Timnath Charter to Increase the Town's Efficiency and Reduce
determine your intent. If you make a	Jeff Swanty	Administrative Costs
mistake please ask for a new ballot.	Aimie Randall	Shall the Town of Timnath Charter be amended
Incorrect	Board of Education Director District C	to (1) Articles 2.2, 4.5, 4.7 and 5.1 to increase the elector threshold at which the Town Council
	4 Year Term (Vote for One)	membership will be increased from 1,200 electors to 8,000 electors; (2) Article 10.6 to
		reduce limitations on the Town's ability to appropriate funds for unanticipated
	Denise Montagu	expenditures; (3) Article 10.8 to extend the deadline for filing the Town's annual audit so
Your ballot may be continued on the back.	Vance Hansen	that it is consistent with State law; (4) Article 2.6 to remove lax Council Member meeting
	Board of Education Director District D 4 Year Term	attendance requirements and delegate this responsibility to Town Council; (5) Articles 11.2
City of Loveland	(Vote for One)	and 14.1 to provide more flexibility to the Town
Mayor 2 year Term	Pam Howard	Council in addressing potential future budget shortfalls; (6) Article 2.11 to remove the one
(Vote for No More Than One)	Tomi Grundvig	year waiting period required between the end of term as a Council Member and subsequent
Cecil A. Gutierrez		I employment with the Lown (7) Articles 3.3 and
	Board of Education Director District G	employment with the Town; (7) Articles 3.3 and 7.1 to amend the procedural requirements for
Councilor Ward 1	Board of Education Director District G 4 Year Term (Vote for One)	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their
4 year Term	4 Year Term (Vote for One)	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various
4 year Term (Vote for No More Than One)	4 Year Term (Vote for One) David Levy	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall	4 Year Term (Vote for One) David Levy Bruce Finger	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One)	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel Director District B	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One) Buddy Meyers Leah Johnson Councilor Ward 3	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One) Buddy Meyers Leah Johnson	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel Director District B Four-Year Term	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One) Buddy Meyers Leah Johnson Councilor Ward 3 4 year Term (Vote for No More Than One)	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel Director District B Four-Year Term (Vote for One) Roger T. Knoph	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One) Buddy Meyers Leah Johnson Councilor Ward 3 4 year Term (Vote for No More Than One) John Fogle	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel Director District B Four-Year Term (Vote for One)	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One) Buddy Meyers Leah Johnson Councilor Ward 3 4 year Term (Vote for No More Than One) John Fogle Councilor Ward 4 4 year Term	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel Director District B Four-Year Term (Vote for One) Roger T. Knoph Mark Hout Director District E Four-Year Term	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One) Buddy Meyers Leah Johnson Councilor Ward 3 4 year Term (Vote for No More Than One) John Fogle Councilor Ward 4 4 year Term (Vote for No More Than One)	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel Director District B Four-Year Term (Vote for One) Roger T. Knoph Mark Hout Director District E Four-Year Term (Vote for One)	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?
4 year Term (Vote for No More Than One) Patrick McFall Richard Ball Councilor Ward 2 4 year Term (Vote for No More Than One) Buddy Meyers Leah Johnson Councilor Ward 3 4 year Term (Vote for No More Than One) John Fogle Councilor Ward 4 4 year Term	4 Year Term (Vote for One) David Levy Bruce Finger Aims Junior College District Director District A Four-Year Term (Vote for One) Carol Ruckel Director District B Four-Year Term (Vote for One) Roger T. Knoph Mark Hout Director District E Four-Year Term	7.1 to amend the procedural requirements for Town Council removal of the Town Manager and Town Commission members from their positions; and (8) to incorporate various administrative and grammatical changes recommended by Town staff and consultants?

City of Fort Collins	Johnstown Fire Protection District	Estes Valley Recreation
Ballot Question 2B	Ballot Issue 4A	and Park District
City-Initiated Question Authorizing the City to Provide Directly, and/or Indirectly with Public and/or Private Sector Partners, High-Speed Internet Services, Telecommunication Services, and/or Cable Television Services within the City of Fort Collins Growth Management Area, as Permitted by Title 29, Article 27 of the Colorado Revised Statutes (SB 05-152) Without increasing taxes by this measure, shall the City of Fort Collins, in the exercise of its home-rule authority, have the right to provide, either directly, and/or indirectly with public and/or private sector partners, high-speed internet services, including but not limited to any new or improved high bandwidth services based on future technologies (advanced services), telecommunications services, and/or cable television services to residents, businesses, schools, libraries, nonprofit entities and other users of such services located within the boundaries of the City of Fort Collins growth management area, as expressly permitted by SB 05-152 (codified at Sections 29-27- 101 to 304 of the Colorado Revised Statutes)? YES/FOR	 SHALL JOHNSTOWN FIRE PROTECTION DISTRICT TAXES BE INCREASED \$400,000 ANNUALLY IN THE FIRST YEAR AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED IN EACH YEAR THEREAFTER BY IMPOSING AN ADDITIONAL MILL LEVY NOT TO EXCEED 2.0 MILLS UPON TAXABLE PROPERTY WITHIN THE DISTRICT, COMMENCING IN TAX YEAR 2015 FOR COLLECTION IN FISCAL YEAR 2016; SUCH REVENUES TO BE USED TO MEET THE OPERATIONAL COSTS OF PROVIDING FIRE PROTECTION, RESCUE, AND EMERGENCY MEDICAL SERVICES TO THE PUBLIC, INCLUDING: ENSURING THE CURRENT HIGH LEVEL OF SERVICE BY HIRING TWO FULL-TIME FIREFIGHTER POSITIONS IN JOHNSTOWN TO MAINTAIN 24-HOUR MINIMUM STAFFING LEVELS; SATISFYING REQUIRED PAYMENTS TO THE REGIONAL DISPATCH / COMMUNICATION SYSTEM, PER THE NEWLY MANDATED USED ADDESED TO 	Ballot Issue 4C ESTES VALLEY COMMUNITY CENTER OPERATION AND MAINTENANCE SHALL ESTES VALLEY RECREATION AND PARK DISTRICT TAXES BE INCREASED UP TO \$200,000 ANNUALLY FOR A LIMITED TEN-YEAR PERIOD (COMMENCING IN COLLECTION YEAR 2018 AND ENDING AFTER COLLECTION YEAR 2027), IF CONSTRUCTION OF THE ESTES VALLEY COMMUNITY CENTER IS APPROVED BY DISTRICT ELECTORS, WITH THE INCREASE TO BE USED TO COVER A PORTION OF THE COSTS OF • OPERATING AND MAINTAINING THE ESTES VALLEY COMMUNITY CENTER, BY A PROPERTY TAX TO BE LEVIED AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE; AND SHALL THE DISTRICT BE PERMITTED TO COLLECT, RETAIN AND EXPEND SUCH TAXES AS A
NO/AGAINST		VOTER-APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITATION
City of Loveland	TO RETAIN OUR HIGHLY TRAINED FIRE / EMS STAFF THROUGH COMPETITVE WAGE	CONTAINED IN SECTION 29-1-301 OF THE COLORADO REVISED STATUTES?
Ballot Question 2C Authorizing the City of Loveland to provide advanced service (high speed internet), cable television	 AND BENEFIT PACKAGES; MAINTAINING AND IMPROVING HIGHLY- SKILLED SPECIALTY SERVICES SUCH 	VES/FOR NO/AGAINST
service, or telecommunications service. Without increasing taxes, and to restore local authority, shall the City of Loveland be authorized to provide advanced service (high speed internet), cable television service, or telecommunications service, directly or indirectly with public and/or private sector partners, to residents, businesses, schools, libraries, health care facilities, nonprofit entities, and other users of such services located within the boundaries of the City of Loveland or the service territory of the City of Loveland's power enterprise as expressly permitted by title 29, article 27 of the Colorado Revised Statutes? YES/FOR NO/AGAINST Town of Johnstown Ballot Issue 2F SHALL TOWN OF JOHNSTOWN TAXES BE INCREASED BY AN ESTIMATED \$17,000 FOR THE FIRST FISCAL YEAR (2016) AND BY WHATEVER AMOUNTS ARE RAISED ANNUALLY IN EACH SUBSEQUENT YEAR BY THE IMPOSITION OF A LODGING TAX IN THE	 HAZARDOUS MATERIALS OPERATIONS AND SWIFT WATER FLOOD RESCUE; TO ENHANCE THE ADMINISTRATIVE, TRAINING, AND OPERATIONAL SUPPORT SYSTEM; MAINTAINING FINANCIAL STABILITY AS ASSESSED VALUES FLUCTUATE DRAMATICALLY WITHIN THE DISTRICT AS A RESULT OF VOLATILITY IN THE GAS AND OIL MARKET; AND, FOR ANY OTHER USES PERMITTED BY LAW, AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FROM THE MILL LEVY INCREASE AS A VOTER-APPROVED REVENUE AND SPENDING CHANGE AND AN EXCEPTION EACH YEAR TO ANY CONSTITUTIONAL OR STATUTORY LIMITS, INCLUDING ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1-301, C.R.S., THAT WOULD OTHERWISE APPLY? YES/FOR NO/AGAINST 	 Ballot Issue 4D ESTES VALLEY COMMUNITY CENTER BOND SHALL ESTES VALLEY RECREATION AND PARK DISTRICT DEBT BE INCREASED UP TO \$19.83 MILLION, WITH A MAXIMUM REPAYMENT COST OF UP TO \$33.2 MILLION, AND SHALL DISTRICT TAXES BE INCREASED UP TO \$1.67 MILLION ANNUALLY TO CONSTRUCT, IMPROVE AND EQUIP THE ESTES VALLEY COMMUNITY CENTER, WHICH FACILITY IS INTENDED TO PROVIDE, AMONG OTHER THINGS, MULTIGENERATIONAL COMMUNITY SPACE, INCLUDING SENIOR SERVICES, LIBRARY RESOURCES, CHILD CARE FACILITIES, FAMILY AND YOUTH AMENITIES, INDOOR GARDENING SPACE, MEETING ROOMS AND GATHERING SPACES, AND RECREATION SPACE, INCLUDING AN INDOOR WALKING TRACK, AQUATICS FACILITIES, MULTIPURPOSE GYMNASIUM SPACE, GROUP
IMPOSITION OF A LODGING TAX IN THE AMOUNT OF THREE PERCENT (3%) ON THE COMPENSATION PAID FOR THE RENTAL OF ANY HOTEL ROOM, MOTEL ROOM, LODGING ROOM, GUESTHOUSE ROOM, RECREATIONAL VEHICLE PAD OR OTHER SIMILAR ACCOMMODATION IN THE TOWN; AND SHALL THE TOWN BE AUTHORIZED TO SPEND THE FULL AMOUNT OF THE REVENUES COLLECTED FROM SUCH LODGING TAX, INCLUDING ANY INTEREST AND INVESTMENT INCOME THEREON, FOR ANY MUNICIPAL PURPOSE, INCLUDING BUT NOT LIMITED TO POLICE PROTECTION SERVICES, COMMUNITY AND ECONOMIC DEVELOPMENT SERVICES, COMMUNITY EVENTS AND BEAUTIFICATION PROJECTS, AS A VOTER APPROVED REVENUE CHANGE NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATIONS CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW? YES/FOR NO/AGAINST	Pinewood Springs Fire Protection District Ballot Issue 4B SHALL PINEWOOD SPRINGS FIRE PROTECTION DISTRICT TAXES BE INCREASED BY \$35,000 ANNUALLY IN THE FIRST YEAR AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED IN EACH YEAR THEREAFTER BY IMPOSING AN ADDITIONAL MILL LEVY NOT TO EXCEED 3.5 MILLS UPON TAXABLE PROPERTY WITHIN THE DISTRICT, COMMENCING IN TAX YEAR 2015 FOR COLLECTION IN FISCAL YEAR 2016; SUCH REVENUES TO BE USED TO IMPROVE THE EXISTING FIRE STATION/COMMUNITY CENTER OR CONSTRUCT A NEW BUILDING, IN ADDITION TO CONTINUING TO MEET THE OPERATIONAL COSTS OF PROVIDING FIRE PROTECTION, RESCUE, AND EMERGENCY MEDICAL SERVICES TO THE PUBLIC AND FOR ANY OTHER USES PERMITTED BY LAW, AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FROM THE MILL LEVY INCREASE AS A VOTER-APPROVED REVENUE AND SPENDING CHANGE AND AN EXCEPTION EACH YEAR TO ANY CONSTITUTIONAL OR STATUTORY LIMITS, INCLUDING ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1- 301, C.R.S., THAT WOULD OTHERWISE APPLY?	EXERCISE/FITNESS AREAS AND LOCKER/FAMILY CHANGING ROOMS, 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 5.50% PER ANNUM AND BE ISSUED AT SUCH TIMES AND PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF DIRECTORS MAY DETERMINE; SHALL AD VALOREM PROPERTY TAXES BE LEVIED WITHOUT LIMIT AS TO THE MILL RATE TO GENERATE AN AMOUNT SUFFICIENT IN EACH YEAR TO PAY THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAXES AND BONDS CONSTITUTE A VOTER-APPROVED REVENUE CHANGE? YES/FOR NO/AGAINST

 \subset

O NO/AGAINST

Crystal Lakes Fire Protection District	Loveland Downtown Development Authority	Larimer County Local Improvement District
Ballot Issue 5A	Ballot Issue 5B	Berthoud Estates # 2013-1
Ballot Issue 5A SHALL CRYSTAL LAKES FIRE PROTECTION DISTRICT DEBT BE INCREASED UP TO \$800,000, WITH A MAXIMUM REPAYMENT COST OF UP TO \$1,200,000, AND SHALL DISTRICT TAXES BE INCREASED UP TO \$80,000 ANNUALLY FOR THE PURPOSE OF FINANCING THE COSTS OF • REMODELING, EQUIPPING AND IMPROVING THE DISTRICT'S EXISTING FIRE STATION, 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 5.5% PER ANNUM AND BE ISSUED AT SUCH TIMES AND PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF DIRECTORS MAY DETERMINE; SHALL AD VALOREM PROPERTY TAXES BE LEVIED WITHOUT LIMIT AS TO THE MILL RATE TO GENERATE AN AMOUNT SUFFICIENT IN EACH YEAR TO PAY THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAXES AND BONDS CONSTITUTE A VOTER- APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION? YES/FOR	AUTHORIZATION FOR THE CITY TO INCREASE PROPERTY TAXES IN THE DOWNTOWN DEVELOPMENT AUTHORITY BY NOT MORE THAN 5.00 MILLS AND OF A VOTER-APPROVED REVENUE CHANGE AS AN EXCEPTION TO THE LIMITS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW. SHALL CITY OF LOVELAND TAXES BE INCREASED \$241,500 IN TAX COLLECTION YEAR 2016 AND BY SUCH AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER BY AN AD VALOREM PROPERTY TAX RATE OF NOT MORE THAN 5.00 MILLS ON TAXABLE REAL AND PERSONAL PROPERTY WITHIN THE BOUNDARIES OF THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY, FOR THE PURPOSES SET FORTH IN TITLE 31, ARTICLE 25, PART 8, C.R.S.; AND SHALL THE CITY AND THE AUTHORITY BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE REVENUES COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, INVESTMENT INCOME THEREON AND ANY OTHER LAWFUL SOURCE AS A VOTER-APPROVED REVENUE CHANGE AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW? YES/FOR NO/AGAINST Ballot Issue 5C AUTHORIZATION FOR THE CITY TO INCUR DEBT	Local Improvement District
	OF UP TO \$75,000,000 FOR THE PURPOSE OF FINANCING THE COSTS OF DEVELOPMENT PROJECTS TO BE UNDERTAKEN BY OR ON BEHALF OF THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PURSUANT TO THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PLAN OF DEVELOPMENT WITH SUCH DEBT PAYABLE FROM AND SECURED BY A PLEDGE OF THE SPECIAL FUND OF THE CITY WHICH SHALL CONTAIN TAX INCREMENT REVENUES LEVIED AND COLLECTED WITHIN THE BOUNDARIES OF THE AUTHORITY. SHALL CITY OF LOVELAND DEBT BE	AND INVESTMENT INCOME THEREON CONSTITUTE VOTER-APPROVED REVENUE CHANGES AND BE COLLECTED AND SPENT BY THE COUNTY WITHOUT REGARD TO ANY EXPENDITURE, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE COUNTY? YES/FOR
	INCREASED \$75,000,000 WITH A REPAYMENT COST OF \$181,350,000, FOR THE PURPOSE OF FINANCING THE COSTS OF DEVELOPMENT PROJECTS TO BE UNDERTAKEN BY OR ON BEHALF OF THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PURSUANT TO THE LOVELAND DOWNTOWN DEVELOPMENT AUTHORITY PLAN OF DEVELOPMENT, AS IT MAY BE AMENDED FROM TIME TO TIME, AND APPLICABLE PROVISIONS OF COLORADO LAW; SUCH DEBT AND THE INTEREST THEREON TO BE PAYABLE FROM AND SECURED BY A PLEDGE OF THE SPECIAL FUND OF THE CITY WHICH SHALL CONTAIN TAX INCREMENT REVENUES LEVIED AND COLLECTED WITHIN THE BOUNDARIES OF THE AUTHORITY; AND SHALL SUCH DEBT BE EVIDENCED BY BONDS, NOTES, CONTRACTS OR OTHER FINANCIAL OBLIGATIONS TO BE SOLD IN ONE SERIES OR MORE FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT THEREOF, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE CITY MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT MORE THAN 3% OF THE PRINCIPAL AMOUNT SO REDEMED; AND SHALL THE CITY AND THE AUTHORITY BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE TAX INCREMENT REVENUES, THE BONDD PROCEEDS AND INVESTMENT INCOME THEREON AS A VOTER-APPROVED REVENUE CHANGE, AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?	○ NO/AGAINST

YES/FORNO/AGAINST

Larimer County	Larimer County	Larimer County
General Improvement District	Public Improvement District	Public Improvement District
Carriage Hills # 4	Smithfield # 60	Smithfield # 60
Ballot Issue 5E	Ballot Issue 5F	Ballot Issue 5G
SHALL LARIMER COUNTY CARRIAGE HILLS GENERAL IMPROVEMENT DISTRICT #4 TAXES BE INCREASED \$81,816 (FROM \$54,543 TO \$136,359) ANNUALLY (IN THE FIRST YEAR) OR SUCH GREATER AMOUNT AS IS RAISED IN SUBSEQUENT YEARS BY THE IMPOSITION OF AN ADDITIONAL 6.000 MILL LEVY TO THE EXISTING DISTRICT MILL LEVY OF 4.000 MILL LEVY UPON AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 10.000 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2016 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 IS MORE THAN THE AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH IS MORE THAN THE AMOUNT WHICH SON IMIL IMPOSED BY SECTION 29-1-301, COLORADO REVISED STATUTES IN 2015 AND EACH YEAR THEREAFTER?	OPERATION AND MAINTENANCE MILL LEVY: SHALL LARIMER COUNTY TAXES WITHIN THE PROPOSED SMITHFIELD PUBLIC IMPROVEMENT DISTRICT NUMBER 60 BE INCREASED \$48,999 IN 2016 (FIRST FULL FISCAL YEAR) AND ANNUALLY THEREAFTER BY THE IMPOSITION OF AD VALOREM PROPERTY TAXES AT A MILL LEVY RATE NOT TO EXCEED 3.610 MILLS, THE REVENUES OF WHICH WILL BE COLLECTED BEGINNING JANUARY 1, 2016 AND EACH YEAR 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; 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, COLORADD REVISED STATUTES IN 2016 AND EACH YEAR THEREAFTER; AND SHALL LARIMER COUNTY SMITHFIELD PUBLIC IMPROVEMENT DISTRICT NUMBER 60 BE ORGANIZED?	BOND QUESTION: SHALL LARIMER COUNTY SMITHFIELD PUBLIC IMPROVEMENT DISTRICT NUMBER 60 DEBT BE INCREASED \$2,625,000, WITH A REPAYMENT COST OF \$5,400,000; AND SHALL THE DISTRICT TAXES BE INCREASED \$270,276 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, REVENUE BONDS, LEASES, CONTRACTS, OR OTHER OBLIGATIONS, ISSUED OR INCURRED FOR THE PURPOSE OF PAYING, REIMBURSING OR FINANCING ALL OR ANY PART OF THE COSTS OF ACQUIRING, CONSTRUCTING, RELOCATING, INSTALLING, COMPLETING AND OTHERWISE PROVIDING, WITHIN OR WITHOUT THE BOUNDARIES OF THE DISTRICT, STREET IMPROVEMENTS INCLUDING CURBS, GUTTERS, CULVERTS, OTHER DRAINAGE FACILITIES, SIDEWALKS, BRIDGES, PARKING FACILITIES, SUCH VERTS, TOGETHER WITH ALL NECESSARY, INCIDENTAL, AND APPURTENANT FACILITIES, EQUIPMENT, LAND, AND EASEMENTS, AND EXTENSIONS OF AND IMPROVEMENTS TO SAID FACILITIES, SUCH DEBT TO BEAR INTEREST AT A NET EFFECTIVE INTEREST RATE NOT IN EXCESS OF 7.00% PER ANNUM, SUCH INTEREST TO BE PAYABLE AT SUCH TIME OR TIMES AS MAY BE DETERMINED BY THE DISTRICT, SUCH DEBT TO BE ISSUED OR INCURRED AT ONE TIME OR FROM TIME TO TIME, TO BE PAID FROM ANY LEGALLY

NO/AGAINST

End of Ballot

AVAILABLE MONEYS OF THE DISTRICT,

INCLUDING, WITHOUT LIMITATION, THE PROCEEDS OF AD VALOREM PROPERTY TAXES OR SPECIAL ASSESSMENTS; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED ON ALL TAXABLE

PROPERTY OF THE DISTRICT, WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE BOARD OR SPECIAL ASSESSMENTS, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, TO BE USED

AS MAY BE NECESSARY, TO BE USED SOLELY FOR THE PURPOSE OF PAYING THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE DISTRICT'S DEBT; SUCH DEBT TO BE SOLD IN ONE SERIES OR MORE AT A PRICE ABOVE, BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF

REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM OF NOT TO EXCEED 3%; AND SHALL THE PROCEEDS OF ANY SUCH DEBT

AND THE PROCEEDS OF SUCH TAXES, ANY OTHER REVENUE USED TO PAY SUCH

COLORADO CONSTITUTION AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF

COLLECTED AND SPENT BY THE DISTRICT?

DEBT, AND INVESTMENT INCOME THEREON, BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE

OTHER REVENUES THAT MAY BE

YES/FOR) NO/AGAINST

SUCH DEBT AND ON SUCH TERMS AND CONDITIONS AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR

Any person who, by use of force or other means, unduly influences an eligible elector to vote in any particular manner or to refrain from voting, or who falsely makes, alters, forges, or counterfeits any mail ballot before or after it has been cast, or who destroys, defaces, mutilates, or tampers with a ballot is subject, upon conviction, to imprisonment, or to a fine, or both."