	Ā	JEFFERSON COUNTY	B STATE OF COLORADO	November 2, 2004
11		Ballot Style: 21	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left of any candidate. Do not vote for mor Black or Blue pen to mark your ballot.	e than the authorized
	P	PRESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 2	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
		George W. Bush Dick Cheney Republican	(Vote for One)	
21		John F. Kerry John Edwards  Democratic	J. Kevin McCasky Republican	YES
		Michael Badnarik Richard V. Campagna Libertarian	Guy Asher Stocking  Democratic	○ NO
		David Cobb Patricia LaMarche Green	COUNTY SHERIFF (Vote for One)	
		Ralph Nader Peter Miguel Camejo Colorado Reform	, ,	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
		Michael Anthony Peroutka Chuck Baldwin American Constitution	Charles W. Carter	and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law
		Gene Amondson Leroy Pletten Concerns of People	Ted B. Mink Republican	or existing circumstances, and a no vote on any ballot issue is a vote against changing current law or existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	COURT OF APPEALS	AMENDMENT 34  Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real
		Walter F. Brown Mary Cal Hollis Socialist	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	property improvements, and, in connection therewith, prohibiting laws that limit or impair a property owner's right to recover damages caused by a failure to construct an improvement in a good and workmanlike manner, defining "good and workmanlike manner" to
		Earl F. Dodge Howard L. Lydick Prohibition	YES	workname mainer, demining good and workname mainer to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, afford governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?
40		James E. Harris Margaret Trowe Socialist Workers	○ NO	teriguis on timing lawsuits?
41		Bill Van Auken Jim Lawrence Socialist Equality		YES
42		Write-in	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	○ NO
	U	INITED STATES SENATOR (Vote for One)		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR
		,	YES	HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEMINE TAYES ON THE SALE OF CICAPETTES
		Pete Coors Republican	○ NO	BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURERS LIST PRICE: INCREASING
		Ken Salazar Democratic	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE
		Victor Good Colorado Reform		ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY
48		Douglas "Dayhorse" Campbell American Constitution	YES	DETECTION, AND TRÉATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO
		Richard Randall Libertarian	○ NO	TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED
51		John R. Harris Independent	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC
		Finn Gotaas Unaffiliated		HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION OF A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION
		Write-in	YES	THE GOVERNOR; PHOHBITING THE HEPAL OH REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE
	REPRES	SENTATIVE TO THE 109th UNITED STATES CONGRESS	NO	COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING
		<b>DISTRICT 7</b> (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	SPENDING LIMITATION?
		Bob Beauprez Republican		YES
		Dave Thomas Democratic	YES	NO
		Clyde J. Harkins American Constitution	NO	
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	AMENDMENT 36  Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating
			Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	Colorado's electoral votes for president and vice-president of the United States, based on the proportion of ballots that are cast in this state for each presidential ticket; making the terms of the proposed amendment effective so that popular proportional selection of presidential electors applies to the 2004 general election; setting
		Jennifer Mello Democratic	YES	forth procedures and timelines that govern the certification of election results and the potential recounting of votes in elections for presidential electors and in the election on this proposed
		Steve Bosley Republican	NO	amendment; granting the Colorado supreme court original jurisdiction for the adjudication of all contests concerning presidential electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enact legislation to change the manner of selecting presidential electors or
		Daniel Ong Libertarian STATE REPRESENTATIVE	COUNTY JUDGE, JEFFERSON	any of the procedures contained in this amendment?  YES
		DISTRICT 25 (Vote for One)	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	O NO
		Donna Red Wing Democratic	YES	
		<b>John Witwer</b> Republican	NO	AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?	renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that
		Mary A. Malatesta Democratic		provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from
		Scott Storey Republican	YES	using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a
		COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	NO  Shall Judge Tina L. Olsen of the Jefferson County	utility may opt out of the requirements of this amendment?  YES
		Jim Congrove	Court be retained in office?	○ NO
		Scott Benefield	YES	
		Steven Gallant	NO	
		Libertarian  Tanya Ishikawa  Green		
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JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$80.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY PENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHOUT AFFECTING THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPENDING LIMITS OF, AND WITHER EVENUE AND
SPENDING LIMITS OF, AND WITHER LAW?" REFERENDUM A

Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO REFERENDUM B

Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO REGIONAL TRANSPORTATION DISTRICT

REFERENDUM 4A

SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE
INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER
ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER
BY INCREASING THE RATE OF SALES TAX LEVIED BY THE
DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE
CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT
COMMENCING JANUARY 1, 2005 AND, IN CONNECTION
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT
DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT
COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND
TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION
AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT
SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE
LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING
PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE,
INCLUDING THE USE OF SMALLER BUSES AND VANS AND
ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS
SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY
THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE
APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS,
NOTES, OR OTHER MULTIFLE-FISCAL YEAR OBLIGATIONS
INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A
LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT
THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL
REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL
FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY
DETERMINE, AND WITH SUCH REVENUES AS RAISED BY THE
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT
DELIGATIONS AND ANY INVESTMENT IT ROOM FOR THE
REVENUE AND SPENDING RESTRICTIONS CONTAINED IN
SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION
UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR
THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS
THAN SIX-TENTHS OF ONE PERCENT? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE
AGGREGATE 0.1 PERCENT SALES AND USE TAXES
CURRENTLY LEVIED AND COLLECTED BY THE DENVER
METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES
DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30,
2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES
WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO
CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION
PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO
CONSTITUTION AND WHILE MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014
PERCENT?

SALES AND USE TAX TO .054 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND FINE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT HIMTED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT'-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT OCONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;

"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX JEFFERSON COUNTY R-1 SCHOOL DISTRICT SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX
REVENUES THAT WOULD BE PROVIDED BY THE GENERAL
FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT
SUCH INCREASE AND, TOGETHER WITH REVENUES FROM
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
THE EARNINGS ON SUCH TAXES AND REVENUES, TO
CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING
CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR
WITHOUT LIMITATION BY THE REVENUE AND SPENDING
LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY
TO COLLECT AND SPEND OTHER REVENUES OR FUNDS
UNDER, ARTICLE X, SECTION 20 OF THE COLORADO
CONSTITUTION OR ANY OTHER LAW?" YES NO

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	Ā	JEFFERSON COUNTY	STATE OF COLORADO	November 2, 2004
11		Ballot Style: 22	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK PRECORDER
	٦ r	To vote, BLACKEN ( ) the oval the state of candidates. Please use a	o the left of any candidate. Do not vote for mor Black or Blue pen to mark your ballot.	re than the authorized
	PF	RESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 2	Shall Judge Roy Olson of the Jefferson Count Court be retained in office?
		George W. Bush Dick Cheney Republican	(Vote for One)	
21		John F. Kerry John Edwards  Democratic	J. Kevin McCasky Republican	YES
		Michael Badnarik Richard V. Campagna Libertarian	Guy Asher Stocking Democratic	○ NO
		David Cobb Patricia LaMarche Green	COUNTY SHERIFF (Vote for One)	
		Ralph Nader Peter Miguel Camejo Colorado Reform	(vote to only)	"Ballot issues referred by the general assembl or any political subdivision are listed by lette
		Michael Anthony Peroutka Chuck Baldwin American Constitution	Charles W. Carter Democratic	and ballot issues initiated by the people ar listed numerically. A 'yes' vote on any ballo issue is a vote in favor of changing current la
		Gene Amondson Leroy Pletten Concerns of People	Ted B. Mink Republican	or existing circumstances, and a no vote of any ballot issue is a vote against changin current law or existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	COURT OF APPEALS	AMENDMENT 34  Shall there be an amendment to the Colorado constitutic concerning recovery of damages relating to construction of re
		Walter F. Brown Mary Cal Hollis Socialist	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	property improvements, and, in connection therewith, prohibitin laws that limit or impair a property owner's right to recover damage caused by a failure to construct an improvement in a good ar workmanlike manner, defining "good and workmanlike manner"
		Earl F. Dodge Howard L. Lydick Prohibition	YES	include construction that is suitable for its intended purposes; an permitting exceptions for laws that limit punitive damages, affo governmental immunity, or impose time limits of specified minimu lengths on filing lawsuits?
40		James E. Harris Margaret Trowe Socialist Workers	○ NO	
41	$\bigcirc$	Bill Van Auken Jim Lawrence Socialist Equality		YES
42	$\bigcirc$	Write-in	Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office?	○ NO
	UN	IITED STATES SENATOR (Vote for One)		AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALL THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FO HEALTH RELATED PURPOSES, AND, IN CONNECTIO
			YES	THEREWITH, AMENDING THE COLORADO CONSTITUTION T
		Pete Coors Republican	○ NO	BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PE CIGARETTE AND ON THE SALE, USE, CONSUMPTIOI HANDLING, OR DISTRIBUTION OF OTHER TOBACC PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENT PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASIN SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 200
		Ken Salazar Democratic	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	HEQUIRING ANNUAL APPHOPRIATIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TA REVENUES TO EXPAND ELIGIBILITY FOR AND INCREAS
		Victor Good Colorado Reform		ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, T FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUG CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACC EDUCATION PROGRAMS, AND PREVENTION, EARL DETECTION, AND TREATMENT OF CANCER AN
48		Douglas "Dayhorse" Campbell American Constitution	YES	DETECTION, AND TREATMENT OF CANCER AN CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AG PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACC TAX LOSSES RESULTING FROM REDUCED SALES C
		Richard Randall Libertarian	○ NO	CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THA THE APPROPRIATIONS OF ADDITIONAL TOBACCO TA REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTE FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUAR
		John R. Harris Independent	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TA REVENUES FOR ANY HEALTH RELATED PURPOSE AND T SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASI HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANC
52		Finn Gotaas Unaffiliated		PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION C A STATE FISCAL EMERGENCY BY TWO-THIRDS OF TH MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AN THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTIO
_		Write-in	YES	OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHE TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONA TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDIN FOR PURPOSES OF SECTION 20 OF ARTICLE X OF TH
<b>■</b>	REPRESE	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7	NO	COLORADO CONSTITUTION; AND EXEMPTIN APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUE: FROM THE STATUTORY LIMITATION ON GENERAL FUN APPROPRIATIONS GROWTH OR ANY OTHER EXISTIN SPENDING LIMITATION?
		(Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	YES
		Bob Beauprez Republican  Dave Thomas	YES	NO
		Dave Hiorias Democratic  Clyde J. Harkins	NO	
	REGE	American Constitution  ENT OF THE UNIVERSITY OF	DISTRICT JUDGE	AMENDMENT 36
		COLORADO AT LARGE (Vote for One)	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential elector and, in connection therewith, creating procedures for allocating Colorado's electoral votes for president and vice-president of the colorado's electoral votes for president and vice-president of the colorado's electoral votes for president and vice-president of the colorado's electoral votes for president and vice-president of the colorado's electoral votes for president and vice-president of the colorado's electoral votes for president and vice-president of the colorado's electoral votes for president and vice-president of the colorado's electoral votes for president and vice-president
		Jennifer Mello	Judicial District be retained in office?	United States, based on the proportion of ballots that are cast in the state for each presidential ticket; making the terms of the propose amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; settin
_		Democratic  Steve Bosley	YES	torth procedures and timelines that govern the certification of electic results and the potential recounting of votes in elections for presidential electors and in the election on this propose amendment; granting the Colorado supreme court origin
_		Republican  Daniel Ong	○ NO	jurisdiction for the adjudication of all contests concerning presidenti- electors and requiring that such matters be heard and decided on a expedited basis; and authorizing the general assembly to ena- legislation to change the manner of selecting presidential electors- any of the procedures contained in this memdment?
	S <sup>-</sup>	Libertarian  TATE REPRESENTATIVE  DISTRICT 25	COUNTY JUDGE, JEFFERSON	YES
		(Vote for One)	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	○ NO
		Donna Red Wing Democratic	YES	
	$\bigcirc$	John Witwer Republican	NO	AMENDMENT 37  Shall there be an amendment to the Colorado revised statut concerning renewable energy standards for large providers of retelectric service, and, in connection therewith, defining eligible renewable energy resurvers to include solar wind neatherms.
	-	Ist JUDICIAL DISTRICT (Vote for One)	Shall Judge James C. Demlow of the Jefferson	renewable energy resources to include solar, wind, geotherms biomass, small hydroelectricity, and hydrogen fuel cells; requirir that a percentage of retail electricity sales be derived from renewab sources, beginning with 3% in the year 2007 and increasing to 10 by 2015; requiring utilities to offer customers a rebate of \$2.00 pt watt and other incentives for solar electric energation; providing
		Mary A. Malatesta	County Court be retained in office?	watt and other incentives for solar electric generation; providi incentives for utilities to invest in renewable energy resources the provide net economic benefits to customers; limiting the retail re impact of renewable energy resources to 50 cents per month in residential customers; requiring public utilities commission rules
		Democratic  Scott Storey Republican	YES	establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standard.
	C	OUNTY COMMISSIONER DISTRICT 1	○ NO	and specifying election procedures by which the customers of utility may opt out of the requirements of this amendment?
		(Vote for One)	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?	YES
		Jim Congrove Republican		○ NO
		Scott Benefield Democratic	YES	
		Steven Gallant Libertarian	NO	
		Tanya Ishikawa Green	7	

ACTIONAL DESCRIPTION OF THE PROPERTY OF THE PR	Y		
The second control of the control of		E	F
NO  SOUTHER AND OUT THAT FACURES DISTRICT  SHALL TREES EN MICHES DISTRICT AUES, 30 also of the ACCOUNT OF THE PROPERTY OF THE MICHES EN MICHES AND CUSTAM, FACURES MICHES EN MICHES AND CUSTAM, FACURES MICHES AND CONTROL OF THE ACCOUNT OF THE MICHES AND CUSTAM, FACURES MICHES AND CONTROL OF THE ACCOUNT OF THE ACCOUNT OF THE MICHES AND CONTROL OF THE ACCOUNT OF THE ACCOUNT OF THE MICHES AND CONTROL OF THE	Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  **YES**  **NO**  **REFERENDUM B**  Amendments to articles IV, VIII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.  **YES**  **NO**  **NO**  **REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$183.93 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO NOE PERCENT. TO MENCINCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE. AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APPIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MOUTH OF PERCENDERS AND AND SAND AND SHA	"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$232.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  **CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  **CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDLE SCHOOL;  **RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS,"  **MAKING UIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;  AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND ENDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDMENTION ON THE REWITH (I) TO INCREASE THE DISTRICTS AND AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME ON THE PROVING IN SUCH DAND THE REWITH (II) TO INCREASE THE DISTRICTS AND LADD ANY DETERMINE; AND IN CONNECTION THEREOUTH (II) TO INCREASE THE DISTRICTS AND LADD ANY DETERMINE; AND IN CONNECTION THE REPORT OF SUCH PROCEEDS OF THE BONDS AND RECVENUES WITHOUT HEREOUTH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THE REWITH (II) TO INCREASE THE DISTRICTS AND LADD ANY PERFEININE TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND MITHEREST THE REPORT OF SUCH BONDS AND RECVENUES WITHOUT HIMETAIND SUCH TERMS. AND THE REVENUE SEROM SUCH TREMS AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THEREOT AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE BONDS AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*	
CITY OF ARVADA QUESTION 2A  AMENDMENT TO THE CHARTER FOR THE CITY OF ARVADA Shall Section 32 of the Arvada City Charter be amended to change the date for regard multipal elections to the first Tuesday in November in cof-multivered years?  YES  NO  NO  JEFFERSON COUNTY R-1 SCHOOL DISTRICT SISSUE 3A  SISSUE 3	YES  SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE IDIDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014		
JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WILLE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF: WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL LUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPEDINIO	CITY OF ARVADA QUESTION 2A  AMENDMENT TO THE CHAPTER FOR THE CITY OF ARVADA Shall Section 3.2 of the Arvada City Charter be amended to change the date for regular municipal elections to the first Tuesday in November in odd-numbered years?		
WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES  NO	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF: WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE ON SPENDING CHANGE UNDER, ADDITIONAL PROPERTY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X. SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"		
	<u>P</u>	E	F

	Ā	JEFFERSON COUNTY	STATE OF COLORADO	November 2, 2004
11		Ballot Style: 23	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
• •		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left of any candidate. Do not vote for mor Black or Blue pen to mark your ballot.	re than the authorized
I	Р	PRESIDENTIAL ELECTORS (Vote for One Pair)	COUNTY COMMISSIONER DISTRICT 2	Shall Judge Roy Olson of the Jefferson Count Court be retained in office?
		George W. Bush Dick Cheney Republican	(Vote for One)	
21		John F. Kerry John Edwards  Democratic	J. Kevin McCasky Republican	YES
		Michael Badnarik Richard V. Campagna Libertarian	Guy Asher Stocking  Democratic	○ NO
		David Cobb Patricia LaMarche Green	COUNTY SHERIFF (Vote for One)	
		Ralph Nader Peter Miguel Camejo Colorado Reform	` ,	"Ballot issues referred by the general assembl or any political subdivision are listed by lette
		Michael Anthony Peroutka Chuck Baldwin American Constitution	Charles W. Carter	and ballot issues initiated by the people ar listed numerically. A 'yes' vote on any ballo issue is a vote in favor of changing current law
I		Gene Amondson Leroy Pletten Concerns of People	Ted B. Mink	or existing circumstances, and a 'no' vote o any ballot issue is a vote against changin current law or existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		AMENDMENT 34  Shall there be an amendment to the Colorado constitution
		Walter F. Brown	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	concerning recovery of damages relating to construction of re property improvements, and, in connection therewith, prohibitil laws that limit or impair a property owner's right to recover damage caused by a failure to construct an improvement in a good are workmanlike manner, defining "good and workmanlike manner"
		Earl F. Dodge	YES	permitting exceptions for laws that limit punitive damages, affo governmental immunity, or impose time limits of specified minimu
40		James E. Harris	○ NO	lengths on filing lawsuits?
41		Margaret Trowe Socialist Workers  Bill Van Auken Jim Lawrence Socialist Equality		YES
42		Jim Lawrence Socialist Equality  Write-in	Shall Judge Dennis A. Graham of the Colorado	NO
	U	INITED STATES SENATOR	Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALI
		(Vote for One)	YES	THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FO HEALTH RELATED PURPOSES, AND, IN CONNECTIO THEREWITH, AMENDING THE COLORADO CONSTITUTION T INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTE
		Pete Coors Republican	○ NO	BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PE CIGARETTE AND ON THE SALE, USE, CONSUMPTIOI HANDLING, OR DISTRIBUTION OF OTHER TOBACC PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENT PROPERTY OF THE NAME OF THE PROPERTY WHO
		Ken Salazar	Shall Judge Arthur P. Roy of the Colorado Court of	PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASIN SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 200 REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TA REVENUES TO EXPAND ELIGIBILITY FOR AND INCREAS
		Democratic  Victor Good	Appeals be retained in office?	ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUG CERTAIN COLORADO QUALIFIED PROVIDERS. TOBACC
48		Colorado Reform  Douglas "Dayhorse" Campbell  American Constitution	YES	EDUCATION PROGRAMS, AND PREVENTION, EARL DETECTION, AND TREATMENT OF CANCER AN CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AG
		Richard Randall	○ NO	PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACC TAX LOSSES RESULTING FROM REDUCED SALES O CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THA THE APPROPRIATIONS OF ADDITIONAL TOBACCO TA
		John R. Harris	Shall Judge Daniel Marc Taubman of the Colorado	REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTE FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUAR 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TA REVENUES FOR ANY HEALTH RELATED PURPOSE AND T
		Independent Finn Gotaas	Court of Appeals be retained in office?	SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASI HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANC PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION O A STATE FISCAL EMERGENCY BY TWO-THIRDS OF TH
53		Unaffiliated Write-in	YES	MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY ANI THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTIO OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHE TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONA
	REPRES	ENTATIVE TO THE 109th UNITED	○ NO	TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDIN FOR PURPOSES OF SECTION 20 OF ARTICLE X OF TH COLORADO CONSTITUTION; AND EXEMPTIN APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUE
		STATES CONGRESS DISTRICT 7 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	FROM THE STATUTORY LIMITATION ON GENERAL FUN APPROPRIATIONS GROWTH OR ANY OTHER EXISTIN SPENDING LIMITATION?
		Bob Beauprez Republican	Appeals be retained in onice:	YES
		Dave Thomas Democratic	YES	○ NO
		Clyde J. Harkins American Constitution	NO	
	REG	ENT OF THE UNIVERSITY OF	DISTRICT JUDGE 1st JUDICIAL DISTRICT	AMENDMENT 36 Shall there be an amendment to the Colorado constitution
		COLORADO AT LARGE (Vote for One)	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	concerning popular proportional selection of presidential elector and, in connection therewith, creating procedures for allocatin Colorado's electoral votes for president and vice-president of the United States, based on the proportion of ballots that are cast in the
		Jennifer Mello	Judicial district be retained in onice?	state for each presidential ticket; making the terms of the propose amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; settir forth procedures and timelines that govern the certification of electic
		Democratic  Steve Bosley Republican	YES	results and the potential recounting of votes in elections for presidential electors and in the election on this propose amendment; granting the Colorado supreme court origin jurisdiction for the adjudication of all contests concerning presidenti
		Daniel Ong Libertarian	NO	electors and requiring that such matters be heard and decided on a expedited basis; and authorizing the general assembly to ena- legislation to change the manner of selecting presidential electors any of the procedures contained in this amendment?
l I	5	STATE REPRESENTATIVE DISTRICT 27 (Vote for One)	COUNTY JUDGE, JEFFERSON  Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	YES NO
- <b>I</b>		Chris Rose	YES	
_		Democratic  Bill Crane	NO	AMENDMENT 37 Shall there be an amendment to the Colorado revised statut
- I		Republican  DISTRICT ATTORNEY		Shall there be an amendment to the Colorado revised statut concerning renewable energy standards for large providers of ret electric service, and, in connection therewith, defining eligib renewable energy resources to include solar, wind, geotherms biomass, small hydroelectricity, and hydrogen fuel cells; requiring
i		1st JUDICIAL DISTRICT (Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?	<ul> <li>that a percentage of retail electricity sales be derived from renewat sources, beginning with 3% in the year 2007 and increasing to 10 by 2015; requiring utilities to offer customers a rebate of \$2.00 p watt and other incentives for solar electric generation; providii incentives for utilities to invest in renewable energy resources the provide net economic benefits to customers; limiting the retail re</li> </ul>
		Mary A. Malatesta Democratic	YES	impact of renewable energy resources to 50 cents per month f residential customers; requiring public utilities commission rules establish major aspects of the measure; prohibiting utilities fro using condemnation or eminent domain to acquire land ff generating facilities used to meet the standards; requiring utilities
= -		Scott Storey Republican COUNTY COMMISSIONER	NO NO	generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standard and specifying election procedures by which the customers of utility may opt out of the requirements of this amendment?
• •		COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?	YES
I		Jim Congrove Republican		○ NO
I		Scott Benefield Democratic	YES	
		Steven Gallant Libertarian	NO	
I		Tanya Ishikawa Green		
		7160700001 1	B Typ:01 Sea:0023 Spl:01	
	<u>A</u>	7162730001 1	B Typ:01 Seq:0023 Spl:01	7.1.0.0 / 011002

JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$80.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY PENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHOUT AFFECTING THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
SPENDING LIMITS OF, AND WITHER LEVENUE AND
SPENDING LIMITS OF, AND WITHER EVENUE AND
SPENDING LIMITS OF, AND WITHER LAW?" REFERENDUM A

Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO REFERENDUM B

Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO REGIONAL TRANSPORTATION DISTRICT

REFERENDUM 4A

SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE
INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER
ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER
BY INCREASING THE RATE OF SALES TAX LEVIED BY THE
DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE
CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT
COMMENCING JANUARY 1, 2005 AND, IN CONNECTION
THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT
DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT
COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND
TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION
AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT
SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE
LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING
PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE,
INCLUDING THE USE OF SMALLER BUSES AND VANS AND
ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS
SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY
THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE
APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS,
NOTES, OR OTHER MULTIFLE-FISCAL YEAR OBLIGATIONS
INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A
LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT
THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH
OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL
REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL
FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE
CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY
DETERMINE, AND WITH SUCH REVENUES AS RAISED BY THE
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT
DELIGATIONS AND ANY INVESTMENT IT ROOM FOR THE
REVENUE AND SPENDING RESTRICTIONS CONTAINED IN
SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION
UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF
TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR
THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS
THAN SIX-TENTHS OF ONE PERCENT? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE
AGGREGATE 0.1 PERCENT SALES AND USE TAXES
CURRENTLY LEVIED AND COLLECTED BY THE DENVER
METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES
DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30,
2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES
WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO
CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION
PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO
CONSTITUTION AND WHILE MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014
PERCENT?

SALES AND USE TAX TO .054 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THE 2004-2005 BUDGET YEAR AND FINE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT HIMTED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT'-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT OCONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;

"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX JEFFERSON COUNTY R-1 SCHOOL DISTRICT SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX
REVENUES THAT WOULD BE PROVIDED BY THE GENERAL
FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT
SUCH INCREASE AND, TOGETHER WITH REVENUES FROM
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
THE EARNINGS ON SUCH TAXES AND REVENUES, TO
CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING
CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR
WITHOUT LIMITATION BY THE REVENUE AND SPENDING
LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY
TO COLLECT AND SPEND OTHER REVENUES OR FUNDS
UNDER, ARTICLE X, SECTION 20 OF THE COLORADO
CONSTITUTION OR ANY OTHER LAW?" YES NO

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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 24	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	ALLO SULLER RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left o Black or I	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the	authorized
_	P	RESIDENTIAL ELECTORS (Vote for One Pair)  George W. Bush	(	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican		lim Congress		YES
21		John F. Kerry John Edwards  Democratic		Jim Congrove Republican		
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judg Court be r	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka Chuck Baldwin American Constitution	(	COUNTY COMMISSIONER DISTRICT 2		YES
		Gene Amondson		(Vote for One)		NO
		Stanford E. Andress (Andy)		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County etained in office?
		Walter F. Brown		Republican  Guy Asher Stocking	Court be r	etained in office?
_		Mary Cal Hollis Socialist  Earl F. Dodge		Democratic  COUNTY SHERIFF		YES
40		Howard L. Lydick Prohibition  James E. Harris		(Vote for One)		NO
		Margaret Trowe Socialist Workers  Bill Van Auken		Charles W. Carter		
41		Jim Lawrence Socialist Equality		Democratic	UD-U-A:-	
42		Write-in		Ted B. Mink Republican	and ballo	sues referred by the general assembly olitical subdivision are listed by letter, ot issues initiated by the people are
	U	NITED STATES SENATOR (Vote for One)	Shall Jud	COURT OF APPEALS  dge James S. Casebolt of the Colorado	issue is a or existir	merically. A 'yes' vote on any ballot a vote in favor of changing current law ng circumstances, and a 'no' vote on
_			Court of A	Appeals be retained in office?	any ballo current la	of issue is a vote against changing aw or existing circumstances."
		Pete Coors Republican		YES	Shall there concerning r	AMENDMENT 34 be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting
		Ken Salazar Democratic		NO	laws that limi caused by a workmanlike include const	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining "good and workmanlike manner' to truction that is suitable for its intended purposes; and ceptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
		Victor Good Colorado Reform			permitting ex governmenta lengths on fili	ceptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
48		Douglas "Dayhorse" Campbell American Constitution		dge Dennis A. Graham of the Colorado Appeals be retained in office?		
		Richard Randall Libertarian				YES
		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated		NO	SHALL STAT THROUGH	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR
		Write-in	Shall Jud Appeals I	ge Arthur P. Roy of the Colorado Court of pe retained in office?	HEALTH R THEREWITH INCREASE S BY WHOLES	ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER
54	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7 (Vote for One)		YES	CIGARETTE HANDLING, PRODUCTS PERCENT O SUCH TOB REQUIRING PERCENTAG	ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY FITHE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE VIT EXPAND ELIGIBILITY FOR AND INCREASE THROUGH PRIMARY MEDICAL CARE THROUGH
		Bob Beauprez Republican		NO	REVENUES ENROLLMEN FUND COMP CERTAIN (	TO EXPAND ELIGIBILITY FOR AND INCREASE IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
		Dave Thomas	Shall Jud	ge Daniel Marc Taubman of the Colorado	FDUCATION	PROGRAMS AND PREVENTION FARLY
		Clyde J. Harkins American Constitution	Court of A	Appeals be retained in office?	PENSION FU TAX LOSSI CIGARETTE:	JND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPPLATIONS OF ADDITIONAL TOBACCO TAY
	REG	American Constitution  ENT OF THE UNIVERSITY OF	0	YES	REVENUES FOR APPRO 1, 2005; ALL	SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX EOR AND LEAST HE LATER AND TO
		(Vote for One)		NO	SERVE POP HEALTH PL PROGRAM A A STATE F	AND THEATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE JIND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED JORNATIONS FOR SUCH PROGRAMS ON JANUARY COWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF SISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INOR; PROHIBITING THE REPEAL OR REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER
		Jennifer Mello Democratic		ge John R. Webb of the Colorado Court of be retained in office?	MEMBERS C THE GOVER OF EXISTING TOBACCO	OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INDR: PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
		Steve Bosley Republican			APPROPRIA	PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES CTATLICON LIMITATION ON CENERAL FILIND
		Daniel Ong Libertarian		YES	FROM THE APPROPRIA SPENDING L	STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING IMITATION?
		STATE SENATE		NO		YES
		<b>DISTRICT 19</b> (Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT		NO
		Sue Windels Democratic	Shall Ju	dge Stephen M. Munsinger of the 1st		
		Jessica Corry Republican	Judicial L	notific by totalined iff Office:	Shall there	AMENDMENT 36 be an amendment to the Colorado constitution
<b>=</b>	S	STATE REPRESENTATIVE DISTRICT 24 (Vote for One)		YES	and, in con	opular proportional selection of presidential electors, nectoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting
					results and presidential	the potential recounting of votes in elections for electrons and in the election on this proposed
		Cheri Jahn Democratic	Shall Jud	ge Judy Archuleta of the Jefferson County	electors and expedited ba	granting the Colorado supreme court original r the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an sist; and authorizing the general assembly to enact
		Shawn Elke Glazer Libertarian	Court be	retained in office?	any of the pro	change the manner of selecting presidential electors or contained in this amendment?
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)		YES NO		NO
		Mary A. Malatesta Democratic				
		Scott Storey Republican				
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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal,	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY	
biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to	DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT	
establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;  * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND  * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX	
YES NO	REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY	
REFERNDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state	TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES	○ NO	
REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
YES NO	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL;  'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS:	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY PEROVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
CÜRRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL THANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT SE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFORE BATE OF INTEREST AND INCLUDING DEBT	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT. ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF	
THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEET OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTRINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	THE COLORADO CONSTITUTION OR ANY OTHER LAW?*  YES  NO	
YES		
NO		
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT. RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE WITHOUT THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY		
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0136 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .064 PERCENT; SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF ARVADA QUESTION 2A  AMENDMENT TO THE CHARTER FOR THE CITY OF ARVADA Shall Section 3.2 of the Arvada City Charter be amended to change the date for regular municipal elections to the first Tuesday in November in odd-numbered years?  YES		
O NO		

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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 25	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mo Blue pen to mark your ballot.	re than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	C	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	Ige James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican				VEO
21		John F. Kerry John Edwards Democratic	$\bigcirc$	Jim Congrove Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Jud Court be	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform	$\bigcirc$	Tanya Ishikawa Green		
		Michael Anthony Peroutka Chuck Baldwin American Constitution	C	COUNTY COMMISSIONER		YES
		Gene Amondson		DISTRICT 2 (Vote for One)		NO
		Stanford E. Andress (Andy)		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County
		Irene M. Deasy Unaffiliated Walter F. Brown		Republican  Guy Asher Stocking	Court be i	retained in office?
		Mary Cal Hollis Socialist  Earl F. Dodge		Demócratic  COUNTY SHERIFF		YES
		Howard L. Lydick Prohibition		(Vote for One)		NO
40		James E. Harris Margaret Trowe Socialist Workers		Ohaulaa W. Oart		
41		Bill Van Auken Jim Lawrence Socialist Equality	_	Charles W. Carter Democratic		
42		Write-in		Ted B. Mink Republican	"Ballot is or any po and ball	sues referred by the general assembly plitical subdivision are listed by letter, pt issues initiated by the people are
	U	NITED STATES SENATOR (Vote for One)	Shall lud	COURT OF APPEALS ge James S. Casebolt of the Colorado	listed nu	merically. A 'yes' vote on any ballot a vote in favor of changing current law ng circumstances, and a 'no' vote on
				ppeals be retained in office?	any ballo	of issue is a vote against changing aw or existing circumstances."
		Pete Coors Republican		YES	Shall there concerning in	AMENDMENT 34 be an amendment to the Colorado constitution recovery of damages relating to construction of real
		Ken Salazar Democratic	$\bigcirc$	NO	property implaws that limit caused by a workmanlike	provements, and, in connection therewith, prohibiting t or impair a property owner's right to recover damages t failure to construct an improvement in a good and manner: defining "good and workmanlike manner" to
		Victor Good Colorado Reform			include cons permitting ex governmenta lengths on fili	be an amendment to the Colorado constitution recovery of damages relating to construction of real provements, and, in connection therewith, prohibiting it or impair a property owner's right to recover damages it aliure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ing lawsuits?
		Douglas "Dayhorse" Campbell American Constitution		ge Dennis A. Graham of the Colorado ppeals be retained in office?		
49		Richard Randall				YES
51		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated		NO	SHALL STAT	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY
		Write-in	Shall Judg	ge Arthur P. Roy of the Colorado Court of e retained in office?	THROUGH HEALTH R THEREWITH INCREASE S	TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTIONS OF THE MANUFACTURER'S LIST PRICE; INCREASING IACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
	REPRES	ENTATIVE TO THE 109th UNITED	Appeals b	e retained in Onice :	BY WHOLES CIGARETTE HANDLING, PRODUCTS	SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY
		STATES CONGRESS DISTRICT 7 (Vote for One)		YES	PERCENT O SUCH TOE REQUIRING PERCENTAGE	F THE MANUFACTURER'S LIST PRICE; INCREASING IACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TORACCO TAX
		Bob Beauprez Republican		NO	REVENUES ENROLLMEI FUND COMI	TO EXPAND ELIGIBILITY FOR AND INCREASE YT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
		Dave Thomas	Shall Jud	ge Daniel Marc Taubman of the Colorado	EDUCATION DETECTION	I PROGRAMS, AND PREVENTION, EARLY
		Democratic  Clyde J. Harkins	Court of A	ppeals be retained in office?	PENSION FI TAX LOSS CIGARETTE	JUDD, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT
	REG	Clyde J. Harkins American Constitution  ENT OF THE UNIVERSITY OF		YES	REVENUES FOR APPRO 1, 2005; ALI	OPHIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY LOWING THE USE OF ADDITIONAL TOBACCO TAX
		COLORADO AT LARGE (Vote for One)		NO	SERVE POF HEALTH PL PROGRAM	FUR ANY MEALIH HELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF
		Jennifer Mello	Shall Jude	ge John R. Webb of the Colorado Court of	A STATE I MEMBERS O THE GOVER OF EXISTIN	UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE DE EACH HOUSE OF THE GENERAL ASSEMBLY AND RINOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
		Democratic		e retained in office?	FOR PURP COLORADO	TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING
		Steve Bosley Republican		YES	FROM THE APPROPRIA	TIONS OF ADDITIONAL TOBACCO TAX REVENUES STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING IMITATION?
		Daniel Ong Libertarian		NO	S. ENDING!	YES
		STATE SENATE DISTRICT 19 (Vote for One)				
		, ,	<u>.</u> .	DISTRICT JUDGE 1st JUDICIAL DISTRICT		NO
		Sue Windels Democratic	Shall Jud Judicial D	lge Stephen M. Munsinger of the 1st istrict be retained in office?		
		Jessica Corry Republican		WE9	concerning p	AMENDMENT 36 be an amendment to the Colorado constitution popular proportional selection of presidential electors, nection therewith, creating procedures for allocating
	S	STATE REPRESENTATIVE DISTRICT 24 (Vote for One)		YES NO	Colorado's e United States state for eac amendment presidential	electoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election, setting trees and timelines that govern the certification of election
		Cheri Jahn		COUNTY JUDGE, JEFFERSON	regults and	the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original or the adjudication of all contests concerning presidential
		Shawn Elke Glazer		ge Judy Archuleta of the Jefferson County etained in office?	electors and expedited battering to legislation to	requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or ocedures contained in this amendment?
		DISTRICT ATTORNEY		YES	any or the ph	YES
		1st JUDICIAL DISTRICT (Vote for One)		NO		NO
		Mary A. Malatesta Democratic				
		Scott Storey Republican				

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" AMENDMENT 37

Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 5% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment? YES NO REFERENDUM A

Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO REFERENDUM B
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO REGIONAL TRANSPORTATION DISTRICT

REFERENDUM 4A

SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOADD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL FEVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE
AGGREGATE 0.1 PERCENT SALES AND USE TAXES
CURRENTLY LEVIED AND COLLECTED BY THE DENVER
METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES
DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30,
2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES
WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO
CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION
PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO
CONSTITUTION AND WHILE MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO

	Ā	JEFFERSON COUNTY	STATE OF COLORADO	C November 2, 2004
11		Ballot Style: 26	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left of any candidate. Do not vote for mor Black or Blue pen to mark your ballot.	re than the authorized
	Р	PRESIDENTIAL ELECTORS	COUNTY COMMISSIONER	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
		(Vote for One Pair)  George W. Bush	<b>DISTRICT 1</b> (Vote for One)	County Court be retained in onice:
21		Dick Cheney Republican  John F. Kerry	Jim Congrove Republican	YES
		John Edwards Democratic  Michael Badnarik	Scott Benefield	○ NO
		Richard V. Campagna Libertarian  David Cobb	Steven Gallant	Shall Judge Tina L. Olsen of the Jefferson County
		Patricia LaMarche Green Ralph Nader	Tanya Ishikawa	Court be retained in office?
		Peter Miguel Camejo Colorado Reform  Michael Anthony Peroutka	COUNTY COMMISSIONER	YES
		Chuck Baldwin American Constitution  Gene Amondson	(Vote for One)	○ NO
		Leroy Pletten Concerns of People  Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Shall Judge Roy Olson of the Jefferson County
		Walter F. Brown	Guy Asher Stocking	Court be retained in office?
		Mary Cal Hollis Socialist  Earl F. Dodge	COUNTY SHERIFF	YES
40		Howard L. Lydick Prohibition  James E. Harris	(Vote for One)	○ NO
41		Margaret Trowe Socialist Workers Bill Van Auken	Charles W. Carter	
42		Jim Lawrence Socialist Equality Write-in	Democratic  Ted B. Mink	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
	U	INITED STATES SENATOR	Republican  COURT OF APPEALS	and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot
		(Vote for One)	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing
		Pete Coors	YES	current law or existing circumstances."  AMENDMENT 34
		Republican  Ken Salazar	○ NO	Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real property improvements, and, in connection therewith, prohibiting laws that limit or impair a property owner's right to recover damages caused by a failure to construct an improvement in a good and workmanilke manner' to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, afford governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?
		Democratic  Victor Good		workmanlike manner, defining "good and workmanlike manner" to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, afford
		Colorado Reform  Douglas "Dayhorse" Campbell American Constitution	Shall Judge Dennis A. Graham of the Colorado	engths on filing lawsuits?
49		Richard Randall	Court of Appeals be retained in office?	YES
		Libertarian  John R. Harris	YES	○ NO
52		Independent Finn Gotaas	NO	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY
		Unaffiliated Write-in	Shall Judge Arthur P. Roy of the Colorado Court of	SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTIONS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLIMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO
	REPRES	SENTATIVE TO THE 109th UNITED	Appeals be retained in office?	BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO
		STATES CONGRESS DISTRICT 7 (Vote for One)	YES	PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TORACCO TAX
		Bob Beauprez	○ NO	FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH
		Republican  Dave Thomas	Shall Judge Daniel Marc Taubman of the Colorado	CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE
		Clyde J. Harkins	Court of Appeals be retained in office?	CARDIOVASCULAR AND PULMONART DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS: SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED PROCESSION OF AND ADDROPADIATIONS EOR SIGNED PROCESSION OF ADDITIONAL OR SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED PROCESSION OF ADDITIONAL OR SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED PROCESSION OF ADDITIONAL OR SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED PROCESSION OF ADDITIONAL OR SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED PROCESSION OF ADDITIONAL OR SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED PROCESSION OF ADDITIONAL OR SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED PROCESSION OF ADDITIONAL OR SUBSTITUTED FOR ADDROPADIATIONS EOR SIGNED FOR EXAMINED FOR ADDROPADIATIONS EOR SIGNED FOR EXAMINED FOR EXAMIN
	REG	Américan Constitution  ENT OF THE UNIVERSITY OF	YES	REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS EN
		COLORADO AT LARGE (Vote for One)	○ NO	SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION OF A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE
		Jennifer Mello	Shall Judge John R. Webb of the Colorado Court of	SERVE POPULATIONS EIROPULLED IN THE CHILDHER'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION OF A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAY BEVENUES EDOMERS AND GRADE SERVING.
		Democratic  Steve Bosley Republican	Appeals be retained in office?	FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES
		Republican  Daniel Ong Libertarian	YES	FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
		STATE SENATE	○ NO	YES
		<b>DISTRICT 19</b> (Vote for One)	DISTRICT JUDGE 1st JUDICIAL DISTRICT	O NO
		Sue Windels Democratic	Shall Judge Stephen M. Munsinger of the 1st Judicial District be retained in office?	
		Jessica Corry Republican	Dation by Folding III Office:	AMENDMENT 36  Shall there be an amendment to the Colorado constitution respective provides a constitution described the colorado constitut
	5	STATE REPRESENTATIVE	YES	concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating Colorado's electoral votes for president and vice-president of the United States, based on the proportion of ballots that are cast in this state for each presidential ticket; making the terms of the proposed
		DISTRICT 27 (Vote for One)	NO	amendment effective so that popular proportional selection of presidential electors applies to the 2004 general election; setting forth procedures and timelines that govern the certification of election
		Chris Rose Democratic	COUNTY JUDGE, JEFFERSON	<ul> <li>results and the potential recounting of votes in elections for presidential electors and in the election on this proposed amendment; granting the Colorado supreme court original jurisdiction for the adjudication of all contests concerning presidential</li> </ul>
		Bill Crane Republican	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enact legislation to change the manner of selecting presidential electors or any of the procedures contained in this amendment?
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	YES	YES
		(Vote for One)	○ NO	O NO
		Mary A. Malatesta Democratic		
		Scott Storey Republican		

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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal,	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY	
biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to	DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT	
establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;  * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND  * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX	
YES NO	REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY	
REFERNDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state	TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES	○ NO	
REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
YES NO	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL;  'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS:	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY PEROVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
CÜRRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL THANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT SE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFORE BATE OF INTEREST AND INCLUDING DEBT	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT. ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF	
THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEET OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTRINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	THE COLORADO CONSTITUTION OR ANY OTHER LAW?*  YES  NO	
YES		
NO		
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT. RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE WITHOUT THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY		
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0136 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .064 PERCENT; SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF ARVADA QUESTION 2A  AMENDMENT TO THE CHARTER FOR THE CITY OF ARVADA Shall Section 3.2 of the Arvada City Charter be amended to change the date for regular municipal elections to the first Tuesday in November in odd-numbered years?  YES		
O NO		

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	A	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 27	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	AND SULTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left of Black or E	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair)  George W. Bush	(	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican				V=0
21		John F. Kerry John Edwards Democratic		Jim Congrove Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judg Court be r	ge Tina L. Olsen of the Jefferson County etained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka Chuck Baldwin American Constitution	(	COUNTY COMMISSIONER		YES
		Gene Amondson		<b>DISTRICT 2</b> (Vote for One)		NO
		Stanford E. Andress (Andy) Irene M. Deasy  Concerns of People  Unaffiliated		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County
		Irene M. Deasy Unaffiliated Walter F. Brown		Republican  Guy Asher Stocking	Court be r	etained in office?
		Mary Cal Hollis Socialist Earl F. Dodge		Democratic  COUNTY SHERIFF		YES
		Howard L. Lydick Prohibition		(Vote for One)		NO
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
42		Write-in		Ted B. Mink Republican	and ballo	sues referred by the general assembly plitical subdivision are listed by letter, of issues initiated by the people are
_	U	NITED STATES SENATOR (Vote for One)	Shall Jud	COURT OF APPEALS dge James S. Casebolt of the Colorado	issue is a	merically. A 'yes' vote on any ballot a vote in favor of changing current law ng circumstances, and a 'no' vote on
			Court of A	Appeals be retained in office?	any ballo	of issue is a vote against changing wor existing circumstances."
		Pete Coors Republican		YES	Shall there concerning r	be an amendment to the Colorado constitution ecovery of damages relating to construction of real
		Ken Salazar Democratic		NO	laws that limi caused by a workmanlike	failure to construct an improvement in a good and manner; defining "good and workmanlike manner" to
		Victor Good Colorado Reform			permitting ex governmenta lengths on fili	be an amendment to the Colorado constitution ecovery of damages relating to construction of real royements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to ruction that is suitable for its intended purposes; and ceptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum ng lawsuits?
		Douglas "Dayhorse" Campbell American Constitution		dge Dennis A. Graham of the Colorado Appeals be retained in office?		
49		Richard Randall Libertarian				YES
		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated		NO	SHALL STAT THROUGH	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR
53		Write-in	Shall Jud Appeals I	ge Arthur P. Roy of the Colorado Court of pe retained in office?	HEALTH R THEREWITH INCREASE S BY WHOLES	ELATED PURPOSES, AND, IN CONNECTION , AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES VALERS OF THREE AND TWO-TENTHS CENTS PER
_	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7		YES	CIGARETTE HANDLING, PRODUCTS PERCENT O SUCH TOB REQUIRING	ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETIES ALLERS OF THREE AND TWO-TEMTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY FITH MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH
		(Vote for One) <b>Bob Beauprez</b> Republican		NO	REVENUES ENROLLMEN FUND COMP	TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH
_		Republican Dave Thomas	Shall Jud	ge Daniel Marc Taubman of the Colorado	FDUCATION	COLORADO QUALIFIED PROVIDERS, TOBACCO PROGRAMS, AND PREVENTION, EARLY , AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO
		Democratic	Court of A	Appeals be retained in office?	PENSION FU TAX LOSSI CIGARETTE	IND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT
	BEG	Clyde J. Harkins American Constitution  ENT OF THE UNIVERSITY OF		YES	THE APPR REVENUES FOR APPRO 1, 2005; ALL	OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX
		COLORADO AT LARGE (Vote for One)	) ()	NO	REVENUES SERVE POP HEALTH PL PROGRAM A A STATE F MEMBERS C	AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE JIND, AND LOCAL GOVERNMENTS FOR TOBACCO SE RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS: SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED JURIATIONS FOR SUCH PROGRAMS ON JANUARY COWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE IS OF JANUARY 1, 2005, UPON A DECLARATION OF SISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER
		Jennifer Mello Democratic		ge John R. Webb of the Colorado Court of pe retained in office?	THE GOVER OF EXISTING TOBACCO TOBACCO	INOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING
		Steve Bosley Republican			APPROPRIA	PRODUCTS; EXCLUDING ALL ADDITIONAL FAX REVENUES FROM FISCAL YEAR SPENDING SDES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVANUES STATUTORY LIMITATION ON GENERAL FUND
		Daniel Ong Libertarian		YES	APPROPRIA SPENDING L	TIONS GROWTH OR ANY OTHER EXISTING
		STATE SENATE DISTRICT 19		NO		YES
		(Vote for One)		DISTRICT JUDGE 1st Judicial district		NO
		Sue Windels Democratic	Shall Ju	dge Stephen M. Munsinger of the 1st District be retained in office?		
		Jessica Corry Republican			Shall there	AMENDMENT 36 be an amendment to the Colorado constitution oppular proportional selection of presidential electors,
	S	TATE REPRESENTATIVE DISTRICT 27 (Vote for One)		YES	and, in con	pection therewith, creating procedures for allocating lectoral votes for president and vice-president of the b, based on the proportion of ballots that are cast in this n presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting
		Chris Rose		COUNTY JUDGE, JEFFERSON	results and presidential	the potential recounting of votes in elections for electors and in the election on this proposed
		Democratic	Shall Jud	ge Judy Archuleta of the Jefferson County	electors and expedited ba	granting the Colorado supreme court original r the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an sist; and authorizing the general assembly to enact change the manner of selecting presidential electors or
		Bill Crane Republican	Court be	retained in office?  YES	any of the pro	change the manner of selecting presidential electors or occurrence contained in this amendment?  YES
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)		NO		NO
		Mary A. Malatesta Democratic				
		Scott Storey Republican				
	1				İ	

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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" AMENDMENT 37

Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 5% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment? YES NO REFERENDUM A

Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO REFERENDUM B
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO REGIONAL TRANSPORTATION DISTRICT

REFERENDUM 4A

SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOADD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL FEVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE
AGGREGATE 0.1 PERCENT SALES AND USE TAXES
CURRENTLY LEVIED AND COLLECTED BY THE DENVER
METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES
DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30,
2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES
WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO
CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION
PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO
CONSTITUTION AND WHILE MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO

	A	JEFFERSON COUNTY	STATE OF COLORADO	November 2, 2004
11 🖩		Ballot Style: 28	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left of any candidate. Do not vote for mor Black or Blue pen to mark your ballot.	e than the authorized
	Р	RESIDENTIAL ELECTORS	COUNTY COMMISSIONER	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?
		(Vote for One Pair)  George W. Bush	<b>DISTRICT 1</b> (Vote for One)	County Court be retained in onice?
21		Dick Cheney Republican  John F. Kerry	Jim Congrove	YES
		John Edwards Democratic  Michael Badnarik	Republican  Scott Benefield	○ NO
		Richard V. Campagna Libertarian  David Cobb	Democratic  Steven Gallant	Shall Judge Tina L. Olsen of the Jefferson County
		Patricia LaMarche Green	Libertarian  Tanya Ishikawa	Court be retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform	Green	YES
_		Michael Anthony Peroutka Chuck Baldwin American Constitution	COUNTY COMMISSIONER DISTRICT 2 (Vote for One)	
		Gene Amondson Leroy Pletten Concerns of People		NO
_		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		Shall Judge Roy Olson of the Jefferson County Court be retained in office?
		Walter F. Brown Mary Cal Hollis Socialist	Guy Asher Stocking Democratic	
		Earl F. Dodge Howard L. Lydick Prohibition	COUNTY SHERIFF (Vote for One)	YES
40		James E. Harris Margaret Trowe Socialist Workers		○ NO
41		Bill Van Auken Jim Lawrence Socialist Equality	Charles W. Carter Democratic	
42		Write-in	Ted B. Mink Republican	"Ballot issues referred by the general assembly or any political subdivision are listed by letter,
	U	NITED STATES SENATOR (Vote for One)	COURT OF APPEALS	and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law
		( 22. 2. 3/	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	or existing circumstances, and a no vote on any ballot issue is a vote against changing current law or existing circumstances."
		Pete Coors Republican	YES	AMENDMENT 34
		Ken Salazar Democratic	○ NO	properly improvements, and, in connection therewith, prohibiting laws that limit or impair a properly owner's right to recover damages caused by a failure to construct an improvement in a good and
		Victor Good Colorado Reform		Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real property improvements, and, in connection therewith, prohibiting laws that limit or impair a property owner's right to recover damages caused by a failure to construct an improvement in a good and workmanlike "manner," defining "good and workmanlike manner" to include construction that is suitable for its intended purposes; and permitting exceptions for laws that limit punitive damages, afford governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?
		Douglas "Dayhorse" Campbell American Constitution	Shall Judge Dennis A. Graham of the Colorado	lengths on filing lawsuits?
49		Richard Randall	Court of Appeals be retained in office?	YES
		Libertarian  John R. Harris	YES	○ NO
		Independent Finn Gotaas	NO	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY
<b>—</b>		Unaffiliated	Shall Judge Arthur P. Roy of the Colorado Court of	SHALL STATE TAXES BE INCREASED \$175 MILLION ANNOBLIT THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO
54	REPRES	Write-in  ENTATIVE TO THE 109th UNITED	Appeals be retained in office?	THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDRENS BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH
		STATES CONGRESS DISTRICT 7	YES	PRODUCTS BY DISTRIBUTIONS AT THE HATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED
		(Vote for One)  Bob Beauprez	○ NO	PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH
		Republican  Dave Thomas	Shall Judge Daniel Marc Taubman of the Colorado	CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO
		Democratic	Court of Appeals be retained in office?	CAMPIONASCLAR AND PULMONART DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR ADDROPRIZED FOR SOME ON INMITIARY
	DEC	Clyde J. Harkins American Constitution	YES	THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005. ALLOWING THE LISE OF ADDITIONAL TORACCO TAX
	HEG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)		FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY  1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE RECORDANA SCELANIARY 4 2006 LIDANA DECLARATION OF
_			NO	SERVE FOR CAITIONS ENROLLED IN THE CHILDPARY BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION OF A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EVICTING TAYES MODOSED ON PROPEAL OR REDUCTION
		Jennifer Mello Democratic	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	THE GOVERNOR, FROMINIENT THE REPAIL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING
		Steve Bosley Republican	VEO	APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENDES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING
		Daniel Ong Libertarian	YES	SPENDING LIMITATION?
		STATE SENATE DISTRICT 19 (Vote for One)	DISTRICT JUDGE	YES
_		Sue Windels	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	
		Democratic  Jessica Corry	Judicial District be retained in office?	AMENDMENT 36 Shall there be an amendment to the Colorado constitution
	s	Republican  STATE REPRESENTATIVE	YES	concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating Colorado's electoral votes for president and vice-president of the United States based on the proportion of ballots that are cast in this
		DISTRICT 29 (Vote for One)	NO	state for each presidential ticket; making the terms of the proposed amendment effective so that popular proportional selection of presidential electors applies to the 2004 general election; setting forth procedures and timelines that govern the certification of election
		Debbie J. Benefield	COUNTY JUDGE, JEFFERSON	results and the potential recounting of votes in elections for presidential electors and in the election on this proposed amendment; granting the Colorado supreme court original jurisdiction for the adjudication of all contests concerning presidential
		Bob Briggs Republican	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enact legislation to change the manner of selecting presidential electors or any of the procedures contained in this amendment?
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT	YES	YES
		(Vote for One)	NO	○ NO
		Mary A. Malatesta Democratic		
		Scott Storey Republican		
			Y	

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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal,	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY	
biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to	DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT	
establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;  * MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND  * ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX	
YES NO	REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY	
REFERNDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state	TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES	○ NO	
REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
YES NO	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL;  'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS:	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY PEROVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
CÜRRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL THANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT SE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFORE BATE OF INTEREST AND INCLUDING DEBT	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT. ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF	
THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEET OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTRINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	THE COLORADO CONSTITUTION OR ANY OTHER LAW?*  YES  NO	
YES		
NO		
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT. RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE WITHOUT THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY		
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0136 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .064 PERCENT; SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF ARVADA QUESTION 2A  AMENDMENT TO THE CHARTER FOR THE CITY OF ARVADA Shall Section 3.2 of the Arvada City Charter be amended to change the date for regular municipal elections to the first Tuesday in November in odd-numbered years?  YES		
O NO		

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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 29	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	AND SULFA RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for moi Blue pen to mark your ballot.	e than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	C	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican		lim Congrove		YES
21		John F. Kerry John Edwards  Democratic		<b>Jim Congrove</b> Republican		
		Michael Badnarik Richard V. Campagna Libertarian	0	Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Jud Court be	ge Tina L. Olsen of the Jefferson County etained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka	(	COUNTY COMMISSIONER		YES
		Chuck Baldwin American Constitution  Gene Amondson		<b>DISTRICT 2</b> (Vote for One)		NO
		Leroy Pletten Concerns of People		J. Kevin McCasky	Shall lud	ge Roy Olson of the Jefferson County
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	) (	Republican	Court be	retained in office?
		Walter F. Brown Mary Cal Hollis Socialist		Guy Asher Stocking  Democratic		
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		YES
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
		Write-in		Ted B. Mink Republican	"Ballot is	sues referred by the general assembly blitical subdivision are listed by letter,
43	U	NITED STATES SENATOR		COURT OF APPEALS	and ballo	ot issues initiated by the people are merically. A 'yes' vote on any ballot
44		(Vote for One)		ge James S. Casebolt of the Colorado appeals be retained in office?	or existing	n vote in favor of changing current law ng circumstances, and a 'no' vote on ot issue is a vote against changing
		Pete Coors		YES		AMENDMENT 34
		Republican  Ken Salazar		NO	concerning r property imp laws that limi	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages
		Democratic  Victor Good	)		caused by a workmanlike include cons permitting ex	be an amendment to the Colorado constitution ecovery of damages relating to construction of real royements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum ng lawsuits?
=		Colorado Reform	Shall luc	lge Dennis A. Graham of the Colorado	governmenta lengths on fili	I immunity, or impose time limits of specified minimum ng lawsuits?
		Douglas "Dayhorse" Campbell American Constitution	Court of A	Appeals be retained in office?		VEC
		Richard Randall Libertarian				YES
51		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated	0	NO	THROUGH	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR
		Write-in	Shall Jud Appeals b	ge Arthur P. Roy of the Colorado Court of e retained in office?	THEREWITH INCREASE S BY WHOLES	ELATED PURPOSES, AND, IN CONNECTION , AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES ALERS OF THREE AND TWO-TENTHS CENTS PER
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			CIGARETTE HANDLING, PRODUCTS PERCENT O	ALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE MATE OF TWENTY FITHE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH JOLORADO QUALIFIED PROVIDERS. TOBACCO
		DISTRICT 7 (Vote for One)		YES	SUCH TOB REQUIRING PERCENTAC	ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED BES OF THE ADDITIONAL TOBACCO TAX
		Bob Beauprez Republican		NO	ENROLLMEN FUND COMP CERTAIN C	TI IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
		Dave Thomas Democratic		ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	DETECTION CARDIOVAS COMPENSA	PROGRAMS, AND PREVENTION, EARLY , AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE
		Clyde J. Harkins American Constitution	Oddit of F	appears be retained in onice:	PENSION FO TAX LOSS CIGARETTE THE APPR	JND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX
	REG	ENT OF THE UNIVERSITY OF	0	YES	REVENUES FOR APPRO 1, 2005; ALL REVENUES	SHALL BE IN ADDITION TO AND NOT SUBSTITUTED  PRIATIONS FOR SUCH PROGRAMS ON JANUARY  OWING THE USE OF ADDITIONAL TOBACCO TAX  FOR ANY HEALTH RELATED PURPOSE AND TO
		COLORADO AT LARGE (Vote for One)		NO	SERVE POP HEALTH PL PROGRAM	ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE IS OF JANUARY 1, 2005, UPON A DECLARATION OF
		Jennifer Mello	Shall Jud	ge John R. Webb of the Colorado Court of	MEMBERS C THE GOVER OF EXISTIN	INDICAL LINERGEINGT OF THE MOUTHINDS OF THE FEACH HOUSE OF THE GENERAL ASSEMBLY AND INOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER
		Democratic  Steve Bosley		e retained in office?	TOBACCO TOBACCO FOR PURPO COLORADO	OLDHARD GOALIFIED PROVIDERS, TOBACCO PROGRAMS, AND PREVENTION, EARLY AND TREATMENT OF CANCER AND CLUAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE JUND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE SOF JANUARY 1, 2005, UPON A DECLARATION OF ISCAL EMERGENCY BY TWO-THIRDS OF THE FEACH HOUSE OF THE GENERAL ASSEMBLY AND INOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING SES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES
_		Republican  Daniel Ong		YES	I I I COW TITLE	TIONS GROWTH OR ANY OTHER EXISTING
		Libertarian  STATE REPRESENTATIVE		NO		YES
		DISTRICT 23 (Vote for One)				NO
_		,	01- 11	DISTRICT JUDGE 1st JUDICIAL DISTRICT		
		Ramey Johnson Republican	Snall Jud Judicial D	dge Stephen M. Munsinger of the 1st istrict be retained in office?		
		Gwyn Green Democratic		WEO	concerning p and, in con	AMENDMENT 36 be an amendment to the Colorado constitution oppular proportional selection of presidential electors, nection therewith, creating procedures for allocating
		Michael T. McKinzie Libertarian		YES	Colorado's e United States state for each amendment	lectoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this n presidential ticket; making the terms of the proposed effective so that popular proportional selection of
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		NO	presidential of forth proceduresults and	electors applies to the 2004 general election; setting res and timelines that govern the certification of election the notential recounting of votes in elections for
		(Vote for One)		COUNTY JUDGE, JEFFERSON	electors and	electors and in the election on this proposed granting the Colorado supreme court original rebeating the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an extensi
		Mary A. Malatesta Democratic	Court be	ge Judy Archuleta of the Jefferson County retained in office?	legislation to	isis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occurred contained in this amendment?
		Scott Storey Republican		YES		YES
				NO		NO

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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, because the content of the content	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINED BY THE COLLECTION OF AD VINLOGEM	
biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; imiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from	DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC	
using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;  'MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND  'ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;  WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL	
YES  NO  REFERENDUM A	FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS	
Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES	NO	
REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$223.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL;  'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS;	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY PEROVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE ARRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFONDING BONDS THAT MAY BE ISSUED AS A	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO  EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION,  WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND  SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR  TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,  NOT INCONSISTENT HEREWITH, AS THE BOARD OF  EDUCATION MAY DETERMINE, AND IN CONNECTION  THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM  PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT  TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDIS,  AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE  SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND  ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS  AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND  SPENDING LIMITS OF, AND WITHOUT AFFECTING THE  DISTRICTS ABILITY TO COLLECT AND SPEND ANY OTHER	
LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTIHS OF ONE PERCENT?	REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*  YES  NO	
YES		
NO NO		
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT		
SALES AND USE TAX TO .0555 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF GOLDEN QUESTION 2A Shall The City Of Golden's Home Rule Charter, Section 4.2 General Municipal Elections, First Sentence Be Amended To Read 'General Municipal Elections Shall Be Held On The First Tuesday in November In Each Odd Numbered Year."?		
YES NO		

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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 30	JE	STATE OF COLORADO IFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFER	SON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval to number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mo	ore than the a	uthorized
	D	RESIDENTIAL ELECTORS		COLINITY COMMISSIONED	Shall Judge	a James C. Domlow of the Jofferson
	_ P	(Vote for One Pair)	(	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	County Cou	e James C. Demlow of the Jefferson int be retained in office?
	$\bigcirc$	George W. Bush Dick Cheney Republican		(vote for one)		
21		John F. Kerry John Edwards  Democratic		Jim Congrove Republican		YES
	$\bigcirc$	Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield  Democratic		NO
1		David Cobb Patricia LaMarche Green		Steven Gallant	Shall Judge	Tina L. Olsen of the Jefferson County tained in office?
		Ralph Nader		Tanya Ishikawa Green		
		Michael Anthony Peroutka	(	COUNTY COMMISSIONER		YES
		Chuck Baldwin American Constitution  Gene Amondson		<b>DISTRICT 2</b> (Vote for One)		NO
		Leroy Pletten Concerns of People  Stanford F Andress (Andv)		.l Kevin McCasky	Shall Judge	e Roy Olson of the Jefferson County
		Stanford E. Andress (Andy) Irene M. Deasy  Walter F. Brown		J. Kevin McCasky Republican	Court be ret	ained in office?
		Mary Cal Hollis Socialist		Guy Asher Stocking Democratic	-	YES
! <u></u>		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		
40		James E. Harris Margaret Trowe Socialist Workers				NO
41	$\bigcirc$	Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
		Write-in		Ted B. Mink Republican	"Ballot issu	ues referred by the general assembly tical subdivision are listed by letter,
43	U	NITED STATES SENATOR (Vote for One)		COURT OF APPEALS	and ballot listed num issue is a	issues initiated by the people are erically. A 'yes' vote on any ballot yote in favor of changing current law
44		(1.500 101 0110)		dge James S. Casebolt of the Colorado Appeals be retained in office?	or existing any ballot	circumstances, and a 'no' vote on issue is a vote against changing or existing circumstances."
		Pete Coors Republican		YES		AMENDMENT 34
1		Ken Salazar		NO	concerning rec property impro- laws that limit o	overy of damages relating to construction of real vements, and, in connection therewith, prohibiting r impair a property owner's right to recover damages believe to construct an improvement in a good and
1		Democratic  Victor Good			workmanlike m include constru permitting exce	e an amendment to the Colorado constitution overy of damages relating to construction of real yements, and, in connection therewith, prohibiting ir impair a property owner's right to recover damages allure to construct an improvement in a good and anner, defining "good and workmanlike manner" to ction that is suitable for its intended purposes; and ptions for laws that limit punitive damages, afford mmunity, or impose time limits of specified minimum lawsuits?
		Colorado Reform	Shall Jud	dge Dennis A. Graham of the Colorado	lengths on filing	nmunity, or impose time limits of specified minimum lawsuits?
		Douglas "Dayhorse" Campbell American Constitution  Richard Randall		Appeals be retained in office?		YES
		Libertarian  John R. Harris		YES		NO
50		Independent		NO		AMENDMENT 35
52		Finn Gotaas Unaffiliated			SHALL STATE THROUGH AI HEALTH REL	TAXES BE INCREASED \$175 MILLION ANNUALLY DITIONAL TOBACCO TAXES IMPOSED FOR ATED PURPOSES, AND, IN CONNECTION AND ADMINISTRATION OF THE PURPOSES AND ADMINISTRATION OF THE PURPOSES AND ADMINISTRATION OF THE PURPOSES AND ADMINISTRATION OF THE PURPOSE AND ADMINISTRATION OF THE PUR
_		Write-in	Shall Jud Appeals I	ge Arthur P. Roy of the Colorado Court of be retained in office?	INCREASE STA BY WHOLESAL CIGARETTE	TAXES BE INCREASED \$175 MILLION ANNUALLY DOITIONAL TOBACCO TAXES IMPOSED FOR ATED PURPOSES, AND, IN CONNECTION AMENDING THE COLORADO CONSTITUTION TO ATEWIDE TAXES ON THE SALE OF CIGARETTES LERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO Y DISTRIBUTION OF OTHER TOBACCO Y DISTRIBUTIONS AT THE RATE OF TWENTY THE MANUFACTURER'S LIST PRICE; INCREASING CO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED S OF THE ADDITIONAL TOBACCO TAX O EXPAND ELIGIBILITY FOR AND INCREASE IN THE CHILDREN'S BASIC HEALTH PLAN, TO ETHENSIVE PRIMARY MEDICAL CARE THROUGH LORADO QUALIFIED PROVIDERS, TOBACCO
, F	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7			PRODUCTS B PERCENT OF SUCH TOBAC	OR DISTRIBUTION OF OTHER TOBACCO Y DISTRIBUTORS AT THE RATE OF TWENTY I'HE MANUFACTURER'S LIST PRICE; INCREASING I'CO TAXES EFFECTIVE JANUARY 1, 2005;
		(Vote for One)		YES	REQUIRING PERCENTAGE REVENUES TO ENROLLMENT	ANNUAL APPROPRIATIONS OF SPECIFIED S OF THE ADDITIONAL TOBACCO TAX O EXPAND ELIGIBILITY FOR AND INCREASE IN THE CHILDREN'S BASIC HEALTH PLAN. TO
		Bob Beauprez Republican		NO	FUND COMPR CERTAIN CO EDUCATION	EHENSIVE PRIMARY MEDICAL CARE THROUGH LORADO QUALIFIED PROVIDERS, TOBACCO PROGRAMS, AND PREVENTION, EARLY
		Dave Thomas Democratic	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	CARDIOVASCU COMPENSATE PENSION FUN	JLAR AND PULMONARY DISEASES, TO THE STATE GENERAL FUND, THE OLD AGE D, AND LOCAL GOVERNMENTS FOR TOBACCO
		Clyde J. Harkins American Constitution			CIGARETTES THE APPROF REVENUES SH	HEDUCED SALES OF AND TOBACCO PRODUCTS; SPECIFYING THAT PRIATIONS OF ADDITIONAL TOBACCO TAX IALL BE IN ADDITION TO AND NOT SUBSTITUTED
		ENT OF THE UNIVERSITY OF COLORADO AT LARGE		YES	FOR APPROPI 1, 2005; ALLO REVENUES FO SERVE POPUL	RIATIONS FOR SUCH PROGRAMS ON JANUARY WING THE USE OF ADDITIONAL TOBACCO TAX OR ANY HEALTH RELATED PURPOSE AND TO ATIONS ENROLLED IN THE CHILDREN'S BASIC
		(Vote for One)		NO	HEALTH PLAN PROGRAM AS A STATE FIS	I AND THE COLORADO MEDICAL ASSISTANCE OF JANUARY 1, 2005, UPON A DECLARATION OF CAL EMERGENCY BY TWO-THIRDS OF THE FACH HOUSE OF THE CENERAL ASSEMBLY AND
	$\bigcirc$	Jennifer Mello Democratic		ge John R. Webb of the Colorado Court of be retained in office?	THE GOVERNO OF EXISTING TOBACCO F	LURADU GUALIFIED PHOVIDERS, IDBACCU PROGRAMS, AND PREVENTION, EARLY AND TREATMENT OF CANCER AND JUAR AND PULLMONARY DISEASES, TO THE STATE GENERAL FUND, THE OLD AGE D, AND LOCAL GOVERNMENTS FOR TOBACCO RESULTING FROM REDUCED SALES OF AND TOBACCO PRODUCTS; SPECIFYING THAT PRIATIONS OF ADDITIONAL TOBACCO TAX IALL BE IN ADDITION TO AND NOT SUBSTITUTED RIATIONS FOR SUCH PROGRAMS ON JANUARY WING THE USE OF ADDITIONAL TOBACCO TAX OF ANY HEALTH RELATED PURPOSE AND TO ATIONS ENROLLED IN THE CHILDREN'S BASIC I AND THE COLORADO MEDICAL ASSISTANCE OF JANUARY 1, 2005, UPON A DECLARATION OF CAL EMERGENCY BY TWO-THIRDS OF THE EACH HOUSE OF THE GENERAL ASSEMBLY AND OR; PROHIBITING THE REPEAL OR REDUCTION TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL X REVENUES FROM FISCAL YEAR SPENDING ES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING DISCOTRADILLINION ON GENERAL FIELD.
	$\bigcirc$	Steve Bosley Republican	FFOCIO		FOR PURPOS COLORADO APPROPRIATIO	X REVENUES FROM FISCAL YEAR SPENDING ES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING DNS OF ADDITIONAL TOBACCO TAX REVENUES
		Daniel Ong Libertarian		YES	THOW THE	ONS GROWTH OR ANY OTHER EXISTING
	S	TATE REPRESENTATIVE		NO		YES
		<b>DISTRICT 23</b> (Vote for One)		DISTRICT JUDGE		NO
		Ramey Johnson	Shall Ju	1st JUDICIAL DISTRICT dge Stephen M. Munsinger of the 1st		
	$\bigcirc$	Republicán Gwyn Green	Judicial D	istrict be retained in office?	~	AMENDMENT 36
•		Democratic  Michael T. McKinzie		YES	concerning pop and, in connec Colorado's elec	e an amendment to the Colorado constitution oular proportional selection of presidential electors, ction therewith, creating procedures for allocating ctoral votes for president and vice-president of the
		Libertarian  DISTRICT ATTORNEY		NO	United States, to state for each pamendment ef	pased on the proportion of ballots that are cast in this presidential ticket; making the terms of the proposed fective so that popular proportional selection of ctors applies to the 2004 general election; setting
		1st JUDICIAL DISTRICT (Vote for One)			forth procedures results and the presidential el	s and timelines that govern the certification of election e potential recounting of votes in elections for ectors and in the election on this proposed granting the Colorado supreme court original
		, ,	Shall Jud	ge Judy Archuleta of the Jefferson County	jurisdiction for the electors and red expedited basis	ne adjudication of all contests concerning presidential quiring that such matters be heard and decided on an s; and authorizing the general assembly to enact
		Mary A. Malatesta	Court be	retained in office?	any of the proce	ange the manner of selecting presidential electors or dures contained in this amendment?
	$\bigcirc$	Scott Storey Republican		YES		YES
	REGION	AL TRANSPORTATION DISTRICT DIRECTOR		NO		NO
		RTD District M (Vote for One)				
		David Ruchman				
		Jerry Roach				
		700000000000000000000000000000000000000		T 04 0		
	A	7202330005 1	В	Typ:01 Seq:0030 Spl:01	С	

	E C	F
AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condermation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	PROPOSED CHARTER AMENDMENT NO. 2 Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?  If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 REGULAR MUNICIPAL ELECTIONS. A regular municipal election shall be held in each odd-numbered year on the first Tuesday in November."  FOR THE AMENDMENT  AGAINST THE AMENDMENT	
REFERENDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state oil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES  NO  REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, ATRICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
YES	YES	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A  SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALLD EBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTRIBLED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR METEROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON J	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$223.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE RICCESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE RICCESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  "CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  "CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; "RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS; "MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHAPTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PERMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN JUCH MANNER AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR THERE STHE HERE THE PROCEEDS OF THE BONDS AND THE REVENILE FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE BISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER	
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT; DECREASING THE .028 PERCENT; SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEPT THIPT-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .029 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .031 PERCENT SALES AND USE TAX TO .021 PERCENT AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood?  If so amended, Article II, Section 2.9 of the Lakewood City Charter shall read		
"2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a citizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Mayor shall be a resident of the City and each member of the City Council shall be a resident of the City and each member of the City Council shall be a resident of the City council until the end of the term for which such member was elected. No member of the City Council during a term of office shall be an employee of the City or hold any elected office of the State of Colorado or any political subdivision thereof. The City Council shall be the judge of the election and of the qualifications of its members."		
FOR THE AMENDMENT  AGAINST THE AMENDMENT		
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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 31	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mo Blue pen to mark your ballot.	re than the	authorized
	P	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	C	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County C	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican				
21		John F. Kerry John Edwards  Democratic		Jim Congrove Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Jud Court be	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka Chuck Baldwin American Constitution	C	COUNTY COMMISSIONER		YES
		Gene Amondson		DISTRICT 2 (Vote for One)		NO
		Stanford E. Andress (Andy)		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County etained in office?
		Walter F. Brown		Republican  Guy Asher Stocking	Court be i	etained in office?
		Mary Cal Hollis Socialist  Earl F. Dodge		COUNTY SHERIFF		YES
40		Howard L. Lydick Prohibition  James E. Harris		(Vote for One)		NO
41		Margaret Trowe Socialist Workers  Bill Van Auken		Charles W. Carter		
		Jim Lawrence Socialist Equality		Democratic  Ted B. Mink	"Ballot is	sues referred by the general assembly
40		Write-in INITED STATES SENATOR		Republican  COURT OF APPEALS	and ball	sues referred by the general assembly blitical subdivision are listed by letter, of issues initiated by the people are merically. A 'yes' vote on any ballot
43		(Vote for One)		ge James S. Casebolt of the Colorado ppeals be retained in office?	issue is a or existi	a vote in favor of changing current law ng circumstances, and a 'no' vote on
44		Data Occurs	Count of A	YES	current la	of issue is a vote against changing aw or existing circumstances."  AMENDMENT 34
_		Pete Coors Republican	) (		Shall there concerning property imp	
<b>_</b>		Ken Salazar Democratic		NO	caused by a workmanlike include cons	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner; defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
		Victor Good Colorado Reform			governmenta lengths on fili	cceptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
_		Douglas "Dayhorse" Campbell American Constitution		ge Dennis A. Graham of the Colorado appeals be retained in office?		
		Richard Randall Libertarian				YES
		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated		NO	SHALL STAT	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR
53		Write-in	Shall Jude Appeals b	ge Arthur P. Roy of the Colorado Court of be retained in office?	THEREWITH INCREASE S BY WHOLES	ELATED FORPOSES, AND, IN CONNECTION, , AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER ALERS OF THREE AND TWO-TENTHS CENTS PER
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			HANDLING, PRODUCTS PERCENT O	TE TAKES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH CLORADO QUALIFIED PROVIDERS, TOBACCO
		<b>DISTRICT 7</b> (Vote for One)		YES	REQUIRING PERCENTAG REVENUES	ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED JES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE
		Bob Beauprez Republican		NO	EDUCATION	PROGRAMS, AND PREVENTION, EARLY
		Dave Thomas Democratic	Shall Jude Court of A	ge Daniel Marc Taubman of the Colorado ppeals be retained in office?	DETECTION CARDIOVAS COMPENSA PENSION F	CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND. THE OLD AGE
		Clyde J. Harkins American Constitution			TAX LOSS CIGARETTE THE APPR REVENUES	JND, AND LOCAL GOVERNMENTS FOR TOBACCO SES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO "ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE IS OF JANUARY 1, 2005, UPON A DECLARATION OF "ISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INDOR; PROHIBITING THE REPEAL OR REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE		YES	FOR APPRO 1, 2005; ALI REVENUES SERVE POR	PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO JULIATIONS ENROLLED IN THE CHILDREN'S RASIC
		(Vote for One)		NO	HEALTH PL PROGRAM A A STATE I	AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE OF FACH HOUSE OF THE CENERAL ASSEMBLY AND
		Jennifer Mello Democratic		ge John R. Webb of the Colorado Court of e retained in office?	THE GOVER OF EXISTIN TOBACCO	RNOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM BISCAL VEAD SPETIME
		Steve Bosley Republican	77 2000		APPROPRIA	PRODUCTS; EXCLUDING ALL ADDITIONAL FAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES STATILITORY IMMITATION ON GENERAL BIND
		Daniel Ong Libertarian		YES	APPROPRIA	STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING IMITATION?
	8	STATE REPRESENTATIVE DISTRICT 23		NO		YES
		(Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT		NO
		Ramey Johnson Republican	Shall Jud	dge Stephen M. Munsinger of the 1st istrict be retained in office?		
		Gwyn Green Democratic	Jacobal D		Shall there	AMENDMENT 36 be an amendment to the Colorado constitution
		Michael T. McKinzie		YES	concerning p	popular proportional selection of presidential electors,
		DISTRICT ATTORNEY		NO	state for eac amendment presidential forth procedu	lection interewin, retaining procedures for aniocaming lectoral votes for president and vice-president of the s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting mers and timelines that govern the certification of election the potential recounting of votes in elections for clearture and in this election and this proposed.
		1st JUDICIAL DISTRICT (Vote for One)		COUNTY JUDGE, JEFFERSON	amendment;	granting the Colorado supreme court original rithe adjudication of all contests concerning presidential
		Mary A. Malatesta	Shall Judg Court be	ge Judy Archuleta of the Jefferson County etained in office?	electors and expedited battering to legislation to	requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occurred contained in this amendment?
		Scott Storey		YES		YES
		Republican		NO		NO

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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condermation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	PROPOSED CHARTER AMENDMENT NO. 2 Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?  If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 REGULAR MUNICIPAL ELECTIONS. A regular municipal election shall be held in each odd-numbered year on the first Tuesday in November."  FOR THE AMENDMENT  AGAINST THE AMENDMENT	
REFERENDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state oil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES  NO  REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, ATRICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
YES	YES	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A  SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALLD EBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTRIBLED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR METEROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON J	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$223.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE RICCESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE RICCESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  "CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  "CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; "RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS; "MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHAPTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PERMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN JUCH MANNER AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR THERE STHE HERE THE PROCEEDS OF THE BONDS AND THE REVENILE FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE BISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER	
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT; DECREASING THE .028 PERCENT; SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEPT THIPT-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .029 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .031 PERCENT SALES AND USE TAX TO .021 PERCENT AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood?  If so amended, Article II, Section 2.9 of the Lakewood City Charter shall read		
"2.9 QUALIFICATIONS FOR OFFICE. Each member of the City Council shall be a citizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Mayor shall be a resident of the City and each member of the City Council shall be a resident of the City and each member of the City Council shall be a resident of the City council until the end of the term for which such member was elected. No member of the City Council during a term of office shall be an employee of the City or hold any elected office of the State of Colorado or any political subdivision thereof. The City Council shall be the judge of the election and of the qualifications of its members."		
FOR THE AMENDMENT  AGAINST THE AMENDMENT		
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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	C November 2, 20	004
		Ballot Style: 32		STATE OF COLORADO FFERSON COUNTY	( Same Def C	ا رنه
11				GENERAL ELECTION  November 2, 2004	JEFFERSON COUNTY CLERK & RE	CORDER
		To vote, BLACKEN ( ) the oval t	o the left o	of any candidate. Do not vote for mor	e than the authorized	
		number of candidates. Pléase use a	black of b	nue pen to mark your ballot.		
	Р	RESIDENTIAL ELECTORS (Vote for One Pair)	C	COUNTY COMMISSIONER DISTRICT 1	Shall Judge James C. Demlow of the County Court be retained in office?	e Jefferson
		George W. Bush Dick Cheney Republican		(Vote for One)		
21		John F. Kerry John Edwards  Democratic		Jim Congrove Republican	YES	
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic	O NO	
		David Cobb Patricia LaMarche Green		Steven Gallant	Shall Judge Tina L. Olsen of the Jeffers Court be retained in office?	son County
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka	C	COUNTY COMMISSIONER	YES	
		Gene Amondson		<b>DISTRICT 2</b> (Vote for One)	○ NO	
		Leroy Pletten Concerns of People  Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky	Shall Judge Roy Olson of the Jeffers	son County
		Irene M. Deasy Unaffiliated Walter F. Brown		Republican  Guy Asher Stocking	Court be retained in office?	
		Mary Cal Hollis Socialist  Earl F. Dodge		Demócratic  COUNTY SHERIFF	YES	
40		Howard L. Lydick Prohibition  James E. Harris		(Vote for One)	NO	
41		Margaret Trowe Socialist Workers Bill Van Auken		Charles W. Carter		
		Jim Lawrence Socialist Equality		Democratic  Ted B. Mink	"Rallat issues referred by the general	l accombly
		Write-in		Republican	"Ballot issues referred by the general or any political subdivision are listed and ballot issues initiated by the p	d by letter, people are
43	"	NITED STATES SENATOR (Vote for One)	Shall Jud	GOURT OF APPEALS  ge James S. Casebolt of the Colorado	listed numerically. A 'yes' vote on issue is a vote in favor of changing or existing circumstances, and a 'n	current law o' vote on
44			Court of A	ppeals be retained in office?	any ballot issue is a vote against current law or existing circumstances	changing
		Pete Coors Republican		YES	AMENDMENT 34  Shall there be an amendment to the Colorac concerning recovery of damages relating to const property improvements, and, in connection therew	do constitution truction of real with, prohibiting
		Ken Salazar Democratic		NO	Shall there be an amendment to the Colorac concerning recovery of damages relating to const property improvements, and, in connection therew laws that limit or impair a property owner's right to recaused by a failure to construct an improvement i workmanlike manner; defining "good and workmanlike manner; defining "good and workmanli include construction that is suitable for its intended permitting exceptions for laws that limit punitive de governmental immunity, or impose time limits of spelaports or filing lawsuits?	cover damages in a good and like manner to
		Victor Good Colorado Reform			permitting exceptions for laws that limit punitive de governmental immunity, or impose time limits of speciengths on filing lawsuits?	amages, afford
		Douglas "Dayhorse" Campbell American Constitution		ge Dennis A. Graham of the Colorado appeals be retained in office?		
		Richard Randall Libertarian			YES	
		John R. Harris Independent		YES	○ NO	
		Finn Gotaas Unaffiliated		NO	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLIC THROUGH ADDITIONAL TOBACCO TAXES IN	ON ANNUALLY
		Write-in	Shall Judo Appeals b	ge Arthur P. Roy of the Colorado Court of e retained in office?	HEALTH RELATED PURPOSES, AND, IN THEREWITH, AMENDING THE COLORADO CONS INCREASE STATEWIDE TAXES ON THE SALE OF	CONNECTION STITUTION TO CIGARETTES
54	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			BY WHOLESALERS OF THREE AND TWO-TENTH: CIGARETTE AND ON THE SALE, USE, CO HANDLING, OR DISTRIBUTION OF OTHER PRODUCTS BY DISTRIBUTIORS AT THE RATE PERCENT OF THE MANUFACTURER'S LIST PRICE SUCH TOBACCO TAXES EFFECTIVE JANUA REQUIRING ANNUAL APPROPRIATIONS OF PERCENTAGES OF THE ADDITIONAL TO REVENUES TO EXPAND ELIGIBILITY FOR AN ENROLLMENT IN THE CHILDREN'S BASIC HEAL FUND COMPREHENSIVE PRIMARY MEDICAL CAICERTAIN COLORADO QUALIFIED PROVIDERS	ONSUMPTION, R TOBACCO OF TWENTY
		DISTRICT 7 (Vote for One)		YES	SUCH TOBACCO TAXES EFFECTIVE JANUA REQUIRING ANNUAL APPROPRIATIONS OF PERCENTAGES OF THE ADDITIONAL TO	RY 1, 2005; SPECIFIED BACCO TAX
		Bob Beauprez Republican		NO	ENROLLMENT IN THE CHILDREN'S BASIC HEAL FUND COMPREHENSIVE PRIMARY MEDICAL CAI CERTAIN COLORADO QUALIFIED PROVIDER:	TH PLAN, TO RE THROUGH S, TOBACCO
		Dave Thomas Democratic	Shall Judg	ge Daniel Marc Taubman of the Colorado ppeals be retained in office?	CERTAIN COLORADO QUALIFIED PROVIDER: EDUCATION PROGRAMS, AND PREVENTI DETECTION, AND TREATMENT OF CA CARDIOVASCULAR AND PULMONARY DISE COMPENSATE THE STATE GENERAL FUND, TI	NCER AND ASES, TO HE OLD AGE
		Clyde J. Harkins American Constitution		pposition to the state of the s	DETECTION, AND TREATMENT OF CA CARDIOVASCULAR AND PULMONARY DISE COMPENSATE THE STATE GENERAL FUND, TI PENSION FUND, AND LOCAL GOVERNMENTS FOR TAX LOSSES RESULTING FROM REDUCED CIGARETTES AND TOBACCO PRODUCTS: SPECTHE APPROPRIATIONS OF ADDITIONAL TO REVENUES SHALL BE IN ADDITION TO AND NOT'S FOR APPROPRIATIONS FOR SUCH PROGRAMS 1, 2005; ALLOWING THE USE OF ADDITIONAL TREVENUES FOR ANY HEALTH RELATED PURPSERVE POPULATIONS ENROLLED IN THE CHILL HEALTH PLAN AND THE COLORADO MEDICAL	SALES OF CIFYING THAT DBACCO TAX
	REG	ENT OF THE UNIVERSITY OF	0	YES	REVENUES SHALL BE IN ADDITION TO AND NOT S FOR APPROPRIATIONS FOR SUCH PROGRAMS 1, 2005; ALLOWING THE USE OF ADDITIONAL T REVENUES FOR ANY HEALTH RELATED PURP	SUBSTITUTED ON JANUARY TOBACCO TAX POSE AND TO
		COLORADO AT LARGE (Vote for One)		NO	SERVE POPULATIONS ENROLLED IN THE CHILD HEALTH PLAN AND THE COLORADO MEDICAL PROGRAM AS OF JANUARY 1, 2005, UPON A DEC A STATE FISCAL EMERGENCY BY TWO-THIS	DREN'S BASIC ASSISTANCE CLARATION OF RDS OF THE
		Jennifer Mello	Shall Judg	ge John R. Webb of the Colorado Court of	SERVE POPULATIONS ENROLLED IN THE CHILE HEALTH PLAN AND THE COLORADO MEDICAL PROGRAM AS OF JANUARY 1, 2005, UPON A DEC A STATE FISCAL EMERGENCY BY TWO-THIF MEMBERS OF EACH HOUSE OF THE GENERAL AS THE GOVERNOR; PROHIBITING THE REPEAL OF OF EXISTING TAXES IMPOSED ON CIGARETTES TOBACCO PRODUCTS; EXCLUDING ALL TOBACCO TAX REVENUES FROM FISCAL YEAFOR PURPOSES OF SECTION 20 OF ARTICLI COLORADO CONSTITUTION; AND APPROPRIATIONS OF ADDITIONAL TOBACCO TA	SSEMBLY AND R REDUCTION S AND OTHER
		Democratic  Steve Bosley	Appeals b	e retained in office?	TOBACCO TAX REVENUES FROM FISCAL YEA FOR PURPOSES OF SECTION 20 OF ARTICLI COLORADO CONSTITUTION; AND APPROPRIATIONS OF ADDITIONAL TOBACCO TA	AR SPENDING E X OF THE EXEMPTING
		Republican  Daniel Ong		YES	FROM THE STATUTORY LIMITATION ON GET APPROPRIATIONS GROWTH OR ANY OTHE SPENDING LIMITATION?	NERAL FUND
	ç	Libertarian  STATE REPRESENTATIVE		NO	YES	
		<b>DISTRICT 23</b> (Vote for One)		DISTRICT JUDGE	O NO	
		Ramey Johnson	Shall .lud	1st JUDICIAL DISTRICT  lage Stephen M. Munsinger of the 1st	-	
		Republican  Gwyn Green	Judicial D	istrict be retained in office?	AMENDMENT 36	
		Democratic  Michael T. McKinzie		YES	Shall there be an amendment to the Colorac concerning popular proportional selection of presid and, in connection therewith, creating procedures Colorad's electoral votes for president and vice-pi	dential electors, s for allocating
		Libertarian		NO	United States, based on the proportion of ballots that state for each presidential ticket; making the terms o amendment effective so that popular proportiona presidential electors applies to the 2004 general e forth procedures and timelines that govern the certification.	are cast in this
		DISTRICT ATTORNEY  1st JUDICIAL DISTRICT  (Vote for One)			results and the potential recounting of votes in presidential electors and in the election on	this proposed
		,	Shall Judg	ge Judy Archuleta of the Jefferson County	amendment: granting the Colorado supreme jurisdiction for the adjudication of all contests concern electors and requiring that such matters be heard and expedited basis; and authorizing the general asset legislation to change the manner of selection gracified	ning presidential d decided on an embly to enact
		Mary A. Malatesta	Court be r	etained in office?	legislation to change the manner of selecting presider any of the procedures contained in this amendment?	muai electors or
		Scott Storey Republican		YES	YES	
	REGION	AL TRANSPORTATION DISTRICT DIRECTOR PTD District M		NO	○ NO	
		RTD District M (Vote for One)				
		David Ruchman				
		Jerry Roach				
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JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" AMENDMENT 37

Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 5% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment? YES NO REFERENDUM A

Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO REFERENDUM B
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO REGIONAL TRANSPORTATION DISTRICT

REFERENDUM 4A

SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOADD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL FEVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE
AGGREGATE 0.1 PERCENT SALES AND USE TAXES
CURRENTLY LEVIED AND COLLECTED BY THE DENVER
METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES
DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30,
2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES
WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO
CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION
PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO
CONSTITUTION AND WHILE MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO

<u> </u>	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 33	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERS	ON COUNTY CLERK RECORDER
		To vote, BLACKEN ( ) the oval to number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mo Blue pen to mark your ballot.	ore than the au	uthorized
	P	RESIDENTIAL ELECTORS	(	COUNTY COMMISSIONER	Shall Judge	James C. Demlow of the Jefferson
		(Vote for One Pair)  George W. Bush		<b>DISTRICT 1</b> (Vote for One)	County Cour	t be retained in office?
21		Dick Cheney Republican  John F. Kerry		Jim Congrove		/ES
		John Edwards Democratic  Michael Badnarik		Jim Congrove Republican Scott Benefield		NO
		Richard V. Campagna Libertarian  David Cobb		Democratic  Steven Gallant	Shall Judge	Tina L. Olsen of the Jefferson County
		Patricia LaMarche Green Ralph Nader		Libertarian  Tanya Ishikawa	Court be reta	ined in office?
		Peter Miguel Camejo Colorado Reform  Michael Anthony Peroutka		Green COUNTY COMMISSIONER		res
		Chuck Baldwin American Constitution		DISTRICT 2 (Vote for One)		NO NO
		Gene Amondson Leroy Pletten Concerns of People				
	_	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky Republican	Shall Judge Court be reta	Roy Olson of the Jefferson County ined in office?
		Walter F. Brown Mary Cal Hollis Socialist		Guy Asher Stocking  Democratic		
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		/ES
40		James E. Harris Margaret Trowe Socialist Workers				10
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
		Write-in		Ted B. Mink Republican	"Ballot issue or any polit	es referred by the general assembly ical subdivision are listed by letter, issues initiated by the people are
43	U	NITED STATES SENATOR (Vote for One)	Chall luc	COURT OF APPEALS	listed nume	rically. A 'yes' vote on any ballot
				dge James S. Casebolt of the Colorado Appeals be retained in office?	any ballot	circumstances, and a 'no' vote on issue is a vote against changing or existing circumstances."
45		Pete Coors Republican		YES	Shall there be concerning reco	AMENDMENT 34 an amendment to the Colorado constitution very of damages relating to construction of real
		Ken Salazar Democratic		NO	property improve laws that limit or caused by a fail workmanlike man	ements, and, in connection therewith, prohibiting impair a property owner's right to recover damages ure to construct an improvement in a good and nner; defining "good and workmanlike manner" to
		Victor Good Colorado Reform			include construct permitting excep governmental im- lengths on filing la	an amendment to the Colorado constitution very of damages relating to construction of real aments, and, in connection therewith, prohibiting impair a property owner's right to recover damages ure to construct an improvement in a good and one defining "good and workmanike manner' to income that is suitable for its intended purposes; and tions for laws that limit punitive damages, afford munity, or impose time limits of specified minimum awsuits?
		Douglas "Dayhorse" Campbell American Constitution		dge Dennis A. Graham of the Colorado Appeals be retained in office?	longulo on ming i	
	$\bigcirc$	Richard Randall			O 1	/ES
51		John R. Harris		YES		10
		Finn Gotaas Unaffiliated		NO	SHALL STATE T	AMENDMENT 35  AXES BE INCREASED \$175 MILLION ANNUALLY
		Write-in	Shall Jud	ge Arthur P. Roy of the Colorado Court of be retained in office?	HEALTH RELA THEREWITH, AI INCREASE STA	AXES BE INCREASED \$175 MILLION ANNUALLY DITIONAL TOBACCO TAXES IMPOSED FOR ITED PURPOSES, AND, IN CONNECTION MENDING THE COLORADO CONSTITUTION TO FEWIDE TAXES ON THE SALE OF CIGARETTES ERS OF THREE AND TWO-TENTHS CENTS PER NO ON THE SALE, USE, CONSUMPTION, R DISTRIBUTION OF OTHER TOBACCO DISTRIBUTION OF OTHER TOBACCO DISTRIBUTIONS AT THE RATE OF TWENTY HE MANUFACTURER'S LIST PRICE; INCREASING NOT TAXES EFFECTIVE JANUARY 1, 2005; NIVAL APPROPRIATIONS OF SPCIPIED OF THE ADDITIONAL TOBACCO TAX EXPAND ELIGIBILITY FOR AND INCREASE N THE CHILDREN'S BASIC HEALTH PLAN, TO HENSIWE PRIMARY MEDICAL CARE THROUGH HORADO QUALIFIED PROVIDERS, TOBACCO
	REPRES	ENTATIVE TO THE 109th UNITED	, Appodio i	or retained in office.	CIGARETTE AI HANDLING, O PRODUCTS BY	THE OF THREE AND TWO-TENTHS CENTS PER ND ON THE SALE, USE, CONSUMPTION, R DISTRIBUTION OF OTHER TOBACCO DISTRIBUTORS AT THE RATE OF TWENTY
		STATES CONGRESS DISTRICT 7 (Vote for One)		YES	PERCENT OF THE SUCH TOBACC REQUIRING A PERCENTAGES	HE MANUFACTURER'S LIST PRICE; INCREASING CO TAXES EFFECTIVE JANUARY 1, 2005; NNUAL APPROPRIATIONS OF SPECIFIED OF THE ADDITIONAL TOBACCO TAX
		Bob Beauprez Republican		NO	ENROLLMENT I FUND COMPRE CERTAIN COL	EXPAND ELIGIBILITY FOR AND INCREASE N THE CHILDREN'S BASIC HEALTH PLAN, TO HENSIVE PRIMARY MEDICAL CARE THROUGH ORADO QUALIFIED PROVIDERS, TOBACCO
		Dave Thomas	Shall Jud	ge Daniel Marc Taubman of the Colorado	EDUCATION DETECTION, CARDIOVASCUL COMPENSATE	PROGRAMS, AND PREVENTION, EARLY AND TREATMENT OF CANCER AND AR AND PULMONARY DISEASES, TO THE STATE GENERAL FUND, THE OLD AGE
		Clyde J. Harkins	Court of A	Appeals be retained in office?	PENSION FUND TAX LOSSES CIGARETTES A THE APPROPE	DHADU QUALIFIED PROVIDERS, IDBACUS PROGRAMS, AND PREVENTION, EARLY AND TREATMENT OF CANCER AND AR AND PULMONARY DISEASES, TO THE STATE GENERAL FUND, THE OLD AGE THE STATE GENERAL FUND, THE OLD AGE ORSULTING FROM REDUCED SALES OF NO TOBACCO PRODUCTS; SPECIFYING THAT SHATIONS OF ADDITIONAL TOBACCO TAX ALL BE IN ADDITION TO AND NOT SUBSTITUTED ATIONS FOR SUCH PROGRAMS ON JANUARY ING THE USE OF ADDITIONAL TOBACCO TAX R ANY HEALTH RELATED PURPOSE AND TO ATIONS ENGLIED IN THE CHILDREN'S BASIC AND THE COLORADO MEDICAL ASSISTANCE FOR JANUARY 1, 2005, UPON A DECLARATION OF AL EMERGENCY BY TWO-THIRDS OF THE ACH HOUSE OF THE GENERAL ASSEMBLY AND AXES IMPOSED ON CIGARETTES AND OTHER ODUCTS; EXCLUDING ALL ADDITIONAL REVENUES FROM FISCAL YEAR SPENDING S OF SECTION 20 OF ARTICLE X OF THIS CONSTITUTORY INITIATION ON PENERAL SILING SO OF ADDITIONAL TOBACCO TAX REVENUES CONSTITUTORY INITIATION ON PENERAL EINIT
	REG	Américan Constitution  ENT OF THE UNIVERSITY OF		YES	REVENUES SHA FOR APPROPRI 1, 2005; ALLOW BEVENUES FOR	ILL BE IN ADDITION TO AND NOT SUBSTITUTED ATIONS FOR SUCH PROGRAMS ON JANUARY ING THE USE OF ADDITIONAL TOBACCO TAX BY ANY HEALTH BELATED PURPOSE AND TO
		COLORADO AT LARGE (Vote for One)		NO	SERVE POPULA HEALTH PLAN PROGRAM AS C	ATIONS ENROLLED IN THE CHILDREN'S BASIC AND THE COLORADO MEDICAL ASSISTANCE OF JANUARY 1, 2005, UPON A DECLARATION OF
		Jennifer Mello	Shall Jud	ge John R. Webb of the Colorado Court of	MEMBERS OF E THE GOVERNO OF EXISTING T	ACH HOUSE OF THE GENERAL ASSEMBLY AND R; PROHIBITING THE REPEAL OR REDUCTION AXES IMPOSED ON CIGARETTES AND OTHER RESOLUTION AXES IMPOSED ON CIGARETTES AND OTHER RESOLUTION.
		Democratic  Steve Bosley	Appeals t	oe retained in office?	TOBACCO PE TOBACCO TAX FOR PURPOSE COLORADO	RODUCIS; EXCLUDING ALL ADDITIONAL REVENUES FROM FISCAL YEAR SPENDING S OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING
		Republican  Daniel Ong		YES	THOW THE OF	NS GROWTH OR ANY OTHER EXISTING
		STATE REPRESENTATIVE		NO		res
		DISTRICT 23 (Vote for One)		DISTRICT JUDGE		NO
		Ramey Johnson	Shall lu	1st JUDICIAL DISTRICT  dge Stephen M. Munsinger of the 1st		
		Republican  Gwyn Green	Judicial D	plestrict be retained in office?		AMENDMENT 36
		Democratic  Michael T. McKinzie		YES	concerning popul and, in connect Colorado's electe	an amendment to the Colorado constitution lar proportional selection of presidential electors, ion therewith, creating procedures for allocating oral votes for president and vice-president of the
		Libertarian  DISTRICT ATTORNEY		NO	United States, ba state for each pro amendment effe	sed on the proportion of ballots that are cast in this esidential ticket; making the terms of the proposed ctive so that popular proportional selection of tors applies to the 2004 general election; setting
		1st JUDICIAL DISTRICT (Vote for One)			forth procedures results and the presidential elec	tots applies to the 2004 general election, setting and timelines that govern the certification of election potential recounting of votes in elections for ctors and in the election on this proposed anting the Colorado supreme court original
		, ,	Shall Jud	ge Judy Archuleta of the Jefferson County	jurisdiction for the electors and requ expedited basis;	aning the Colorado supreme court original a adjudication of all contests concerning presidential iring that such matters be heard and decided on an and authorizing the general assembly to enact ange the manner of selecting presidential electors or
		Mary A. Malatesta Democratic	Court be	retained in office?	any of the proced	lures contained in this amendment?
	DECIS	Scott Storey Republican		YES		/ES
  -	REGION	AL TRANSPORTATION DISTRICT DIRECTOR RTD District M		NO		10
		RTD District M (Vote for One)				
		David Ruchman				
<u>i</u>		Jerry Roach				
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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, because the content of the content	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINED BY THE COLLECTION OF AD VINLOGEM	
biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; imiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from	DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC	
using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;  'MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND  'ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;  WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL	
YES  NO  REFERENDUM A	FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS	
Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state	UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES	
personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES	NO	
REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$223.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE	
	NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL;  'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS;	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE	* MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY PEROVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST	
CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE ARRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFONDING BONDS THAT MAY BE ISSUED AS A	AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO  EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION,  WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND  SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR  TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,  NOT INCONSISTENT HEREWITH, AS THE BOARD OF  EDUCATION MAY DETERMINE, AND IN CONNECTION  THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM  PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT  TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDIS,  AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE  SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND  ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS  AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND  SPENDING LIMITS OF, AND WITHOUT AFFECTING THE  DISTRICTS ABILITY TO COLLECT AND SPEND ANY OTHER	
LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTIHS OF ONE PERCENT?	REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*  YES  NO	
YES		
NO NO		
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT		
SALES AND USE TAX TO .0555 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		
YES NO		
CITY OF GOLDEN QUESTION 2A Shall The City Of Golden's Home Rule Charter, Section 4.2 General Municipal Elections, First Sentence Be Amended To Read 'General Municipal Elections Shall Be Held On The First Tuesday in November In Each Odd Numbered Year."?		
YES NO		

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Ā	JEFFERSON COUNTY	STATE OF COLORADO	November 2, 2004
•	Ballot Style: 34	STATE OF COLORADO JEFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
	To vote, BLACKEN ( ) the oval number of candidates. Please use a	to the left of any candidate. Do not vote for mor Black or Blue pen to mark your ballot.	re than the authorized
	PRESIDENTIAL ELECTORS	COUNTY COMMISSIONER	Shall Judge Roy Olson of the Jefferson County
	(Vote for One Pair)	DISTRICT 2 (Vote for One)	Court be retained in office?
_	George W. Bush Dick Cheney Republican	,	
	John F. Kerry John Edwards Democration	J. Kevin McCasky Republican	YES
	Michael Badnarik Richard V. Campagna Libertarian	Guy Asher Stocking  Democratic	O NO
	David Cobb Patricia LaMarche Green	COUNTY SHERIFF (Vote for One)	
	Ralph Nader Peter Miguel Camejo Colorado Reform		"Ballot issues referred by the general assembly or any political subdivision are listed by letter
	Michael Anthony Peroutka Chuck Baldwin American Constitution	Charles W. Carter Democratic	and ballot issues initiated by the people an listed numerically. A 'yes' vote on any ballo issue is a vote in favor of changing current lav
	Gene Amondson Leroy Pletten Concerns of People	Ted B. Mink Republican	or existing circumstances, and a no vote of any ballot issue is a vote against changing current law or existing circumstances."
	Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	COURT OF APPEALS	AMENDMENT 34  Shall there be an amendment to the Colorado constitution of recovery of damages relating to construction of re-
	Walter F. Brown Mary Cal Hollis Socialist	Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office?	concerning recovery of damages relating to construction of rec property improvements, and, in connection therewith, prohibitin laws that limit or impair a property owner's right to recover damage caused by a failure to construct an improvement in a good an
	Earl F. Dodge	YES	workmanlike manner; defining "good and workmanlike manner" t include construction that is suitable for its intended purposes; an permitting exceptions for laws that limit punitive damages, affor governmental immunity, or impose time limits of specified minimur
	James E. Harris	○ NO	lengths on filing lawsuits?
	Margaret Trowe Socialist Workers Bill Van Auken		YES
	Jim Lawrence Socialist Equality Write-in	Shall Judge Dennis A. Graham of the Colorado	○ NO
	JNITED STATES SENATOR	Court of Appeals be retained in office?	AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALL
	(Vote for One)	YES	SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALL THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FO HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTE BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PECICARETTE AND ON THE SALE, USE, CONSUMPTION HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTIONS AT THE RATE OF TWENT PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASIN, SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005 REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIE PERCENTAGES OF THE ADDITIONAL TOBACCO TAREVENUES TO EXPAND ELICIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TIFUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUG CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO
	Pete Coors	NO	INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTE BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PE CIGARETTE AND ON THE SALE, USE, CONSUMPTION HANDLING OR DISTRIBILITION OF OTHER TORACC
	Republican		PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENT PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASIN SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 200 PEQUIDING ANNIAL APPROPRIATIONS OF SPECIFIE
	Ken Salazar Democratic	Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office?	PERCENTAGES OF THE ADDITIONAL TOBACCO TA REVENUES TO EXPAND ELIGIBILITY FOR AND INCREAS ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, T
	Victor Good Colorado Reform		EDUCATION DESCRIPTION EADS
	Douglas "Dayhorse" Campbell American Constitution	YES	DETECTION, AND TREATMENT OF CANCER AN CARDIOVASCULAR AND PULMONARY DISEASES, TO COMPENSATE THE STATE GENERAL FUND, THE OLD AG PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACC TAX LOSSES RESULTING FROM REDUCED SALES O
	Richard Randall Libertarian	NO	CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THA THE APPROPRIATIONS OF ADDITIONAL TOBACCO TA REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTE FOR ADPROPRIATIONS FOR SILVE PROCESSING ON JANUARY FOR SILVE PROCESSING ON FOR
	John R. Harris Independent	Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office?	1, 2005; ALLOWING THE USE OF ADDITIONAL TOBACCO TA REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASI
	Finn Gotaas Unaffiliated		HEALTH PLAN AND THE COLOHADO MEDICAL ASSISTANC PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION C A STATE FISCAL EMERGENCY BY TWO-THIRDS OF TH MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AN
	Write-in	YES	PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACC TAX LOSSES RESULTING FROM REDUCED SALES O CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THA THE APPROPRIATIONS OF ADDITIONAL TOBACCO TA REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTE FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUAR 1, 2005, ALLOWING THE USE OF ADDITIONAL TOBACCO TA REVENUES FOR ANY HEALTH RELATED PURPOSE AND TI SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASI HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANC PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION O A STATE FISCAL EMERGENCY BY TWO-THIRDS OF TH MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AN THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTIO OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHE TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDIN FOR PURPOSES OF SECTION 20 OF ARTICLE X OF TH COLORADO CONSTITUTION; AND EXEMPTIN APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUE
REPRE	SENTATIVE TO THE 109th UNITED STATES CONGRESS	○ NO	FOR PURPOSES OF SECTION 20 OF ARTICLE X OF TH COLORADO CONSTITUTION; AND EXEMPTIN APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUE FROM THE STATUTORY LIMITATION ON GENERAL FUN
	DISTRICT 7 (Vote for One)	Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office?	APPROPRIATIONS GROWTH OR ANY OTHER EXISTIN SPENDING LIMITATION?
	Bob Beauprez Republican		YES
	Dave Thomas Democratic	YES	○ NO
	Clyde J. Harkins American Constitution	○ NO	
REC	GENT OF THE UNIVERSITY OF	DISTRICT JUDGE	AMENDMENT 36 Shall there be an amendment to the Colorado constitution
	COLORADO AT LARGE (Vote for One)	1st JUDICIAL DISTRICT Shall Judge Stephen M. Munsinger of the 1st	AMENDMENT 36  Shall there be an amendment to the Colorado constitutio concerning popular proportional selection of presidential elector and, in connection therewith, creating procedures for allocatin Colorado's electoral votes for president and vice-president of th United States, based on the proportion of ballots that are cast in this state for each presidential ticket; making the terms of the propose amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; settir forth procedures and timelines that govern the certification of electic results and the potential recounting of votes in elections for presidential electors and in the election on this propose amendment; granting the Colorado supreme court origin jurisdiction for the adjudication of all contests concerning presidential electors and requiring that such matters be heard and decided on a
	Jennifer Mello	Judicial District be retained in office?	state for each presidential ticket; making the terms of the propose amendment effective so that popular proportional selection presidential electors applies to the 2004 general election; setting
	Democratic  Steve Bosley	YES	results and the potential recounting of votes in elections in presidential electors and in the election on this propost amendment; granting the Colorado supreme court origin
	Republican  Daniel Ong	NO	expedited basis; and authorizing the general assembly to ena- legislation to change the manner of selecting presidential electors
	Libertarian  STATE REPRESENTATIVE	COUNTY JUDGE, JEFFERSON	any of the procedures contained in this amendment?
	DISTRICT 24 (Vote for One)	Shall Judge Judy Archuleta of the Jefferson County Court be retained in office?	○ NO
	Oh ad Jaha	YES	
	Cheri Jahn Democratic	NO	AMPAIDMENT OF
	Shawn Elke Glazer Libertarian	NO	AMENDMENT 37  Shall there be an amendment to the Colorado revised statute concerning renewable energy standards for large providers of rete electric service, and, in connection therewith, defining eligible
	DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)		renewable energy resources to include solar, wind, geotherma biomass, small hydroelectricity, and hydrogen fuel cells; requirin that a percentage of retail electricity sales be derived from renewabl sources, beginning with 3% in the year 2007 and increasing to 10°
	(Vote for One)	Shall Judge James C. Demlow of the Jefferson County Court be retained in office?	sources, beginning with 3% in the year 2007 and increasing to 10° by 2015; requiring utilities to offer customers a rebate of \$2.0 p watt and other incentives for solar electric generation; providin incentives for utilities to invest in renewable energy resources the provide net economic benefits to customers; limiting the retail at
	Mary A. Malatesta Democratic		impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules the establish major aspects of the measure; prohibiting utilities from
	Scott Storey Republican	YES	using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilitie with requirements contracts to address shortfalls from the standard and specifying election procedures by which the customers of utility may call suit of the programment of this mondemort?
	COUNTY COMMISSIONER DISTRICT 1	○ NO	utility may opt out of the requirements of this amendment?
	(Vote for One)	Shall Judge Tina L. Olsen of the Jefferson County Court be retained in office?	YES
	Jim Congrove Republican		○ NO
	Scott Benefield Democratic	YES	
	Steven Gallant	NO	
	Libertarian  Tanya Ishikawa		
	Green		
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ACTIONAL DESCRIPTION OF THE PROPERTY OF THE PR	Y		
The second control of the control of		E	F
NO  SOUTHER AND OUT THAT FACURES DISTRICT  SHALL TREES EN MICHES DISTRICT AUES, 30 also of the ACCOUNT OF THE PROPERTY OF THE MICHES EN MICHES AND CUSTAM, FACURES MICHES EN MICHES AND CUSTAM, FACURES MICHES AND CONTROL OF THE ACCOUNT OF THE MICHES AND CUSTAM, FACURES MICHES AND CONTROL OF THE ACCOUNT OF THE ACCOUNT OF THE MICHES AND CONTROL OF THE ACCOUNT OF THE ACCOUNT OF THE MICHES AND CONTROL OF THE	Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  **YES**  **NO**  **REFERENDUM B**  Amendments to articles IV, VIII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.  **YES**  **NO**  **NO**  **REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$183.93 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO NOE PERCENT. TO MENCINCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE. AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APPIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MOUTH OF PERCENDERS AND AND SAND AND SHA	"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$232.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  **CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  **CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDLE SCHOOL;  **RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS,"  **MAKING UIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;  AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND ENDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDMENTION ON THE REWITH (I) TO INCREASE THE DISTRICTS AND AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME ON THE PROVING IN SUCH DAND THE REWITH (II) TO INCREASE THE DISTRICTS AND LADD ANY DETERMINE; AND IN CONNECTION THEREOUTH (II) TO INCREASE THE DISTRICTS AND LADD ANY DETERMINE; AND IN CONNECTION THE REPORT OF SUCH PROCEEDS OF THE BONDS AND RECVENUES WITHOUT HEREOUTH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THE REWITH (II) TO INCREASE THE DISTRICTS AND LADD ANY PERFEININE TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND MITHEREST THE REPORT OF SUCH BONDS AND RECVENUES WITHOUT HIMETAIND SUCH TERMS. AND THE REVENUE SEROM SUCH TREMS AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THEREOT AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE BONDS AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*	
CITY OF ARVADA QUESTION 2A  AMENDMENT TO THE CHARTER FOR THE CITY OF ARVADA Shall Section 32 of the Arvada City Charter be amended to change the date for regard multipal elections to the first Tuesday in November in cof-multivered years?  YES  NO  NO  JEFFERSON COUNTY R-1 SCHOOL DISTRICT SISSUE 3A  SISSUE 3	YES  SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE IDIDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT, DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014		
JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO: REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WILLE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF: WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL LUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPEDINIO	CITY OF ARVADA QUESTION 2A  AMENDMENT TO THE CHAPTER FOR THE CITY OF ARVADA Shall Section 3.2 of the Arvada City Charter be amended to change the date for regular municipal elections to the first Tuesday in November in odd-numbered years?		
WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES  NO	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF: WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE ON SPENDING CHANGE UNDER, ADDITIONAL PROPERTY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X. SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"		
	<u>P</u>	E	F

		JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 35		STATE OF COLORADO EFFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFER	SON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval number of candidates. Please use a	to the left a Black or	of any candidate. Do not vote for mo	ore than the a	uthorized
	P	PRESIDENTIAL ELECTORS		COUNTY COMMISSIONER	Shall Judge	e Roy Olson of the Jefferson County
		(Vote for One Pair)  George W. Bush		DISTRICT 2 (Vote for One)	Court be ret	ained in office?
21		Dick Cheney Republican  John F. Kerry		J. Kevin McCasky		YES
_		John Edwards Democration Michael Badnarik		Republican  Guy Asher Stocking		NO
		Richard V. Campagna Libertarian  David Cobb	n	Democratic  COUNTY SHERIFF		
		Patricia LaMarche Green Ralph Nader	n	(Vote for One)	"Ballot issu	ues referred by the general assembly
		Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka	n	Charles W. Carter	or any poli and ballot	tical subdivision are listed by letter issues initiated by the people are erically. A 'yes' vote on any ballo
		Chuck Baldwin American Constitution  Gene Amondson		Democratic  Ted B. Mink	issue is a v	vote in favor of changing current law circumstances, and a 'no' vote or issue is a vote against changing
		Leroy Pletten Concerns of People		Republican  COURT OF APPEALS	current law	or existing circumstances."
		Stanford E. Andress (Andy) Irene M. Deasy  Walter F. Brown	Shall Ju	dge James S. Casebolt of the Colorado Appeals be retained in office?	concerning reco	e an amendment to the Colorado constitution overy of damages relating to construction of rease vements, and, in connection therewith prohibiting
		Mary Cal Hollis Socialis		YES	workmanlike ma	r impair a property owner's right to recover damage: ailure to construct an improvement in a good and anner, defining "good and workmanlike manner" to ction that is suitable for its intended purposes; and ptions for laws that limit punitive damages, affor
		Earl F. Dodge Howard L. Lydick Prohibition		NO	governmental in lengths on filing	nmunity, or impose time limits of specified minimun
40		James E. Harris Margaret Trowe Socialist Workers	s	NO		YES
41		Bill Van Auken Jim Lawrence Socialist Equality		dae Donnie A. Cychem of the Colorede	+	
46		Write-in	Court of	dge Dennis A. Graham of the Colorado Appeals be retained in office?		MO  AMENDMENT 35
43		JNITED STATES SENATOR (Vote for One)		YES	SHALL STATE THROUGH AL HEALTH REL	AMENDMENT 35 TAXES BE INCREASED \$175 MILLION ANNUALL' DITIONAL TOBACCO TAXES IMPOSED FOR ATED PURPOSES, AND, IN CONNECTION MENDING THE COLORADO CONSTITUTION TO
					INCREASE STA BY WHOLESAL CIGARETTE	ATTEMIDE TAXES ON THE SALE OF CIGARETTES LERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION DESCRIPTION OF CHARGE
45		Pete Coors Republican		NO	PRODUCTS B' PERCENT OF T SUCH TOBAC	TO DISTRIBUTION OF OTHER TOBACY Y DISTRIBUTORS AT THE RATE OF TWENTY THE MANUFACTURER'S LIST PRICE; INCREASING TAXES EFFECTIVE JANUARY 1, 2005 TOTALES PROPERTY JANUARY 1, 2005
		Ken Salazar Democratic	Appeals	dge Arthur P. Roy of the Colorado Court of be retained in office?	PERCENTAGES REVENUES TO ENROLLMENT	TAXES BE INCREASED \$175 MILLION ANNUALL) DITIONAL TOBACCO TAXES IMPOSED FOR ATED PURPOSES, AND, IN CONNECTION AMENDING THE COLORADO CONSTITUTION TA TEVINIOE TAXES ON THE SALE OF CIGARETTES ERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION OF DISTRIBUTION OF OTHER TOBACCO. THE MANUFACTURER'S LIST PRICE; INCREASING INCO TAXES EFFECTIVE JANUARY 1, 2005 BOY OF THE ADDITIONAL TOBACCO. TAX O EXPAND LGIGBILITY FOR AND INCREASIS IN THE CHILDREN'S BASIC HEALTH PLAN, TO EHENSIVE PRIMARY MEDICAL CARE THROUGH INTERCENTION OF SECONDAL  IN THE CHILDREN'S BASIC HEALTH PLAN, TO EHENSIVE PRIMARY MEDICAL CARE THROUGH ORADO QUALIFIED PROVIDERS, TOBACCO  LORADO QUALIFIED PROVIDERS, TOBACCO  LORADO QUALIFIED PROVIDERS, TOBACCO  LORADO QUALIFIED PROVIDERS, TOBACCO  LORADO QUALIFIED PROVIDERS, TOBACCO
		Victor Good Colorado Reform		VEO	EDITICATION	DDOGDAMS AND DDEVENTION EADIN
		Douglas "Dayhorse" Campbell American Constitution		YES	CARDIOVASCU COMPENSATE PENSION FUN TAX LOSSES	AND TREATMENT OF CANCER ANI JLAR AND PULMONARY DISEASES, TO THE STATE GENERAL FUND, THE OLD AGI D, AND LOCAL GOVERNMENTS FOR TOBACCO RESULTING FROM REDUCED SALES OF
		Richard Randall Libertarian		NO	CIGARETTES A THE APPROP REVENUES SH FOR APPROPE	AND TOBACCO PRODUCTS; SPECIFYING THA' PRIATIONS OF ADDITIONAL TOBACCO TA' PIALL BE IN ADDITION TO AND NOT SUBSTITUTE RIATIONS FOR SUCH PROGRAMS ON JANUAR'
		John R. Harris Independent		dge Daniel Marc Taubman of the Colorado Appeals be retained in office?	1, 2005; ALLOV REVENUES FO SERVE POPUL HEALTH PLAN	WING THE USE OF ADDITIONAL TOBACCO TAX DR ANY HEALTH RELATED PURPOSE AND TO ATIONS ENROLLED IN THE CHILDREN'S BASIG I AND THE COLORADO MEDICAL ASSISTANCE
		Finn Gotaas Unaffiliated			PROGRAM AS A STATE FIS MEMBERS OF THE GOVERNO	OF JANUARY 1, 2005, UPON A DECLARATION OI CAL EMERGENCY BY TWO-THIRDS OF THE EACH HOUSE OF THE GENERAL ASSEMBLY AND DR; PROHIBITING THE REPEAL OR REDUCTION
53		Write-in		YES	OF EXISTING TOBACCO P TOBACCO TAX FOR PURPOS	D, AND LOCAL GOVERNMENTS FOR TOBACCO RSULTING FROM REDUCED SALES OF AND TOBACCO PRODUCTS; SPECIFYING THAT PRIATIONS OF ADDITIONAL TOBACCO TAY PRIATIONS FOR SUCH PROGRAMS ON JANUARS WING THE USE OF ADDITIONAL TOBACCO TAY PRIANY HEALTH RELATED PURPOSE AND TO AND THE COLORADO MEDICAL ASSISTANCE OF JANUARY 1, 2005, UPON A DECLARATION OF CAL EMERGENCY BY TWO-THIRDS OF THE EACH HOUSE OF THE GENERAL ASSEMBLY AND DR. PROHIBTING THE REPEAL OR REDUCTION TO THE COLORADO MEDICAL ASSISTANCE OF JANUARY 1, 2005, UPON A DECLARATION OF DR. PROHIBTING THE REPEAL OR REDUCTION TO THE GENERAL ASSEMBLY AND DR. PROHIBTING THE REPEAL OR REDUCTION TO THE GENERAL ASSEMBLY AND THE GENERAL SECTION OF THE CONSTITUTION; AND EXEMPTING DISCONTINUTION; AND EXEMPTING DISCONTINUTI
	REPRES	SENTATIVE TO THE 109th UNITED STATES CONGRESS DISTRICT 7		NO	APPROPRIATION	BIATUTORY LIMITATION ON GENERAL FUNL DNS GROWTH OR ANY OTHER EXISTING
		(Vote for One)	Shall Jud Appeals	dge John R. Webb of the Colorado Court of be retained in office?	SPENDING LIM	
		<b>Bob Beauprez</b> Republican				YES
		Dave Thomas Democratic		YES		NO
		Clyde J. Harkins American Constitution		NO		
	REG	EENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)	Shall Ju	DISTRICT JUDGE 1st JUDICIAL DISTRICT  Idge Stephen M. Munsinger of the 1st	Shall there be concerning pop and, in connec Colorado's elec	AMENDMENT 36  e an amendment to the Colorado constitution ular proportional selection of presidential electors cition therewith, creating procedures for allocatin toral votes for president and vice-president of the assed on the proportion of ballots that are cast in this residential ticket; making the terms of the propose fective so that popular proportional selection cotors applies to the 2004 general election; setting and timelines that govern the certification of election potential recounting of votes in elections fectors and in the election on this propose granting the Colorado supreme court original equipocation of all contests concerning presidential equiportions that the contests concerning presidential equiportion that the contests concerning presidential equiportion that the contests concerning presidential equiportion that the contests concerning presidential equiportion that the contests concerning presidential equiportion that contests concerning presidential equiportions are contested to concerning presidential equiportions.
		Jennifer Mello Democratic	Judicial I	District be retained in office?	state for each p amendment eff presidential ele- forth procedures	pased on the proportion of ballots that are cast in thi presidential ticket; making the terms of the propose fective so that popular proportional selection c ctors applies to the 2004 general election; settin s and timelines that govern the certification of election
		Steve Bosley Republican		YES	results and the presidential ele amendment; g jurisdiction for the	e potential recounting of votes in elections to ectors and in the election on this propose granting the Colorado supreme court origina ne adjudication of all contests concerning presidentia
		Daniel Ong Libertarian		NO	expedited basis legislation to ch	juiring that such matters be heard and decided on al s; and authorizing the general assembly to enac ange the manner of selecting presidential electors o dures contained in this amendment?
	,	STATE REPRESENTATIVE DISTRICT 24 (Vote for One)	Shall Jud	COUNTY JUDGE, JEFFERSON  dge Judy Archuleta of the Jefferson County retained in office?		YES NO
		Cheri Jahn		YES		
		Democratic Shawn Elke Glazer		NO	Shall thora b	AMENDMENT 37 an amendment to the Colorado revised statute
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)			concerning rene electric service renewable ener biomass, small that a percentace	ewable energy standards for large providers of retains, and, in connection therewith, defining eligible regy resources to include solar, wind, geothermal hydroelectricity, and hydrogen fuel cells; requiring the of retail electricity sales be derived from renewable.
		(vote for One)  Mary A. Malatesta	Shall Ju County 0	dge James C. Demlow of the Jefferson court be retained in office?	watt and other incentives for u provide net eco impact of renev	ing with 3% in the year 2007 and increasing to 109 incentives for solar electric generation; providin tillities to invest in renewable energy resources that normic benefits to customers; limiting the retail rat wable energy resources to 50 cents per month for
		Democratic  Scott Storey		YES	residential custo establish major using condemr generating facil	omers; requiring public utilities commission rules the aspects of the measure; prohibiting utilities fron action or eminent domain to acquire land for ities used to meet the standards; requiring utilitie
		Republican  COUNTY COMMISSIONER		NO	with requiremen and specifying	its contracts to address shortfalls from the standards election procedures by which the customers of a ut of the requirements of this amendment?
		DISTRICT 1 (Vote for One)	Shall Jud	dge Tina L. Olsen of the Jefferson County retained in office?		YES
		Jim Congrove Republican				NO
		Scott Benefield Democratic		YES		
		Steven Gallant Libertarian		NO		
		Tanya Ishikawa Green				
	<u>ı</u> A	7202430002 2	В	Typ:01 Seq:0035 Spl:01	С	

Б	E	F
REFERENDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the ment principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, aluding the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES  NO  REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.  YES  NO  REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT TBY FOUR-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT ON THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT ON THE CURRENT SIX-TENTHS OF ONE PERCENT OF THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE SIX-TENT	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;  "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE SEVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE SEVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE SEVENUE AND SPENDING CHANGE UNDER, TO BE SEVENUE AND SPENDING CHANGE UNDER, TO BE SEVENUE AND SPENDING CHANGE UNDER, TO BE SEVENUE AND SPENDING CHANGE UNDER, THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  "CONSTRUCTING ODDITIONS, NEW CLASSROOM SPACE AND REPLACING ONE MIDDITED SHAPPOVIMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING WH	
SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?  YES  NO  NO  SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2008, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RESENCE OF THE THREE INDIVIDUAL SALES AND USE TAXES OF THE LIMITATION SALES AND WHILE MODIFYING THE ROSP PERCENT SALES AND USE TAX TO .035 PERCENT; AND INCREASING THE .039 PERCENT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .032 PERCENT; AND INCREASING THE .013 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .045 PERCENT; ALES AND USE TAX TO .049 PERCENT; ALES AND USE TAX TO .049 PERCENT; ALES AND USE TAX TO .049 PERCENT; ALES AND USE TAX TO .041 PERCENT; ALES AND USE TAX TO .042 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .044 PERCENT; ALES AND USE TAX TO .045 PERCENT; ALES AND USE TAX TO .045 PERCENT; ALES AND USE TAX TO .047 PERCENT; ALES AND USE TAX TO .048 PERCENT; DECREASING THE	IMPROVING SITE CONDITIONS: AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (1) TO INCREASE THE DISTRICT'S AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*  YES  NO	
○ YES ○ NO		
CITY OF WHEAT RIDGE ISSUE 2A  SHALL CITY OF WHEAT RIDGE TAXES BE INCREASED \$5.9 MILLION ANNUALLY COMMENCING IN 2005, AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, WHICH REVENUES SHALL BE USED EXCLUSIVELY TO IMPROVE AND ENHANCE THE SAFETY, SECURITY AND QUALITY OF LIFE OF WHEAT RIDGE RESIDENTS AND TO IMPROVE AND ENHANCE THE CITY'S ECONOMIC DEVELOPMENT EFFORTS TO INCLUDE AT A MINIMUM:  10 ADDITIONAL POLICE DEPARTMENT PERSONNEL PPROGRAMS TO RETAIN AND ATTRACT BUSINESS AND JOBS TO THE COMMUNITY MAINTAIN APPROPRIATE PARK AND RECREATION STAFF AND EQUIPMENT THROUGH AN INCREASE IN THE CITY'S SALES AND USE TAX RATE OF 1 PERCENT (1.0%) AND SHALL THE CITY BE PERMITTED TO COLLECT AND SPEND THE REVENUES FROM SUCH INCREASE AND ANY INTEREST OR GAIN THEREON, WITHOUT REGARD TO THE LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?  YES  NO		
Shall The Home Rule Charter Of The City Of Wheat Ridge, Colorado, Be Amended To Provide For The General Municipal Election To Be Held On The First Tuesday In November Of Odd-Numbered Years, In Order To Coincide With The County-Coordinated Election Held On Those Dates?  YES		
NO		
<u>P</u>	E	F

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 36	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval to number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mo Blue pen to mark your ballot.	re than the	authorized
	F	PRESIDENTIAL ELECTORS (Vote for One Pair)  George W. Bush	C	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican				
21		John F. Kerry John Edwards  Democratic		Jim Congrove Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Jud	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa		
		Michael Anthony Peroutka Chuck Baldwin American Constitution	C	COUNTY COMMISSIONER		YES
		Gene Amondson		DISTRICT 2 (Vote for One)		NO
		Stanford E. Andress (Andy)		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County etained in office?
		Walter F. Brown		Republican  Guy Asher Stocking	Court be i	etained in office?
		Mary Cal Hollis Socialist  Earl F. Dodge		Democratic  COUNTY SHERIFF		YES
40		Howard L. Lydick Prohibition  James E. Harris		(Vote for One)		NO
41		Margaret Trowe Socialist Workers Bill Van Auken		Charles W. Carter		
		Jim Lawrence Socialist Equality		Democratic  Ted B. Mink	"Ballot is	sues referred by the general assembly
		Write-in  UNITED STATES SENATOR		Republican	and ballo	sues referred by the general assembly blitical subdivision are listed by letter, ot issues initiated by the people are
43		(Vote for One)	Shall Jud	GURT OF APPEALS  ge James S. Casebolt of the Colorado ppeals be retained in office?	issue is a or existir	merically. A 'yes' vote on any ballot a vote in favor of changing current law ng circumstances, and a 'no' vote on
		Bully Occurry	Court of A	YES	current la	of issue is a vote against changing aw or existing circumstances."  AMENDMENT 34
45		Pete Coors Republican			Shall there concerning r property imp	
_		Ken Salazar Democratic		NO	caused by a workmanlike include cons	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner; defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and coeptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
		Victor Good Colorado Reform			permitting ex governmenta lengths on fili	cceptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
_		Douglas "Dayhorse" Campbell American Constitution		ge Dennis A. Graham of the Colorado ppeals be retained in office?		
		Richard Randall Libertarian				YES
		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated	0	NO	SHALL STAT	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR
		Write-in	Shall Jud Appeals b	ge Arthur P. Roy of the Colorado Court of e retained in office?	THEREWITH INCREASE S BY WHOLES	ELATED PORPOSES, AND, IN CONNECTION , AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER
54	REPRES	SENTATIVE TO THE 109th UNITED STATES CONGRESS			HANDLING, PRODUCTS PERCENT O	TE TAKES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH CLORADO QUALIFIED PROVIDERS, TOBACCO
		<b>DISTRICT 7</b> (Vote for One)		YES	REQUIRING PERCENTAC REVENUES	ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED JES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE
		Bob Beauprez Republican		NO	<ul><li>EDUCATION</li></ul>	PROGRAMS, AND PREVENTION, EARLY
		Dave Thomas Democratic	Shall Jud Court of A	ge Daniel Marc Taubman of the Colorado ppeals be retained in office?	DETECTION CARDIOVAS COMPENSA PENSION FI	CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND. THE OLD AGE
		Clyde J. Harkins American Constitution			TAX LOSS CIGARETTE THE APPR REVENUES	JND, AND LOCAL GOVERNMENTS FOR TOBACCO SES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO "ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE IS OF JANUARY 1, 2005, UPON A DECLARATION OF "ISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE GENERAL ASSEMBLY AND INDOR; PROHIBITING THE REPEAL OR REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
	REG	SENT OF THE UNIVERSITY OF COLORADO AT LARGE		YES	FOR APPRO 1, 2005; ALL REVENUES SERVE POR	PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO
		(Vote for One)		NO	HEALTH PL PROGRAM A A STATE I	AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF ISCAL EMERGENCY BY TWO-THIRDS OF THE OF EACH HOUSE OF THE CENERAL ASSEMBLY AND
		Jennifer Mello Democratic	Shall Jude	ge John R. Webb of the Colorado Court of e retained in office?	THE GOVER OF EXISTIN TOBACCO	NOR; PROHIBITING THE REPEAL OR REDUCTION G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES EDOM EIGEN VEAR REPEAL
		Steve Bosley Republican	, , - and b		APPROPRIA	PRODUCTS; EXCLUDING ALL ADDITIONAL FAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES TATLITIONY LIMITATION ON GENERAL FILIND
		Daniel Ong Libertarian		YES		STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING IMITATION?
	,	STATE REPRESENTATIVE		NO		YES
		<b>DISTRICT 24</b> (Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT		NO
		Cheri Jahn Democratic	Shall Jud	lge Stephen M. Munsinger of the 1st istrict be retained in office?		
		Shawn Elke Glazer Libertarian	Judicial D	Salot be retained in office?	Shall there	AMENDMENT 36 be an amendment to the Colorado constitution
		DISTRICT ATTORNEY		YES	and, in con	popular proportional selection of presidential electors, nection therewith, creating procedures for allocating
		1st JUDICIAL DISTRICT (Vote for One)		NO	forth procedu	s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting res and timelines that govern the certification of election
		Mary A. Malatesta		COUNTY JUDGE, JEFFERSON	<ul> <li>results and presidential amendment; jurisdiction fo</li> </ul>	the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original the adjudication of all contests concerning presidential
		Democratic  Scott Storey	Shall Jude Court be	ge Judy Archuleta of the Jefferson County etained in office?	electors and expedited ba legislation to	requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occurred contained in this amendment?
	REGION	Republican  IAL TRANSPORTATION DISTRICT		YES		YES
		DIRECTOR RTD District M		NO		NO
		(Vote for One)  David Ruchman				
		Jerry Roach				

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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring thillies to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	Shall The Home Rule Charter Of The City Of Wheat Ridge, Colorado, Be Amended To Provide For The General Municipal Election To Be Held On The First Tuesday In November Of Odd-Numbered Years, In Order To Coincide With The County-Coordinated Election Held On Those Dates?  YES  NO  JEFFERSON COUNTY R-1 SCHOOL DISTRICT	
REFERENDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the mumber of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, alluloning the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES  NO  REFERENDUM B	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES. TO CONSTITUTION OR ANY OTHER LAW?"	
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	YES	
YES	○ NO	
○ NO		
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A  SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS RED BY PINATE CONTRIBUTIONS, AND OTHER REVENUES AND FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AND THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX FATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCREED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN DIX-TENTHS OF ONE PERCENT; DECREASING THE CONTINUED OF THE METROPOLITAN SCIENT	SHALL JEFFERSON COUNTY 8-1 SCHOOL DISTRICT ISSUE 38  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$680.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE MCCESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE MCCESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  - CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  - CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDLE SCHOOL;  - RENOVATING AND REPAIRING ELEMENTARY AND MIDLE SCHOOL BUILDINGS;  - MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND RECHANICAL SYSTEMS AND ROOFS. UPGRADING SECURITY AND IMPROVING SITE CONDITIONS.  AND OTHERWISE EOUPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW, WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OW WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE, AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH TERMS, AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETON AND ANY EARTHUNGS FROM THE INVESTMENT OF SUCH BONDS AND THE REVENUE SHOW SUCH TERMS. AND THE REVENUE AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUE AND SPENDING LIMITS OF, AND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?	
YES		
○ NO		
CITY OF WHEAT RIDGE ISSUE 2A  SHALL CITY OF WHEAT RIDGE TAXES BE INCREASED \$5.9 MILLION ANNUALLY COMMENCING IN 2005, AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, WHICH REVENUES SHALL BE USED EXCLUSIVELY TO IMPROVE AND ENHANCE THE SAFETY, SECURITY AND QUALITY OF LIFE OF WHEAT RIDGE RESIDENTS AND TO IMPROVE AND ENHANCE THE CITY'S ECONOMIC DEVELOPMENT EFFORTS TO INCLUDE AT A MINIMUME.  10 ADDITIONAL POLICE DEPARTMENT PERSONNEL PROGRAMS TO RETAIN AND ATTRACT BUSINESS AND JOBS TO THE COMMUNITY  11 MAINTAIN APPROPRIATE PARK AND RECREATION STAFF AND EQUIPMENT  THROUGH AN INCREASE IN THE CITY'S SALES AND USE TAX RATE OF 1 PERCENT [1.0%) AND SHALL THE CITY BE		
RATE OF 1 PERCENT (10%) AND SHALL THE CITY BE PERMITTED TO COLLECT AND SPEND THE REVENUES FROM SUCH INCREASE AND ANY INTEREST OR GAIN THEREON, WITHOUT REGARD TO THE LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?  YES  NO		
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	A	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 37	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	REON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mod Blue pen to mark your ballot.	re than the	authorized
	PI	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	C	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	lge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican				VEO
21		John F. Kerry John Edwards  Democratic		Jim Congrove Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic		NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Jud	ge Tina L. Olsen of the Jefferson County retained in office?
		Ralph Nader		Tanya Ishikawa Green		
		Michael Anthony Peroutka	C	COUNTY COMMISSIONER		YES
		Chuck Baldwin American Constitution  Gene Amondson		<b>DISTRICT 2</b> (Vote for One)		NO
		Leroy Pletten Concerns of People		I. Kevin McCeelar	Chall lud	as Day Olson of the Jofferson County
		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky Republican	Court be	ge Roy Olson of the Jefferson County retained in office?
		Walter F. Brown Mary Cal Hollis Socialist		Guy Asher Stocking Democratic		
		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		YES
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
		Write-in		Ted B. Mink Republican	"Ballot is	sues referred by the general assembly olitical subdivision are listed by letter,
43	UI	NITED STATES SENATOR		COURT OF APPEALS	and ballo	ot issues initiated by the people are merically. A 'yes' vote on any ballot a vote in favor of changing current law
		(Vote for One)		ge James S. Casebolt of the Colorado appeals be retained in office?	or existing	a vote in lavor of changing current law ng circumstances, and a 'no' vote on of issue is a vote against changing aw or existing circumstances."
		Pete Coors		YES		AMENDMENT 34
46		Republican  Ken Salazar		NO	concerning r property imp laws that limi	recovery of damages relating to construction of real provements, and, in connection therewith, prohibiting it or impair a property owner's right to recover damages
		Democratic  Victor Good			workmanlike include cons permitting ex	be an amendment to the Colorado constitution recovery of damages relating to construction of real provements, and, in connection therewith, prohibiting it or impair a property owner's right to recover damages it aliure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to truction that is suitable for its intended purposes; and ceptions for laws that limit punitive damages, afford I immunity, or impose time limits of specified minimum ng lawsuits?
		Colorado Reform	Shall Jud	lge Dennis A. Graham of the Colorado	governmenta lengths on fili	i immunity, or impose time limits of specified minimum ing lawsuits?
		Douglas "Dayhorse" Campbell American Constitution		appeals be retained in office?		YES
		Richard Randall Libertarian		VEC		
51		John R. Harris Independent		YES		NO
		Finn Gotaas Unaffiliated		NO	SHALL STAT THROUGH	AMENDMENT 35 TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR THATED PURPOSES AND IN CONNECTION
		Write-in	Shall Jud Appeals b	ge Arthur P. Roy of the Colorado Court of e retained in office?	THEREWITH INCREASE S BY WHOLES CIGARETTE	TE TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION I, AMENDING THE COLORADO CONSTITUTION TO STATEWIDE TAXES ON THE SALE OF CIGARETTES SALERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTIONS OF THE MANUFACTURER'S LIST PRICE; INCREASING IACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PERHENSIVE PRIMARY MEDICAL CARE THROUGH COLORADO QUALIFIED PROVIDERS, TOBACCO
	REPRES	ENTATIVE TO THE 109th UNITED STATES CONGRESS			HANDLING, PRODUCTS PERCENT O	OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY FIHE MANUFACTURER'S LIST PRICE; INCREASING
		<b>DISTRICT 7</b> (Vote for One)		YES	REQUIRING PERCENTAC REVENUES	ANNUAL APPROPRIATIONS OF SPECIFIED SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE
		Bob Beauprez Republican		NO	FUND COMP CERTAIN ( EDUCATION	I PROGRAMS, AND PREVENTION, EARLY I
		Dave Thomas Democratic	Shall Judg	ge Daniel Marc Taubman of the Colorado appeals be retained in office?	DETECTION CARDIOVAS COMPENSA	, AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND. THE OLD AGE
		Clyde J. Harkins American Constitution			TAX LOSS CIGARETTE THE APPR	ES RESULTING FROM REDUCED SALES OF S AND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED.
		ENT OF THE UNIVERSITY OF	0	YES	FOR APPRO 1, 2005; ALL REVENUES	PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO
		COLORADO AT LARGE (Vote for One)		NO	PROGRAM A A STATE	OLATIONS EINFOLLED IN THE CHILLMEN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF FISCAL EMERGENCY BY TWO-THIRDS OF THE
		Jennifer Mello	Shall Judg	ge John R. Webb of the Colorado Court of	MEMBERS OF THE GOVER OF EXISTIN TOBACCO	UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY. OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO PULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE AS OF JANUARY 1, 2005, UPON A DECLARATION OF TISCAL EMERGENCY BY TWO-THIRDS OF THE DE EACH HOUSE OF THE GENERAL ASSEMBLY AND RINOR; PROHIBITING THE REPEAL OR REDUCTION OF TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL
		Steve Bosley	Appeals b	e retained in office?	FOR PURPO COLORADO	PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING OSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES
		Republican  Daniel Ong	0	YES	FROM THE APPROPRIA	STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING IMITATION?
	S	Libertarian  TATE REPRESENTATIVE		NO		YES
		<b>DISTRICT 24</b> (Vote for One)		DISTRICT JUDGE		NO
		Cheri Jahn	Shall Jud	1st JUDICIAL DISTRICT dge Stephen M. Munsinger of the 1st istrict be retained in office?		
		Democratic  Shawn Elke Glazer	Judicial D	istrict be retained in office?	Ot " "	AMENDMENT 36
		DISTRICT ATTORNEY		YES	and, in con	be an amendment to the Colorado constitution opoular proportional selection of presidential electors, nection therewith, creating procedures for allocating electoral votes for president and vice-president of the
		1st JUDICIAL DISTRICT (Vote for One)		NO	United States state for each amendment presidential	s, based on the proportion of ballots that are cast in this h presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting
		Mary A. Malatesta		COUNTY JUDGE, JEFFERSON	results and	ries and timelines that govern the certification of election the potential recounting of votes in elections for electors and in the election on this proposed granting the Colorado supreme court original or the adjudication of all contests concerning presidential
<b>—</b>		Democratic  Scott Storey	Shall Judg	ge Judy Archuleta of the Jefferson County retained in office?	electors and expedited ba legislation to	requiring that such matters be heard and decided on an asis; and authorizing the general assembly to enact change the manner of selecting presidential electors or
_	BEGION	Republican  AL TRANSPORTATION DISTRICT		YES	any of the pro	ocedures contained in this amendment?
	LGION	DIRECTOR RTD District M		NO		NO
		(Vote for One)				
		David Ruchman				
		Jerry Roach				

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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing	QUESTION 2C  Shall Section 4.2 Of The Charter, Concerning The Regular Election Date, Be Changed From The First Tuesday Following The First Monday In November Of Each Odd Numbered Year To The First Tuesday In November Of Each Odd Numbered Year?  YES	
incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a	NO  QUESTION 2D  Shall Section 6.5 Of The Charter, Concerning Emergency Ordinances, Be Amended To Provide That Emergency Ordinances	
utility may opt out of the requirements of this amendment?  YES	Are Effective Upon Signature By The Mayor Following Adoption?  YES	
○ NO	○ NO	
REFERENDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, althorizing a modification to the veterans' preference, and making conforming amendments.  YES  NO	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  'SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED 383.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSTI IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;  MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART	
REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the	AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX	
state constitution.  YES  NO	REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A  SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEST BE INCREASED S3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE,	YES  NO  JEFFERSON COUNTY R-1 SCHOOL DISTRICT	
INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPOPPIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYBLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIEVE AND SELLOH THE REVENUE OF ARTE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTIS OF ONE PERCENT?	ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OF SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  "CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  "CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL; "RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS;  "MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING, SEVENDING, EXPANDING, REPAIRING AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND THRISHING CHARTER SCHOOL AND	
YES	DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITHOU DISTRIBUTED AND DESCRIPE DATER AND	
○ NO	WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT. RETAIN, AND SPEND ALL REVENUE	BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"  YES	
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT SALES AND USE TAX TO .0655 PERCENT; DECREASING THE .029 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .0715 PERCENT SALES AND USE TAX TO .0715 PERCENT; AND INCREASING THE .072 PERCENT SALES AND USE TAX TO .014 PERCENT?	NO	
CITY OF EDGEWATER QUESTION 2A  Shall Sections 2.1 And 3.2(3) Of The Charter, Concerning The Commencement Of Terms For The Mayor And City Councilmembers, Be Amended So That Terms For Elective Office Begin At The Next Regular Meeting Following The Certification Of Election Results?		
YES		
NO  Chall Casting 2.6 Of The QUESTION 2B		
Shall Section 3.6 Of The Charter, Concerning Vacancies On City Council, Be Amended So That All Vacancies Are Filled By Appointment For A Term That Expires At The Next Regular Election?  YES  NO		
	,	

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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	C Nov	ember 2, 2004
11		Ballot Style: 38	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION	JEFFERSON COUNT	CLERK PRECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left o Black or B	November 2, 2004  If any candidate. Do not vote for more live pen to mark your ballot.	e than the authorized	
	PI	RESIDENTIAL ELECTORS	C	OUNTY COMMISSIONER	Shall Judge James C. I	Demlow of the Jefferson
		(Vote for One Pair)  George W. Bush		<b>DISTRICT 1</b> (Vote for One)	County Court be retained	in office?
21		Dick Cheney Republican  John F. Kerry		Jim Congrove	YES	
		John Edwards Democratic  Michael Badnarik		Republican  Scott Benefield	○ NO	
		Richard V. Campagna Libertarian  David Cobb		Democratic  Steven Gallant		n of the Jefferson County
		Patricia LaMarche Green Ralph Nader		Libertarian  Tanya Ishikawa	Court be retained in office	?
		Peter Miguel Camejo Colorado Reform  Michael Anthony Peroutka	C	Green COUNTY COMMISSIONER	YES	
		Chuck Baldwin American Constitution  Gene Amondson		<b>DISTRICT 2</b> (Vote for One)	NO	
		Leroy Pletten Concerns of People  Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky		of the Jefferson County
		Walter F. Brown		Republican  Guy Asher Stocking	Court be retained in office	?
<b>—</b>		Mary Cal Hollis Socialist  Earl F. Dodge		Democratic  COUNTY SHERIFF	YES	
40		Howard L. Lydick Prohibition  James E. Harris		(Vote for One)	○ NO	
41		Margaret Trowe Socialist Workers  Bill Van Auken		Charles W. Carter		
		Jim Lawrence Socialist Equality Write-in		Democratic Ted B. Mink	"Ballot issues referred b	by the general assembly
43	UI	NITED STATES SENATOR		Republican  COURT OF APPEALS	and ballot issues initial listed numerically. A	sion are listed by letter, ited by the people are yes' vote on any ballot
		(Vote for One)	Shall Jud Court of A	ge James S. Casebolt of the Colorado ppeals be retained in office?	issue is a vote in favor or existing circumstand any ballot issue is a	of changing current law ces, and a 'no' vote on vote against changing
		Pete Coors		YES	current law or existing o	MENT 34
46		Republican  Ken Salazar		NO	concerning recovery of damages property improvements, and in laws that limit or impair a property	s relating to construction of real connection therewith, prohibiting owner's right to recover damages
		Democratic  Victor Good			Shall there be an amendment concerning recovery of damages property improvements, and, in law that limit or impair a property caused by a failure to construct workmanilke manner, defining "ginclude construction that is suitat permitting exceptions for laws th governmental immunity, or imposs lagoths on filing lawsuits."	ood and workmanlike manner" to ole for its intended purposes; and at limit punitive damages, afford a time limits of specified minimum
		Colorado Reform  Douglas "Dayhorse" Campbell American Constitution		ge Dennis A. Graham of the Colorado	lengths on filing lawsuits?	s time limits of specified minimum
		Richard Randall	Court of A	ppeals be retained in office?	YES	
		Libertarian  John R. Harris		YES	○ NO	
52		Independent Finn Gotaas		NO	AMENDI SHALL STATE TAYES RE INCRE	MENT 35
		Unaffiliated Write-in	Shall Judg	ge Arthur P. Roy of the Colorado Court of e retained in office?	SHALL STATE TAXES BE INCRE THROUGH ADDITIONAL TOB/ HEALTH RELATED PURPOS THEREWITH, AMENDING THE ( INCREASE STATEWIDE TAXES	ES, AND, IN CONNECTION COLORADO CONSTITUTION TO
	REPRESI	ENTATIVE TO THE 109th UNITED	Appeals b	e retained in office?	INCREASE STATEWIDE TAXES BY WHOLESALERS OF THREE CIGARETTE AND ON THE HANDLING, OR DISTRIBUTI PRODUCTS BY DISTRIBUTIONS	AND TWO-TENTHS CENTS PER SALE, USE, CONSUMPTION, ON OF OTHER TOBACCO S AT THE RATE OF TWENTY
		STATES CONGRESS DISTRICT 7 (Vote for One)		YES	BY WHOLESALERS OF THREE CIGARETTE AND ON THE HANDLING, OR DISTRIBUTI PRODUCTS BY DISTRIBUTOR: PERCENT OF THE MANUFACTU SUCH TOBACCO TAXES ER EQUIRING ANNUAL APPRIPERCENTAGES OF THE REVENUES TO EXPAND ELIC ENROLLMENT IN THE CHILDRIFUND COMPREHENSIVE PRIM. CERTAIN COLORADO QUALI	RER'S LIST PRICE; INCREASING FECTIVE JANUARY 1, 2005; OPRIATIONS OF SPECIFIED ADDITIONAL TOBACCO TAX
		Bob Beauprez Republican		NO	REVENUES TO EXPAND ELIC ENROLLMENT IN THE CHILDRI FUND COMPREHENSIVE PRIM/ CERTAIN COLORADO QUALI	GIBILITY FOR AND INCREASE EN'S BASIC HEALTH PLAN, TO ARY MEDICAL CARE THROUGH FIED PROVIDERS, TOBACCO
		Dave Thomas Democratic	Shall Judg	ge Daniel Marc Taubman of the Colorado	CERTAIN COLORADO QUALI EDUCATION PROGRAMS, DETECTION, AND TREATH CARDIOVASCULAR AND PU COMPENSATE THE STATE GE	AND PREVENTION, EARLY JENT OF CANCER AND LMONARY DISEASES, TO ENERAL FUND, THE OLD AGE
		Clyde J. Harkins American Constitution	oour of 71	ppodio de retained in sinos.	TAX LOSSES RESULTING F CIGARETTES AND TOBACCO I THE APPROPRIATIONS OF	ROWERNMENTS FOR TOBACCO ROM REDUCED SALES OF PRODUCTS; SPECIFYING THAT ADDITIONAL TOBACCO TAX
		ENT OF THE UNIVERSITY OF		YES	EDUCATION PROGRAMS. DETECTION, AND TREATS CARDIOVASCULAR AND PU COMPENSATE THE STATE GE PENSION FUND, AND LOCAL C TAX LOSSES RESULTING F CIGARETTES AND TOBACCO I THE APPROPRIATIONS OF REVENUES SHALL BE IN ADDIT FOR APPROPRIATIONS FOR SI 1, 2005; ALLOWING THE USE C REVENUES FOR ANY HEALTH SERVE POPULATIONS ENROLL HEALTH PLAN AND THE COLI PROGRAM AS OF JANUARY 1, 2; A STATE FISCAL EMERGENO MEMBERS OF EACH HOUSE OF THE GOVERNOR: PRODUCTS: ENTER TOBACCO TAX REVENUES FF FOR PURPOSES OF SECTION COLORADO CONSTITUTIC APPROPRIATIONS OF ADDITION LES STATIONS OF ADDITION APPROPRIATIONS OF ADDITION LES STATIONS OF ADDITION LES CONSTITUTIC APPROPRIATIONS ES CONSTITUTIC APPROPRIATION LES CONSTITUTIC APPROPRIATION LES	ON TO AND NOT SUBSTITUTED  JCH PROGRAMS ON JANUARY  DF ADDITIONAL TOBACCO TAX  RELATED PURPOSE AND TO
		COLORADO AT LARGE (Vote for One)		NO	HEALTH PLAN AND THE COL PROGRAM AS OF JANUARY 1, 2 A STATE FISCAL EMERGENCE	DRADO MEDICAL ASSISTANCE 005, UPON A DECLARATION OF CY BY TWO-THIRDS OF THE
		Jennifer Mello Democratic	Shall Judg	ge John R. Webb of the Colorado Court of e retained in office?	THE GOVERNOR; PROHIBITING OF EXISTING TAXES IMPOSED TOBACCO PRODUCTS; EX	THE GENERAL ASSEMBLY AND THE REPEAL OR REDUCTION ON CIGARETTES AND OTHER CLUDING ALL ADDITIONAL CLUDING ALL ADDITIONAL
		Steve Bosley Republican	, ippoulo 2		FOR PURPOSES OF SECTION COLORADO CONSTITUTIO APPROPRIATIONS OF ADDITION OF ADD	TOW FISCAL YEAR SPENDING  1 20 OF ARTICLE X OF THE  10 SYMMET OF THE  10 SYMMET OF THE  11 SYMMET OF THE  12 SYMMET OF THE  13 SYMMET OF THE  13 SYMMET OF THE  14 SPENDING  15 SYMMET OF THE  16 SYMMET OF THE  16 SYMMET OF THE  17 SYMMET OF THE  17 SYMMET OF THE  17 SYMMET OF THE  18 SYMMET OF THE  18 SYMMET OF THE  19 SYMMET OF THE  19 SYMMET OF THE  19 SYMMET OF THE  10 SYMMET OF THE  1
		Daniel Ong Libertarian		YES	THOM THE STATUTORY EIN	OR ANY OTHER EXISTING
	s	TATE REPRESENTATIVE DISTRICT 24		NO	YES	
		(Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT	O NO	
		Cheri Jahn Democratic	Shall Jud Judicial Di	ge Stephen M. Munsinger of the 1st strict be retained in office?		
		Shawn Elke Glazer Libertarian			AMENDI Shall there be an amendmen concerning popular proportional	t to the Colorado constitution
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		YES	and, in connection therewith, concluded in connection therewith, concluded the control	reating procedures for allocating esident and vice-president of the
		(Vote for One)	0	NO	state for each presidential ticket; amendment effective so that p presidential electors applies to it forth procedures and timelines that results and the potential recou	nting of votes in elections for
		Mary A. Malatesta Democratic		COUNTY JUDGE, JEFFERSON	presidential electors and in t amendment; granting the Co jurisdiction for the adjudication of a	he election on this proposed orado supreme court original
		Scott Storey Republican		ge Judy Archuleta of the Jefferson County etained in office?	expedited basis; and authorizing	the general assembly to enact of selecting presidential electors or
	REGIONA	AL TRANSPORTATION DISTRICT DIRECTOR		YES	YES	
		RTD District M (Vote for One)		NO	O NO	
		David Ruchman				
		Jerry Roach				
			7			
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<del>-</del>	. <u> </u>					7.1.0.0 / 011002

JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:

"REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;
"MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICTS COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;
"MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND
"ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF;
WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, TROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND OTHER EVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?" AMENDMENT 37

Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 5% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment? YES NO REFERENDUM A

Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments. YES NO YES JEFFERSON COUNTY R-1 SCHOOL DISTRICT
ISSUE 3B

"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT
BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF
\$805.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL
DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION
ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE
NECESSARY OR THE PAYMENT OF SUCH DEBT, ALL FOR THE
FOLLOWING PURPOSES:

"CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND
REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF
WHICH ARE APPROACHING 50 YEARS OLD;

"CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND
REPLACING ONE MIDDLE SCHOOL;

"RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE
SCHOOL BUILDINGS;

"MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT
BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING
PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL
SYSTEMS AND ROOFS, UPGRADING SECURITY AND
IMPROVING SITE CONDITIONS;
AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING,
REPAIRING AND FURNISHING CHARTER SCHOOL AND
DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW;
WITH SUCH DEBT TO BE IN THE FORM OF GENERAL
OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST
AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO
EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION,
WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND
SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR
TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS,
NOT INCONSISTENT HEREWITH, AS THE BOARD OF
EDUCATION MAY DETERMINE; AND IN CONNECTION
THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM
PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT
TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS,
AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE
BOONDS AND THE REVENUES FROM SUCH TAXES AND THE
SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND
ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS
AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND
SPENDING LIMITS OF, AND WITHOUT FIRETING THE
DISTRICT'S ABILITY TO COLLECT AND SPEND THE PROCEEDS
AND REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF
THE COLORADO CONSTITUTIO NO REFERENDUM B
Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO REGIONAL TRANSPORTATION DISTRICT

REFERENDUM 4A

SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO ONE PERCENT TO SIX TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCETORY TO THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOADD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL FEVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS RAISED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT THAT MAY PLAY BREEDEMPTION RESTITIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH THE AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT? YES NO YES NO SCIENTIFIC AND CULTURAL FACILITIES DISTRICT
REFERENDUM 48

SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE
AGGREGATE 0.1 PERCENT SALES AND USE TAXES
CURRENTLY LEVIED AND COLLECTED BY THE DENVER
METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES
DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30,
2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES
WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO
CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE
GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION
PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO
CONSTITUTION AND WHILE MODIPYING THE RATES OF THE
THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY
THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135
PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES
COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT
MILLION DOLLARS, INCREASING THE .059 PERCENT SALES
AND USE TAX TO .064 PERCENT; DECREASING THE .028
PERCENT SALES AND USE TAX TO .022 PERCENT; AND
INCREASING THE .013 PERCENT SALES AND USE TAX TO .014
PERCENT? YES NO

	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	С	November 2, 2004
11		Ballot Style: 39	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFE	AND Sufficient RECORDER
	r	To vote, BLACKEN ( ) the oval the number of candidates. Please use a	o the left o Black or E	of any candidate. Do not vote for mor Blue pen to mark your ballot.	e than the	authorized
<b>=</b>	PF	RESIDENTIAL ELECTORS (Vote for One Pair) George W. Bush	C	COUNTY COMMISSIONER DISTRICT 1 (Vote for One)	Shall Jud County Co	ge James C. Demlow of the Jefferson ourt be retained in office?
		Dick Cheney Republican				VEC
21		John F. Kerry John Edwards Democratic		<b>Jim Congrove</b> Republican		YES
		Michael Badnarik Richard V. Campagna Libertarian		Scott Benefield Democratic	0	NO
		David Cobb Patricia LaMarche Green		Steven Gallant Libertarian	Shall Judo Court be r	ge Tina L. Olsen of the Jefferson County etained in office?
		Ralph Nader Peter Miguel Camejo Colorado Reform		Tanya Ishikawa Green		
		Michael Anthony Peroutka Chuck Baldwin American Constitution	(	COUNTY COMMISSIONER		YES
		Gene Amondson		<b>DISTRICT 2</b> (Vote for One)		NO
		Leroy Pletten Concerns of People  Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated		J. Kevin McCasky	Shall Jud	ge Roy Olson of the Jefferson County
		Irene M. Deasy Unaffiliated Walter F. Brown		Republican  Guy Asher Stocking	Court be r	etained in office?
		Mary Cal Hollis Socialist		Democratic		YES
<b>-</b> -		Earl F. Dodge Howard L. Lydick Prohibition		COUNTY SHERIFF (Vote for One)		
40		James E. Harris Margaret Trowe Socialist Workers				NO
41		Bill Van Auken Jim Lawrence Socialist Equality		Charles W. Carter Democratic		
		Write-in		Ted B. Mink Republican	"Ballot is or any po	sues referred by the general assembly plitical subdivision are listed by letter, of issues initiated by the people are
43	UN	NITED STATES SENATOR (Vote for One)	0	COURT OF APPEALS	listed nui	merically. A 'yes' vote on any ballot
				lge James S. Casebolt of the Colorado Appeals be retained in office?	any ballo	ng circumstances, and a 'no' vote on t issue is a vote against changing two rexisting circumstances."
		Pete Coors Republican		YES	Shall there	AMENDMENT 34  be an amendment to the Colorado constitution proven of damages relating to constitution of real
46		Ken Salazar Democratic		NO	property imp laws that limit caused by a	be an amendment to the Colorado constitution ecovery of damages relating to construction of real rovements, and, in connection therewith, prohibiting to rimpair a property owner's right to recover damages failure to construct an improvement in a good and manner, defining 'good and workmanlike manner' to ruction that is suitable for its intended purposes; and ceptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum ng lawsuits?
		Victor Good Colorado Reform			include const permitting ex governmental	manner; defining 'good and workmanlike manner to ruction that is suitable for its intended purposes; and ceptions for laws that limit punitive damages, afford immunity, or impose time limits of specified minimum
		Douglas "Dayhorse" Campbell American Constitution		lge Dennis A. Graham of the Colorado	lengths on fili	ng lawsuits?
		Richard Randall	Court of A	appeals be retained in office?		YES
		John R. Harris		YES		NO
<b>—</b>		Independent Finn Gotaas		NO		AMENDMENT 35
53		Unaffiliated	Shall Jud	ge Arthur P. Roy of the Colorado Court of	SHALL STAT THROUGH HEALTH R THEREWITH	E TAXES BE INCREASED \$175 MILLION ANNUALLY ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION , AMENDING THE COLORADO CONSTITUTION TO
	REDRESE	Write-in  ENTATIVE TO THE 109th UNITED	Appeals t	se retained in office?	INCREASE S BY WHOLES CIGARETTE HANDLING,	ADDITIONAL TOBACCO TAXES IMPOSED FOR ELATED PURPOSES, AND, IN CONNECTION, AMENDING THE COLORADO CONSTITUTION TO ITATEWIDE TAXES ON THE SALE OF CIGARETTES ALLERS OF THREE AND TWO-TENTHS CENTS PER AND ON THE SALE, USE, CONSUMPTION, OR DISTRIBUTION OF OTHER TOBACCO BY DISTRIBUTORS AT THE RATE OF TWENTY FITHER MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNUAL APPROPRIATIONAL TOBSPECIFIED SES OF THE ADDITIONAL TOBSPECIFIED SES OF THE ADDITIONAL TOBSPECT TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO
	TIET TIEGE	STATES CONGRESS DISTRICT 7		YES	PRODUCTS PERCENT OF SUCH TOB BEQUIRING	BY DISTRIBUTORS AT THE RATE OF TWENTY F THE MANUFACTURER'S LIST PRICE; INCREASING ACCO TAXES EFFECTIVE JANUARY 1, 2005; ANNIJAI APPROPRIATIONS OF SPECIFIED
_		(Vote for One)		NO	PERCENTAG REVENUES ENROLLMEN	SES OF THE ADDITIONAL TOBACCO TAX TO EXPAND ELIGIBILITY FOR AND INCREASE IT IN THE CHILDREN'S BASIC HEALTH PLAN, TO PREHENSIVE PRIMARY MEDICAL CARE THROUGH
		Bob Beauprez Republican	Chall had		CERTAIN C	COLORADO QUALIFIED PROVIDERS, TOBACCO PROGRAMS AND PREVENTION FARLY
		Dave Thomas Democratic	Court of A	ge Daniel Marc Taubman of the Colorado Appeals be retained in office?	COMPENSAT PENSION FU TAX LOSSI	TE THE STATE GENERAL FUND, THE OLD AGE UND, AND LOCAL GOVERNMENTS FOR TOBACCO ES RESULTING FROM REDUCED SALES OF
_		Clyde J. Harkins American Constitution			THE APPRI REVENUES FOR APPRO	OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY
		ENT OF THE UNIVERSITY OF COLORADO AT LARGE		YES	1, 2005; ALL REVENUES SERVE POP HEALTH PL	OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO ULATIONS ENROLLED IN THE CHILDREN'S BASIC AN AND THE COLORADO MEDICAL ASSISTANCE
		(Vote for One)		NO	PROGRAM A A STATE F MEMBERS O THE GOVER	AND TREATMENT OF CANCER AND CULAR AND PULMONARY DISEASES, TO TE THE STATE GENERAL FUND, THE OLD AGE IND, AND LOCAL GOVERNMENTS FOR TOBACCO SO RESULTING FROM REDUCED SALES OF SAND TOBACCO PRODUCTS; SPECIFYING THAT OPRIATIONS OF ADDITIONAL TOBACCO TAX SHALL BE IN ADDITION TO AND NOT SUBSTITUTED PRIATIONS FOR SUCH PROGRAMS ON JANUARY OWING THE USE OF ADDITIONAL TOBACCO TAX FOR ANY HEALTH RELATED PURPOSE AND TO LUATIONS ENROLLED IN THE CHILDREN'S BASIC AND AND THE COLORADO MEDICAL ASSISTANCE IS OF JANUARY 1, 2005, UPON A DECLARATION OF ISCAL EMERGENCY BY TWO-THIRDS OF THE IF EACH HOUSE OF THE GENERAL ASSEMBLY AND NOR; PROHIBITING THE REPEAL OR REDUCTION 3 TAXES IMPOSED ON CIGARETTES AND OTHER
		Jennifer Mello Democratic		ge John R. Webb of the Colorado Court of e retained in office?	OF EXISTING TOBACCO TOBACCO T FOR PURPO	G TAXES IMPOSED ON CIGARETTES AND OTHER PRODUCTS; EXCLUDING ALL ADDITIONAL TAX REVENUES FROM FISCAL YEAR SPENDING SSES OF SECTION 20 OF ARTICLE X OF THE CONSTITUTION; AND EXEMPTING
		Steve Bosley Republican			FROM THE	CONSTITUTION; AND EXEMPTING TIONS OF ADDITIONAL TOBACCO TAX REVENUES STATUTORY LIMITATION ON GENERAL FUND TIONS GROWTH OR ANY OTHER EXISTING
		Daniel Ong Libertarian		YES	SPENDING L	IMITATION?
	S <sup>-</sup>	TATE REPRESENTATIVE DISTRICT 24 (Vote for One)		NO		YES
		(Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT		NO
		Cheri Jahn Democratic	Shall Jud Judicial D	dge Stephen M. Munsinger of the 1st istrict be retained in office?		
		Shawn Elke Glazer Libertarian			concerning p	AMENDMENT 36 be an amendment to the Colorado constitution opular proportional selection of presidential electors,
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT		YES	Colorado's a	nection therewith, creating procedures for allocating lectoral votes for president and vice-president of the based on the proportion of ballots that are cast in this presidential ticket; making the terms of the proposed effective so that popular proportional selection of electors applies to the 2004 general election; setting
		(Vote for One)	0	NO	results and	the potential recounting of votes in elections for
		Mary A. Malatesta Democratic		COUNTY JUDGE, JEFFERSON	presidential amendment; jurisdiction fo electors and	electors and in the election on this proposed granting the Colorado supreme court original r the adjudication of all contests concerning presidential requiring that such matters be heard and decided on an
		Scott Storey Republican	Court be	ge Judy Archuleta of the Jefferson County retained in office?	expedited ba legislation to	sis; and authorizing the general assembly to enact change the manner of selecting presidential electors or occdures contained in this amendment?
	REGIONA	L TRANSPORTATION DISTRICT DIRECTOR		YES		YES
		RTD District M (Vote for One)		NO		NO
		David Ruchman				
		Jerry Roach				

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AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?	PROPOSED CHARTER AMENDMENT NO. 2 Shall Article VI, Section 6.3 of the Lakewood City Charter be amended to set the date of the regular municipal election to be the first Tuesday in November of each odd-numbered year?  If so amended, Article VI, Section 6.3 of the Lakewood City Charter shall read: "6.3 REGULAR MUNICIPAL ELECTIONS. A regular municipal election shall be held in each odd-numbered year on the first Tuesday in November."  FOR THE AMENDMENT  AGAINST THE AMENDMENT	
REFERENDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state ovid service system, and, in connection therewith, modifying the ment principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.  YES  NO  REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  'SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICT'S GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  'REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED;  'MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY;  'MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORDL LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND  'ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES, FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPEND FUNDS LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUE AND SPENDING CHANGE UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
YES	YES	
REGIONAL TRANSPORTATION DISTRICT REFERENDUM 4A  SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT. FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-HRIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADOPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES OF DEBT  METER OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILLS BE DECREASED TO THAT AMOUNT INCESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?  YES  NO  SCIENTIFIC AND CULTURAL FACILITIES DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEN	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$323.8 MILLION WITH A REPAYMENT COST OF \$880.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  **CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  **CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL;  **RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE SCHOOL BUILDINGS.*  **MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/DOR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS;  AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW; WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICT'S AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND DISTRICT'S ABILITY TO COLLECT AND SPEND ANY OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*	
SALES AND USE TAX TO .0655 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .021 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .0135 PERCENT; EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .059 PERCENT SALES AND USE TAX TO .064 PERCENT; DECREASING THE .028 PERCENT SALES AND USE TAX TO .022 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .014 PERCENT?		
○ YES ○ NO		
CITY OF LAKEWOOD PROPOSED CHARTER AMENDMENT NO. 1 Shall Article II, Section 2.9 of the Lakewood City Charter be amended to clarify that an individual, at the time of declaring their candidacy and throughout their term of office, shall be a registered elector in the City of Lakewood?  If so amended, Article II, Section 2.9 of the Lakewood City Charter		
shall read  "2.9 QUALIFICATIONS_FOR_OFFICE. Each member of the City Council shall be a citizen of the United States of America, at least twenty-one years of age, a resident of the City or of the area annexed to the City for at least twelve consecutive months immediately preceding the date of the election, a registered elector in the City, and a resident of the ward from which elected. As a condition of holding office as a member of the City Council, the Mayor shall be a resident of the City and each member of the City Council shall be a resident of the ward from which elected, provided that a change in ward boundaries shall not cause the removal from office of any member of the City Council until the end of the term for which such member was elected. No member of the City Council during a term of office shall be an employee of the City or hold any elected office of the State of Colorado or any political subdivision thereof. The City Council shall be the judge of the election and of the qualifications of its members."		
FOR THE AMENDMENT  AGAINST THE AMENDMENT		
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	Ā	JEFFERSON COUNTY	В	STATE OF COLORADO	○ November 2, 2004
11		Ballot Style: 40	JE	STATE OF COLORADO FFERSON COUNTY GENERAL ELECTION November 2, 2004	JEFFERSON COUNTY CLERK & RECORDER
		To vote, BLACKEN ( ) the oval t number of candidates. Please use a	o the left o Black or B	f any candidate. Do not vote for mor lue pen to mark your ballot.	e than the authorized
	Р	RESIDENTIAL ELECTORS (Vote for One Pair)	С	OUNTY COMMISSIONER DISTRICT 2	Shall Judge Roy Olson of the Jefferson County Court be retained in office?
		George W. Bush Dick Cheney Republican		(Vote for One)	
21		John F. Kerry John Edwards  Democratic		J. Kevin McCasky Republican	C YES
		Michael Badnarik		Guy Asher Stocking	O NO
		Richard V. Campagna Libertarian  David Cobb		Democratic  COUNTY SHERIFF	
		Patricia LaMarche Green Ralph Nader		(Vote for One)	"Ballot issues referred by the general assembly
		Peter Miguel Camejo Colorado Reform Michael Anthony Peroutka		Charles W. Carter	or any political subdivision are listed by letter, and ballot issues initiated by the people are
		Chuck Baldwin American Constitution		Democratic	listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on
_		Gene Amondson Leroy Pletten Concerns of People		Ted B. Mink Republican	any ballot issue is a vote against changing current law or existing circumstances."
<b>_</b>		Stanford E. Andress (Andy) Irene M. Deasy Unaffiliated	Shall Jud	COURT OF APPEALS ge James S. Casebolt of the Colorado	AMENDMENT 34  Shall there be an amendment to the Colorado constitution concerning recovery of damages relating to construction of real property improvements, and, in connection therewith, prohibiting
		Walter F. Brown Mary Cal Hollis Socialist	Court of A	ppeals be retained in office?	concerning recovery of damages relating to construction of real property improvements, and, in connection therewith, prohibiting laws that limit or impair a property owner's right to recover damages caused by a failure to construct an improvement in a good and workmanlike manner, defining "good and workmanlike manner" to include construction that is suitable for its intended purposes; and
		Earl F. Dodge Howard L. Lydick Prohibition		YES	permitting exceptions for laws that limit punitive damages, afford governmental immunity, or impose time limits of specified minimum lengths on filing lawsuits?
40		James E. Harris Margaret Trowe Socialist Workers		NO	
41		Bill Van Auken Jim Lawrence Socialist Equality			YES
		Write-in	Shall Jud Court of A	ge Dennis A. Graham of the Colorado ppeals be retained in office?	O NO
43	U	NITED STATES SENATOR (Vote for One)			AMENDMENT 35 SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR
		(vote is: one)		YES	HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES
		Pete Coors Republican		NO	AMENDMENT 35  SHALL STATE TAXES BE INCREASED \$175 MILLION ANNUALLY THROUGH ADDITIONAL TOBACCO TAXES IMPOSED FOR HEALTH RELATED PURPOSES, AND, IN CONNECTION THEREWITH, AMENDING THE COLORADO CONSTITUTION TO INCREASE STATEWIDE TAXES ON THE SALE OF CIGARETTES BY WHOLESALERS OF THREE AND TWO-TENTHS CENTS PER CIGARETTE AND ON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTION OF OTHER TOBACCO PRODUCTS BY DISTRIBUTORS AT THE RATE OF TWENTY PERCENT OF THE MANUFACTURER'S LIST PRICE: INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TOBACCO TAX REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN COLORADO QUALIFIED PROVIDERS, TOBACCO
46		Ken Salazar	Shall Judg	ge Arthur P. Roy of the Colorado Court of	PERCENT OF THE MANUFACTURER'S LIST PRICE; INCREASING SUCH TOBACCO TAXES EFFECTIVE JANUARY 1, 2005; REQUIRING ANNUAL APPROPRIATIONS OF SPECIFIED PERCENTAGES OF THE ADDITIONAL TORACCO TAX
		Democratic  Victor Good	Appeals b	e retained in office?	REVENUES TO EXPAND ELIGIBILITY FOR AND INCREASE ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN, TO FUND COMPREHENSIVE PRIMARY MEDICAL CARE THROUGH CERTAIN, COLORDO CHILDREN PROVIDEDS TORACCO
		Colorado Reform  Douglas "Dayhorse" Campbell  American Constitution		YES	EDUCATION PHOGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY DISEASES, TO
		American Constitution  Richard Randall		NO	COMPENSATE THE STATE GENERAL FUND, THE OLD AGE PENSION FUND, AND LOCAL GOVERNMENTS FOR TOBACCO TAX LOSSES RESULTING FROM REDUCED SALES OF CIGARETTES AND TOBACCO PRODUCTS; SPECIFYING THAT THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED TO LIBERT OF A CIVIL TO SHALL BE IN ADDITION TO AND NOT SUBSTITUTED.
		Libertarian  John R. Harris	Shall Jude	ge Daniel Marc Taubman of the Colorado	THE APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1. 2005: ALLOWING THE USE OF ADDITIONAL TOBACCO TAX
		Independent Finn Gotaas	Court of A	ppeals be retained in office?	REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1, 2005 UPON A DECLARATION OF
		Unaffiliated		YES	REVENUES SHALL BE IN ADDITION TO AND NOT SUBSTITUTED FOR APPROPRIATIONS FOR SUCH PROGRAMS ON JANUARY 1, 2005, ALLOWING THE USE OF ADDITIONAL TOBACCO TAX REVENUES FOR ANY HEALTH RELATED PURPOSE AND TO SERVE POPULATIONS ENROLLED IN THE CHILDREN'S BASIC HEALTH PLAN AND THE COLORADO MEDICAL ASSISTANCE PROGRAM AS OF JANUARY 1, 2005, UPON A DECLARATION OF A STATE FISCAL EMERGENCY BY TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE GENERAL ASSEMBLY AND THE GOVERNOR; PROHIBITING THE REPEAL OR REDUCTION OF EXISTING TAXES IMPOSED ON CIGARETTES AND OTHER TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION; AND EXEMPTING APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND
<b>-</b>	DEDDES	Write-in ENTATIVE TO THE 109th UNITED		NO	TOBACCO PRODUCTS; EXCLUDING ALL ADDITIONAL TOBACCO TAX REVENUES FROM FISCAL YEAR SPENDING FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION: AND EXEMPTING
54	NEFRES	STATES CONGRESS DISTRICT 7	Shall lude	ge John R. Webb of the Colorado Court of	APPROPRIATIONS OF ADDITIONAL TOBACCO TAX REVENUES FROM THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION?
		(Vote for One)		e retained in office?	YES
		Bob Beauprez Republican		YES	
_		Dave Thomas Democratic			○ NO
<b>_</b>		Clyde J. Harkins American Constitution	0	NO	
	REG	ENT OF THE UNIVERSITY OF COLORADO AT LARGE (Vote for One)		DISTRICT JUDGE 1st JUDICIAL DISTRICT	AMENDMENT 36  Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating
			Shall Jud Judicial Di	ge Stephen M. Munsinger of the 1st strict be retained in office?	AMENDMENT 36  Shall there be an amendment to the Colorado constitution concerning popular proportional selection of presidential electors, and, in connection therewith, creating procedures for allocating Colorado's electoral votes for president and vice-president of the United States, based on the proportion of ballots that are cast in this state for each presidential ticket; making the terms of the proposed amendment effective so that popular proportional selection of presidential electors applies to the 2004 general election; setting forth procedures and timelines that govern the certification of election results and the potential recounting of votes in elections for presidential electors and in the election on this proposed amendment; granting the Colorado supreme court original jurisdiction for the adjudication of all contests concerning presidential electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enact
		Jennifer Mello Democratic			presidential electors applies to the 2004 general election; setting forth procedures and timelines that govern the certification of election results and the potential recounting of votes in elections for presidential electors and in the election on this processed.
		Steve Bosley Republican		YES	presidential elections and in the election of nills proposed amendment; granting the Colorado supreme court original jurisdiction for the adjudication of all contests concerning presidential electors and requiring that such matters be heard and decided on an expedited basis; and authorizing the general assembly to enact
		Daniel Ong Libertarian		NO	expedited basis; and authorizing the general assembly to enact legislation to change the manner of selecting presidential electors or any of the procedures contained in this amendment?
	S	STATE REPRESENTATIVE DISTRICT 24 (Vote for One)	Shall Judg	COUNTY JUDGE, JEFFERSON  ge Judy Archuleta of the Jefferson County etained in office?	
		Cheri Jahn Democratic		YES	
		Shawn Elke Glazer Libertarian		NO	AMENDMENT 37  Shall there be an amendment to the Colorado revised statutes concerning renewable energy standards for large providers of retail
		DISTRICT ATTORNEY 1st JUDICIAL DISTRICT (Vote for One)		ge James C. Demlow of the Jefferson	electric service, and, in connection therewith, defining eligible renewable energy resources to include solar, wind, geothermal, biomass, small hydroelectricity, and hydrogen fuel cells; requiring that a percentage of retail electricity sales be derived from renewable sources, beginning with 3% in the year 2007 and increasing to 10% by 2015; requiring utilities to offer customers a rebate of \$2.00 per
		Mary A. Malatesta		ourt be retained in office?	watt and other incentives for solar electric generation; providing incentives for utilities to invest in renewable energy resources that provide net economic benefits to customers; limiting the retail rate impact of renewable energy resources to 50 cents per month for
		Democratic  Scott Storey	0	YES	residential customers; requiring public utilities commission rules to establish major aspects of the measure; prohibiting utilities from using condemnation or eminent domain to acquire land for generating facilities used to meet the standards; requiring utilities with the property extractor to address patefulls from the properties.
	(	Republican COUNTY COMMISSIONER		NO	with requirements contracts to address shortfalls from the standards; and specifying election procedures by which the customers of a utility may opt out of the requirements of this amendment?
		DISTRICT 1 (Vote for One)	Shall Judo	ge Tina L. Olsen of the Jefferson County	YES
		Jim Congrove	Court be r	etained in office?	○ NO
		Scott Benefield		YES	
		Steven Gallant		NO	
		Libertarian Tanya Ishikawa			
_ <del>_</del>		Green Green			
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REFERENDUM A  Amendments to sections 13, 14, and 15 of article XII and section 22 of article IV of the constitution of the state of Colorado, concerning reform of the state civil service system, and, in connection therewith, modifying the merit principle, exempting certain positions from the system, modifying the number of eligible applicants from which an appointment is to be made, modifying the residency requirement, expanding the duration of temporary employment, specifying the rule-making authority of the state personnel board and the state personnel director, allowing the general assembly to reallocate the rule-making authority of the state personnel board and the state personnel director, authorizing a modification to the veterans' preference, and making conforming amendments.	JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3A  "SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$38.5 MILLION ANNUALLY, OR SUCH LESSER AMOUNT AS THE BOARD OF EDUCATION MAY ANNUALLY DETERMINE, BY THE COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE 2004-2005 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER FOR DEPOSIT IN THE DISTRICTS GENERAL FUND FOR EDUCATIONAL PURPOSES, INCLUDING, BUT NOT LIMITED TO:  "REDUCE AND MAINTAIN CLASS SIZE AND STUDENT-TEACHER RATIOS TO ENSURE THAT STUDENTS ARE ACADEMICALLY PREPARED; "MEET THE INCREASED COSTS INCURRED BY THE DISTRICT TO CONTINUE THE DISTRICT'S COMMITMENT TO ACADEMIC EXCELLENCE AND TO PROVIDE AN EDUCATIONAL PROGRAM OF THE HIGHEST QUALITY; "MAINTAIN HIGH SCHOOL ELECTIVES SUCH AS MUSIC, ART AND WORLD LANGUAGES WHILE IMPLEMENTING THE NEW COLLEGE ENTRANCE REQUIREMENTS; AND "ATTRACT AND RETAIN HIGH-QUALITY TEACHERS AND	
REFERENDUM B  Amendments to articles IV, VII, and IX of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the	ATTACT AND RETAIN HIGH-QUALITY TEACHERS AND SUPPORT STAFF; WITH SUCH TAXES TO BE IN EXCESS OF PROPERTY TAX REVENUES THAT WOULD BE PROVIDED BY THE GENERAL FUND MILL LEVY PERMITTED UNDER STATE LAW WITHOUT SUCH INCREASE AND, TOGETHER WITH REVENUES FROM SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND THE EARNINGS ON SUCH TAXES AND REVENUES, TO	
YES	THE EARNINGS ON SOME TAXES AND REVENUES, TO CONSTITUTE A VOTER APPROVED REVENUE AND SPENDING CHANGE UNDER, TO BE COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICT'S ABILITY TO COLLECT AND SPEND OTHER REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?"	
NO  REGIONAL TRANSPORTATION DISTRICT	YES	
REFERENDUM 4A  SHALL REGIONAL TRANSPORTATION DISTRICT TAXES BE INCREASED \$158.34 MILLION ANNUALLY AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THERAFTER BY INCREASING THE RATE OF SALES TAX LEVIED BY THE DISTRICT BY FOUR-TENTHS OF ONE PERCENT, FROM THE CURRENT SIX-TENTHS OF ONE PERCENT TO ONE PERCENT COMMENCING JANUARY 1, 2005 AND, IN CONNECTION THEREWITH, SHALL REGIONAL TRANSPORTATION DISTRICT DEBT BE INCREASED \$3.477 BILLION, WITH A REPAYMENT COST OF \$7.129 BILLION WITH ALL PROCEEDS OF DEBT AND TAXES TO BE USED AND SPENT FOR THE CONSTRUCTION AND OPERATION OF A FIXED GUIDE WAY MASS TRANSIT	NO  JEFFERSON COUNTY R-1 SCHOOL DISTRICT ISSUE 3B	
SYSTEM, THE CONSTRUCTION OF ADDITIONAL PARK-N-RIDE LOTS, THE EXPANSION AND IMPROVEMENT OF EXISTING PARK-N-RIDE LOTS, AND INCREASED BUS SERVICE, INCLUDING THE USE OF SMALLER BUSES AND VANS AND ALTERNATIVE FUEL VEHICLES AS APPROPRIATE, AS SPECIFIED IN THE TRANSIT EXPANSION PLAN ADDPTED BY THE BOARD OF DIRECTORS OF THE DISTRICT ON OR BEFORE APRIL 22, 2004 AND SHALL DEBT BE EVIDENCED BY BONDS, NOTES, OR OTHER MULTIPLE-FISCAL YEAR OBLIGATIONS INCLUDING REFUNDING BONDS THAT MAY BE ISSUED AS A LOWER OR HIGHER RATE OF INTEREST AND INCLUDING DEBT THAT MAY HAVE A REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF A PREMIUM, PAYABLE FROM ALL REVENUES GENERATED BY SAID TAX INCREASE, FEDERAL	"SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S DEBT BE INCREASED \$233.8 MILLION WITH A REPAYMENT COST OF \$80.5 MILLION OR SUCH LESSER AMOUNT AS MAY BE NECESSARY, AND SHALL JEFFERSON COUNTY SCHOOL DISTRICT R-1'S TAXES BE INCREASED \$48.8 MILLION ANNUALLY OR SUCH LESSER AMOUNT AS MAY BE NECESSARY FOR THE PAYMENT OF SUCH DEBT, ALL FOR THE FOLLOWING PURPOSES:  'CONSTRUCTING ADDITIONS, NEW CLASSROOM SPACE AND REPLACEMENTS FOR 9 DISTRICT HIGH SCHOOLS, SOME OF WHICH ARE APPROACHING 50 YEARS OLD;  'CONSTRUCTING ONE NEW ELEMENTARY SCHOOL AND REPLACING ONE MIDDLE SCHOOL;  'RENOVATING AND REPAIRING ELEMENTARY AND MIDDLE	
FUNDS, INVESTMENT INCOME, PUBLIC AND PRIVATE CONTRIBUTIONS, AND OTHER REVENUES AS THE BOARD MAY DETERMINE, AND WITH SUCH REVENUES RASHED BY THE SALES TAX RATE INCREASE AND THE PROCEEDS OF DEBT OBLIGATIONS AND ANY INVESTMENT INCOME ON SUCH REVENUES AND PROCEEDS BEING EXEMPT FROM THE REVENUE AND SPENDING RESTRICTIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION UNTIL SUCH TIME AS ALL DEBT IS REPAID WHEN THE RATE OF TAX WILL BE DECREASED TO THAT AMOUNT NECESSARY FOR THE CONTINUED OPERATION OF THE SYSTEM BUT NOT LESS THAN SIX-TENTHS OF ONE PERCENT?	SCHOOL BUILDINGS;  * MAKING LIFE SAFETY IMPROVEMENTS IN DISTRICT BUILDINGS BY RENOVATING, REPAIRING AND/OR REPLACING PLUMBING, ELECTRICAL, LIGHTING AND MECHANICAL SYSTEMS AND ROOFS, UPGRADING SECURITY AND IMPROVING SITE CONDITIONS; AND OTHERWISE EQUIPPING, IMPROVING, EXPANDING, REPAIRING AND FURNISHING CHARTER SCHOOL AND DISTRICT FACILITIES AND GROUNDS AS PERMITTED BY LAW, WITH SUCH DEBT TO BE IN THE FORM OF GENERAL OBLIGATION BONDS, WHICH BONDS SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.50% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT AROUSE OR BELOW, BUS AND AND AS ISSUED TO BE ONE OF THE ORD.	
NO NO	SOLD AT, ABOVE OR BELOW PAR, AND AT SUCH TIME OR TIMES AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE BOARD OF EDUCATION MAY DETERMINE; AND IN CONNECTION THEREWITH (I) TO INCREASE THE DISTRICTS AD VALOREM PROPERTY TAXES IN ANY YEAR IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH BONDS, AND (II) TO COLLECT AND SPEND THE PROCEEDS OF THE BONDS AND THE REVENUES FROM SUCH TAXES AND THE SPECIFIC OWNERSHIP TAXES ATTRIBUTABLE THERETO AND ANY EARNINGS FROM THE INVESTMENT OF SUCH PROCEEDS AND REVENUES WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF, AND WITHOUT AFFECTING THE DISTRICTS ABILITY TO COLLECT AND SPEND ANY OTHER	
SCIENTIFIC AND CULTURAL FACILITIES DISTRICT REFERENDUM 4B  SHALL THERE BE AN EXTENSION UNTIL JUNE 30, 2018, OF THE AGGREGATE 0.1 PERCENT SALES AND USE TAXES CURRENTLY LEVIED AND COLLECTED BY THE DENVER METROPOLITAN SCIENTIFIC AND CULTURAL FACILITIES DISTRICT THAT ARE SCHEDULED TO EXPIRE ON JUNE 30, 2006, FOR ASSISTING SCIENTIFIC AND CULTURAL FACILITIES WITHIN THE DISTRICT WHILE AUTHORIZING THE DISTRICT TO CONTINUE TO COLLECT, RETAIN, AND SPEND ALL REVENUE GENERATED BY SUCH TAX IN EXCESS OF THE LIMITATION PROVIDED IN ARTICLE X OF SECTION 20 OF THE COLORADO CONSTITUTION AND WHILE MODIFYING THE RATES OF THE THREE INDIVIDUAL SALES AND USE TAXES COLLECTED BY THE DISTRICT AS FOLLOWS: INCREASING THE .059 PERCENT TALES AND USE TAX TO .031 PERCENT; AND INCREASING THE .013 PERCENT SALES AND USE TAX TO .031 PERCENT; AND PERCENT EXCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .039 PERCENT SALES AND USE TAX TO .035 PERCENT. SCEPT THAT, FOR TOTAL ANNUAL REVENUES COLLECTED BY THE DISTRICT THAT EXCEED THIRTY-EIGHT MILLION DOLLARS, INCREASING THE .039 PERCENT SALES AND USE TAX TO .035 PERCENT SALES AND USE TAX TO .035 PERCENT SALES AND USE TAX TO .035 PERCENT SALES AND USE TAX TO .035 PERCENT SALES AND USE TAX TO .036 PERCENT SALES AND USE TAX TO .036 PERCENT SALES AND USE TAX TO .036 PERCENT SALES AND USE TAX TO .031 PERCENT. AND INCREASING THE .033 PERCENT SALES AND USE TAX TO .034 PERCENT. SALES AND USE TAX TO .034 PERCENT. SALES AND USE TAX TO .034 PERCENT SALES AND USE TAX TO .034 PERCENT SALES AND USE TAX TO .034 PERCENT SALES AND USE TAX TO .034 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND INCREASING THE .039 PERCENT. AND I	REVENUES OR FUNDS UNDER, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?*  YES  NO	
YES		
CITY OF EDGEWATER QUESTION 2A Shall Sections 2.1 And 3.2(3) Of The Charter, Concerning The Commencement Of Terms For The Mayor And City Councilmembers, Be Amended So That Terms For Elective Office Begin At The Next Regular Meeting Following The Certification Of Election Results?		
YES		
QUESTION 2B Shall Section 3.6 Of The Charter, Concerning Vacancies On City		
Council, Be Amended So That All Vacancies Are Filled By Appointment For A Term That Expires At The Next Regular Election?  YES		
O NO		
QUESTION 2C Shall Section 4.2 Of The Charter, Concerning The Regular Election Date, Be Changed From The First Tuesday Following The First Monday In November Of Each Odd Numbered Year To The First Tuesday In November Of Each Odd Numbered Year?		
QUESTION 2D  Shall Section 6.5 Of The Charter, Concerning Emergency Ordinances, Be Amended To Provide That Emergency Ordinances Are Effective Upon Signature By The Mayor Following Adoption?		
YES  NO		
	E	F