

#### **SAMPLE GENERAL ELECTION BALLOT TUESDAY, NOVEMBER 8, 2022**

ALL CONT	ESTS ARE NOT II	NCLUDED ON ALL BALLOTS. CHE	CK YOUR PRECII	NCT FOR SPECIFIC CONTENT
Federal Offices United States Senator		State Offices State Representative - Dis	trict 41	Ballot Measures  Ballot questions referred by the general assembly or any
(Vote for One) Michael Bennet	Democratic O	(Vote for One) Iman M. Jodeh	Democratic	Ballot questions referred by the general assembly or any political subdivision are listed by letter, and ballot questions initiated by the people are listed numerically. A ballot question listed as an "amendment" proposes a change to the Colorado constitution, and a ballot question listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes/for" vote on any ballot question is a vote in favor of changing current law or existing circumstances, and a "no/against" vote on any ballot question is a vote against changing current law or existing circumstances.
Joe O'Dea	Republican O	Stephanie Hancock  State Representative - Dis	Republican trict 42	Statutes. A "yes/for" vote on any ballot question is a vote in favor of changing current law or existing circumstances, and a "no/against" vote on any ballot question is a vote against changing current law or existing circumstances.
T.J. Cole	Unity	(Vote for One)  Cory Parella	Republican (	State Ballot Measures  Amendment D (CONSTITUTIONAL)
Brian Peotter	Libertarian (	Mandy Lindsay  State Representative - Dis	Democratic  trict 56	Shall there be an amendment to the Colorado constitution concerning judges of the newly created twenty-third judicial district, and, in connection therewith, directing the governor to
Frank Atwood	Approval Voting	(Vote for One) Rod Bockenfeld	Republican	designate judges from the eighteenth judicial district to serve the remainder of their terms in the twenty-third judicial district and requiring a judge so designated to establish residency within the twenty-third judicial district?
(Signed declaration to limit service to no more than 2 terms)  Write-In		Kathleen J. Conway  Amy Lunde	Democratic  Libertarian	YES/FOR NO/AGAINST  Amendment E (CONSTITUTIONAL)
Representative to the 118	th United	State Representative - Dis (Vote for One)	trict 61	Shall there be an amendment to the Colorado constitution concerning the extension of the property tax exemption for qualifying seniors and disabled veterans to the surviving spouse of a United States armed forces service member who died in the
States Congress - District (Vote for One)	:1	Dave Woolever Eliza Hamrick	Republican Democratic	line of duty or veteran whose death resulted from a service-related injury or disease?  YES/FOR NO/AGAINST
Diana DeGette Jennifer Qualteri	Democratic Republican	Kevin Gulbranson  Regional Transportation D	Libertarian Oistrict	Amendment F (CONSTITUTIONAL)  Shall there be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in
John C Kittleson Write-In	Libertarian	Director - District N - (Vote for One)		connection therewith, allowing managers and operators to be paid and repealing the required period of a charitable organization's continuous existence before obtaining a charitable gaming license?
Representative to the 118 States Congress - District (Vote for One)		Write-In		YES/FOR NO/AGAINST Proposition FF (STATUTORY)
Ike McCorkle	Democratic	County Commissioner Dis (Vote for One)	trict 2	SHALL STATE TAXES BE INCREASED \$100,727,820 ANNUALLY BY A CHANGE TO THE COLORADO REVISED STATUTES THAT, TO SUPPORT HEALTHY MEALS FOR PUBLIC SCHOOL STUDENTS, INCREASES STATE TAXABLE INCOME ONLY FOR INDIVIDUALS WHO HAVE FEDERAL
Ken Buck	Republican	Mark Gotto  Jessica Campbell-Swanson	Republican	TAXABLE INCOME OF \$300,000 OR MORE BY LIMITING ITEMIZED OR STANDARD STATE INCOME TAX DEDUCTIONS TO \$12,000 FOR SINGLE TAX RETURN FILERS AND \$16,000 FOR JOINT TAX RETURN FILERS, AND, IN
Ryan McGonigal (Signed declaration to limit service to no more than 3 terms)	American Constitution	County Commissioner Dis (Vote for One)	Democratic • trict 4	CONNECTION THEREWITH, CREATING THE HEALTHY - SCHOOL MEALS FOR ALL PROGRAM TO PROVIDE FREE SCHOOL MEALS TO STUDENTS IN PUBLIC SCHOOLS; PROVIDING GRANTS FOR PARTICIPATING SCHOOLS TO PURCHASE COLORADO GROWN, RAISED, OR PROCESSED
Representative to the 118 States Congress - District		Bob Roth Leslie Summey	Republican  Democratic	PRODUCTS, TO INCREASE WAGES OR PROVIDE STIPENDS FOR EMPLOYEES WHO PREPARE AND SERVE SCHOOL MEALS, AND TO CREATE PARENT AND STUDENT ADVISORY COMMITTEES TO PROVIDE ADVICE TO ENSURE SCHOOL MEALS ARE HEALTHY AND APPEALING TO ALL
(Vote for One)  Jason Crow	Democratic (	County Clerk and Records (Vote for One)	er	STUDENTS; AND CREATING A PROGRAM TO ASSIST IN PROMOTING COLORADO FOOD PRODUCTS AND PREPARING SCHOOL MEALS USING BASIC NUTRITIOUS INGREDIENTS WITH MINIMAL RELIANCE ON PROCESSED PRODUCTS?
Steven Monahan Eric C. Mulder	Republican Libertarian	Joan Lopez Caroline Cornell	Democratic Republican	YES/FOR NO/AGAINST  Proposition GG (STATUTORY)
State Offices Governor/Lieutenant Gov	ernor	County Treasurer (Vote for One)		Shall there be a change to the Colorado Revised Statutes requiring that the ballot title and fiscal summary for any ballot initiative that increases or decreases state income tax rates include a table showing the average tax change for tax filers in
(Vote for One Pair) Heidi Ganahl / Danny Moore	Republican	Marsha Berzins Michael Roger Westerberg	Republican O	different income categories?  YES/FOR NO/AGAINST
		County Assessor (Vote for One)		Proposition 121 (STATUTORY)  Shall there be a change to the Colorado Revised Statutes reducing the state income tax rate from 4.55% to 4.40%?
Jared Polis / Dianne Primavera	a Democratic	Bob Andrews PK Kaiser	Republican  Democratic	YES/FOR NO/AGAINST
Paul Noël Fiorino / Cynthia Munhos de Aquino Sirianni	Unity	County Sheriff (Vote for One)	Libertarian	Proposition 122 (STATUTORY)  Shall there be a change to the Colorado Revised Statutes concerning legal regulated access to natural medicine for
·	Austrian C	Kevin S. Edling Tyler Scott Brown	Republican	persons 21 years of age or older, and, in connection therewith, defining natural medicine as certain plants or fungi that affect a person's mental health and are controlled substances under state law, establishing a natural medicine regulated access program for supervised care, and requiring the department of regulatory
Danielle Neuschwanger / Darryl Gibbs	American Constitution	Scott Alan Liva	Democratic  Libertarian	agencies to implement the program and comprehensively regulate natural medicine to protect public health and safety; creating an advisory board to advise the department as to the implementation of the program; granting a local government limited authority to regulate the time, place, and manner of
Kevin Ruskusky / Michele Poague	Libertarian	(Vote for One)  Ron Bouchard	Republican	providing natural medicine services; allowing limited personal possession, use, and uncompensated sharing of natural medicine; providing specified protections under state law, including criminal and civil immunity, for authorized providers and
Write-In		Kelly C. Lear  Kat Martin	Democratic Libertarian	users of natural medicine; and, in limited circumstances, allowing the retroactive removal and reduction of criminal penalties related to the possession, use, and sale of natural medicine?  YES/FOR NO/AGAINST
		City of Cherry Hills Village (Vote for One)	Mayor	Proposition 123 (STATUTORY) Shall there be a change to the Colorado Revised Statutes
Secretary of State (Vote for One)		Russell O. Stewart Katy Brown	0	concerning statewide funding for additional affordable housing, and, in connection therewith, dedicating state revenues collected from an existing tax of one-tenth of one percent on federal taxable income of every individual, estate, trust, and corporation, as defined in law, for affordable housing and exempting the
Pam Anderson Jena Griswold	Republican  Democratic	Jenn Diffendal  City of Cherry Hills Village	0	dedicated revenues from the constitutional limitation on state fiscal year spending; allocating 60% of the dedicated revenues to affordable housing financing programs that will reduce rents, burchase land for affordable housing development, and build
Gary Swing Jan Kok	Unity Approval Voting	Councilmember District 2 (Vote for One)		assets for renters; allocating 40% of the dedicated revenues to programs that support affordable home ownership, serve persons experiencing homelessness, and support local planning capacity; requiring local governments that seek additional affordable housing funding to expedite development approvals for
Amanda Campbell Bennett Rutledge	American Constitution	Earl Hoellen Tory Leviton	<u> </u>	affordable housing projects and commit to increasing the number of affordable housing units by 3% annually; and specifying that the dedicated revenues shall not supplant existing appropriations for affordable housing programs?
State Treasurer (Vote for One)		City of Cherry Hills Village Councilmember District 4 (Vote for One)		YES/FOR NO/AGAINST Proposition 124 (STATUTORY)
Dave Young Lang Sias	Democratic Republican	Susan Maguire		Shall there be a change to the Colorado Revised Statutes concerning increasing the number of retail liquor store licenses in which a person may hold an interest, and, in connection therewith, phasing in the increase by allowing up to 8 licenses by
Anthony J. Delgado  Attorney General (Vote for One)	Libertarian	Mark Williams  City of Cherry Hills Village Councilmember District 6		December 31, 2026, up to 13 licenses by December 31, 2031, up to 20 licenses by December 31, 2036, and an unlimited number of licenses on or after January 1, 2037?
John Kellner Phil Weiser	Republican Democratic	(Vote for One) Tom Conroy		Proposition 125 (STATUTORY)
William F. Robinson III	Libertarian	Robert Eber	0	Shall there be a change to the Colorado Revised Statutes concerning the expansion of retail sale of alcohol beverages, and, in connection therewith, establishing a new fermented malt beverage and wine retailer license for off-site consumption to allow grocery stores, convenience stores, and other business
State Board of Education Large	Member - At	Judicial Retention Questions (Vote YES or NO)  Colorado Court of Appeals J		establishments licensed to sell fermented malt beverages, such as beer, for off-site consumption to also sell wine; automatically converting such a fermented malt beverage retailer license to the new license; and allowing fermented malt beverage and wine retailer licensees to conduct tastings if approved by the local
(Vote for One)  Kathy Plomer	Democratic	Shall Judge Jaclyn Casey Brown of the Co Appeals be retained in office?		licensing authority?  YES/FOR NO/AGAINST
Dan Maloit Ryan Van Gundy	Republican Libertarian	YES Shall Judge Terry Fox of the Colorado Cou	NO	Proposition 126 (STATUTORY)  Shall there be a change to the Colorado Revised Statutes
Eric Bodenstab  State Board of Education	Unity O	retained in office?  YES	NO O	concerning authorization for the third-party delivery of alcohol beverages, and, in connection therewith, allowing retail establishments licensed to sell alcohol beverages for on-site or off-site consumption to deliver all types of alcohol beverages to a person twenty-one years of age or older through a third-party
Congressional District 6 (Vote for One)		Shall Judge Christina Finzel Gomez of the Appeals be retained in office?		delivery service that obtains a delivery service permit; prohibiting the delivery of alcohol beverages to a person who is under 21 years of age, is intoxicated, or fails to provide proof of identification; removing the limit on the percentage of gross sales revenues a licensee may receive from alcohol beverage
Molly Lamar Rebecca McClellan	Republican Democratic	YES Shall Judge Matthew D. Grove of the Color be retained in office?	NO Orado Court of Appeals	deliveries; and allowing a technology services company, without obtaining a third-party delivery service permit, to provide software or a digital network application that connects consumers and licensed retailers for the delivery of alcohol beverages?
Regent of the University of Congressional District 1 (Vote for One)	of Colorado -	YES	NO O	YES/FOR NO/AGAINST  City of Aurora Ballot Question 3A
Amy Naes Wanda L. James	Republican	Shall Judge Sueanna P. Johnson of the Co Appeals be retained in office?		Shall Article 3-3 of the Aurora City Charter be amended to conform the qualifications of elective officers of the city with the provision in Section 4 of Article XII of the Colorado
Write-In	Democratic O	Shall Judge Lino S. Lipinsky de Orlov of th Appeals be retained in office?	NO O	Constitution by removing the general prohibition against convicted felons holding elective office and replacing that prohibition with a more specific prohibition against persons who have been convicted of embezzlement of public
Regent of the University of Congressional District 4 (Vote for One)	of Colorado -	YES Shall Judge Neeti V. Pawar of the Colorado	NO O	money, bribery, perjury, solicitation of bribery or subornation of perjury?  YES/FOR NO/AGAINST
Jack Barrington Frank McNulty	Democratic Republican	retained in office?	NO NO	City of Centennial Ballot Issue 2L
State Senator - District 27 (Vote for One)		Shall Judge David H. Yun of the Colorado retained in office?		SHALL CITY OF CENTENNIAL TAXES BE INCREASED ANNUALLY BY \$1,050,000.00 IN THE FIRST FULL FISCAL YEAR OF COLLECTION COMMENCING
Tom Kim Tom Sullivan	Republican  Democratic	PES District Court Judge - 18th J	NO O	JANUARY 1, 2023, AND BY WHATEVER AMOUNT IS RAISED ANNUALLY THEREAFTER, BY THE IMPOSITION OF A LODGING TAX AT THE RATE OF THREE AND ONE HALF PERCENT (3.5%) ON THE RENTAL FEE, PRICE, OR OTHER CONSIDERATION
Write-In  State Senator - District 32	<b>O</b>	Shall Judge Jeffrey K. Holmes of the 18th a retained in office?	Judicial District be	PAID OR CHARGED FOR SHORT-TERM RENTAL (LESS THAN 30 CONSECUTIVE DAYS) OF ANY ROOM, RESIDENCE, ACCOMMODATION, OR SPACE IN ANY HOTEL, INN, BED AND BREAKFAST, OR ANY OTHER PLACE THAT PROVIDES SLEEPING ROOMS,
(Vote for One) Robert Rodriguez	Democratic	YES Shall Judge Harold Clayburn Hurst of the 1 retained in office?	NO NO 8th Judicial District be	SLEEPING FACILITIES, OR ACCOMMODATIONS FOR CONSIDERATION LOCATED WITHIN THE CITY, WITH THE REVENUES OF SUCH TAX TO BE SPENT ON PROJECTS AND SERVICES ADDRESSING VISITOR IMPACTS IN THE AREAS OF PUBLIC SAFETY AND
Dean Flanders  State Representative - Dis	Republican Strict 3	YES	NO (	ANY OTHER LAWFUL MUNICIPAL PURPOSE, AND SHALL ALL REVENUES FROM SUCH TAXES AND ANY EARNINGS THEREON BE COLLECTED, RETAINED AND SPENT AS A VOTER-APPROVED REVENUE
(Vote for One)  Marla Fernandez	Republican	Shall Judge Ryan J. Stuart of the 18th Judi retained in office?		CHANGE WITHOUT LIMITATION OR CONDITION CONTAINED IN ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
Meg Froelich Clayton Casciato	Democratic  Libertarian	YES Shall Judge Eric B. White of the 18th Judic in office?	NO ial District be retained	YES/FOR NO/AGAINST  City of Cherry Hills Village Ballot Issue 2A
State Representative - Dis (Vote for One) Emily Sirota		YES County Court Judge Arana	NO O	WITHOUT CHANGING THE CITY'S EXISTING 3.5% SALES TAX RATE, SHALL THE SALES TAX CODE OF THE CITY OF CHERRY HILLS VILLAGE BE AMENDED,
Tom Cowhick	Republican Strict 36	County Court Judge - Arapa Shall Judge Colleen E Clark of the Arapah retained in office?		AS A VOTER-APPROVED TAX POLICY CHANGE, TO REQUIRE PERSONS "ENGAGED IN BUSINESS IN THE CITY," WHICH MAY INCLUDE PERSONS MAKING DELIVERIES TO CITY RESIDENTS, INCLUDING REMOTE SELLERS, TO COLLECT TAX, AND FURTHER
State Representative - Dis (Vote for One) William Walters	Republican	YES	NO County Court be	SHALL ANY INCREASE IN REVENUES RESULTING FROM THESE CHANGES TO THE CODE, REGARDLESS OF AMOUNT, CONSTITUTE A VOTER-APPROVED REVENUE CHANGE FOR THE
Mike Weissman Andrew Gibson	Democratic  Libertarian	retained in office?  YES	NO NO	CITY WITHIN THE MEANING OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?  YES/FOR NO/AGAINST
State Representative - Dis (Vote for One)		Shall Judge Michael J. Roche of the Arapa retained in office?		City of Cherry Hills Village Ballot Question 300
Paul Archer Ruby Dickson	Republican Democratic	YES Shall Judge Cheryl Rowles-Stokes of the A	NO	Shall Section 3.9 of the City of Cherry Hills Village Home Rule Charter be amended to require voter approval for the sale, vacation, or conveyance of any City property interest in any trail or open space within the City limits (excluding
State Representative - Dis (Vote for One)	strict 38	be retained in office?		90 Meade Lane, public streets, and rights-of-way) except that voter approval shall not be required for leases or licenses of less than five years that would not materially diminish the public's expect units to use and enjoy the

Jaylen Mosqueira

(Vote for One) Naquetta Ricks

Le Sellers

Brandon L. McDowell

David Ortiz

State Representative - District 40

Mark both sides of the ballot

diminish the public's opportunity to use and enjoy the property?

YES/FOR

NO 🔘

YES 🔘

Republican

Democratic

Republican

Democratic

NO/AGAINST (

#### City of Englewood Ballot Issue 2B

SHALL CITY OF ENGLEWOOD TAXES BE INCREASED NOT MORE THAN \$1,957,596 ANNUALLY BEGINNING JANUARY 1, 2023 AND BY SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER BY AN ADDITIONAL SALES AND USE TAX OF 0.2 PERCENT (OR AN INCREASE OF APPROXIMATELY 1/5 OF ONE CENT PER DOLLAR SPENT, TO THE CURRENT SALES AND USE TAX RATE OF 3½ CENTS PER DOLLAR SPENT), EXCLUDING THE SALE OF FOOD FOR DOMESTIC HOME CONSUMPTION, TO FUND:

REPAVING, REPAIRING, MAINTAINING, AND IMPROVING CITY STREETS AND ROADS

WITH ALL SPENDING OF SUCH REVENUES REPORTED IN THE CITY'S ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE CITY'S WEB SITE AND REVIEWED BY A CITIZEN COMMITTEE; AND SHALL THE RESULTING REVENUE AND INVESTMENT EARNINGS THEREON BE ALLOWED TO BE COLLECTED, RETAINED AND SPENT BY THE CITY NOTWITHSTANDING ANY LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES/FOR

NO/AGAINST

#### City of Englewood Ballot Issue 2C

SHALL CITY OF ENGLEWOOD TAXES BE INCREASED NOT MORE THAN \$978,455 ANNUALLY BEGINNING JANUARY 1, 2023 AND BY SUCH AMOUNTS AS ARE SANDART 1, 2023 AND BT SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER BY AN ADDITIONAL SALES AND USE TAX OF 0.1 PERCENT (OR AN INCREASE OF APPROXIMATELY 1/10 OF ONE CENT PER DOLLAR SPENT, TO THE CURRENT SALES AND USE TAX RATE OF 3½ CENTS PER DOLLAR SPENT), EXCLUDING THE SALE OF FOOD FOR DOMESTIC HOME CONSUMPTION. TO FUND: HOME CONSUMPTION, TO FUND:

ALTERNATE POLICING SERVICES TO ADDRESS MATTERS INCLUDING HOMELESSNESS, MENTAL HEALTH, AND ADDICTION

WITH ALL SPENDING OF SUCH REVENUES REPORTED IN THE CITY'S ANNUAL INDEPENDENT AUDIT PUBLISHED ON THE CITY'S WEB SITE AND REVIEWED BY A CITIZEN COMMITTEE; AND SHALL THE RESULTING REVENUE AND INVESTMENT EARNINGS THEREON BE ALLOWED TO BE COLLECTED, RETAINED AND SPENT BY THE CITY NOTWITHSTANDING ANY LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW? YES/FOR (

City of Englewood Ballot Question 2D

consistency, shall the City of Englewood Home Rule Charter be amended throughout to eliminate gender-specific pronouns, such as "he," and to use the term "Council Member" consistently to refer to those serving on City Council? NO/AGAINST YES/FOR (

To reflect the make-up of today's workforce and for

City of Englewood Ballot Question 2E

NO/AGAINST

NO/AGAINST

#### Shall Article II, Section 12, of the City of Englewood Home

Rule Charter regarding municipal elections be revised as 12: Municipal elections. A general municipal election shall be held on dates and in

a manner specified in State law. Special municipal elections shall be held in accordance with the provisions of

YES/FOR (

this Charter.

City of Englewood Ballot Question 2F

compact districts to have approximately the same number

of registered voters, with the variance in number of registered voters between the district with the highest and

lowest number of registered voters being minimized to the

YES/FOR (

greatest extent possible?

#### To ensure new Council Members are sworn in following certification of election results, shall Article III, Section 22, of the City of Englewood Home Rule Charter regarding City Council terms of office be revised, in part, as follows:

City of Englewood Ballot Question 2G

Terms of Council Members shall begin at the next regularly scheduled City Council meeting following certification of the election results and upon taking an appropriate oath of office..

City of Englewood Ballot Question 2H

For increased flexibility, shall Article III, Section 27, of the City of Englewood Home Rule Charter regarding Council meetings be revised, in part, as follows:

the rules and procedures of each Council; however, Council may, upon appropriate prior published notice hold any regular or special meeting at such other appropriate public place in the City as they may designate... NO/AGAINST YES/FOR ( City of Englewood Ballot Question 2I

27: Council meetings.
Council shall meet regularly, at least twice each month, at a day, time and manner to be fixed from time to time by

Shall Article VII, Section 52, of the City of Englewood Home Rule Charter, regarding the City Manager's powers and duties, be revised to eliminate an unnecessary and

outdated reference to the City Manager developing and

maintaining a municipal airport?

NO/AGAINST YES/FOR ( City of Englewood Ballot Question 2J

Shall Article VIII, Sections 54, 56, 59 and 61 of the City of

Englewood Home Rule Charter regarding board and commission members be amended to specify a minimum number of five (5) members shall serve on the Public Library Board, the City Planning and Zoning Commission, the Board of Adjustment and Appeals, and the Water and Sewer Board, respectively, and to allow such higher number of members on each board or commission as may be specified by ordinance?

YES/FOR (

City of Englewood Ballot Question 2K

NO/AGAINST

#### Shall Article IX, Part III, Section 73, of the City of Englewood Home Rule Charter regarding recovering compensation from the City be amended to comply with the Colorado Governmental Immunity Act, C.R.S. § 24-10-101, et seq.? YES/FOR NO/AGAINST

City of Littleton Ballot Issue 3B

SHALL THE CITY OF LITTLETON TAXES BE INCREASED UP TO \$975,000 ANNUALLY BEGINNING JANUARY 1, 2023, AND BY WHATEVER AMOUNT IS RAISED ANNUALLY THEREAFTER, THROUGH THE ADOPTION OF A LODGER'S TAX AT THE RATE OF FIVE PERCENT (5%) ON THE FEE, PRICE, OR OTHER CONSIDERATION PAID OR CHARGED FOR THE USE (LESS THAN 28 CONSECUTIVE DAYS) OF ANY ROOM OR SPACE IN ANY HOTEL, MOTEL, INN, BED AND BREAKFAST, OR SHORT TERM RENTAL, WITHIN THE CITY OF LITTLETON, WITH SUCH REVENUES TO BE SPENT PROMOTING AND SUPPORTING ARTS AND CULTURE, TOURISM, AND VISITOR PROMOTION WITHIN THE CITY OF LITTLETON SUCH AS, BUT NOT LIMITED TO: THE SUPPORT OF BEMIS LIBRARY, THE LITTLETON MUSEUM, THE TOWN HALL ARTS CENTER, HUDSON GARDENS, AND OTHER LOCAL NON-PROFIT ORGANIZATIONS THAT ADVANCE, SUPPORT, AND ENHANCE ARTS AND CULTURE WITHIN THE CITY OF LITTLETON AND SHALL ALL REVENUES FROM SUCH TAXES AND ANY FARRINGS

REVENUES FROM SUCH TAXES AND ANY EARNINGS THEREON BE COLLECTED, RETAINED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE WITHOUT LIMITATION OR CONDITION, AND NOTWITHSTANDING ANY REVENUE OR EXPENDITURE LIMITATIONS CONTAINED IN ARTICLE X SECTION 20 OF THE Reducing administrative costs; Eliminating redundant government services; and Simplifying the community governance structure COLORADO CONSTITUTION OR ANY OTHER LAW? YES/FOR ( NO/AGAINST City of Littleton Ballot Question 301

YES/FOR ( City of Littleton Ballot Question 3E

goods and services for the City?

NO/AGAINST

#### Shall there be an amendment to Littleton City Charter Sections 97, 100, and 103, allowing for the City Council by way of Ordinance after a Public Hearing to set the

manner, amount, and best practices for the procurement of

Shall Ordinance 22-2021 which approved a fourth amendment to the Newton Property General Planned Development Plan (Aspen Grove) be repealed?

YES/FOR NO/AGAINST Bennett School District No. 29J Ballot Issue 5A

SHALL BENNETT SCHOOL DISTRICT NO. 29J DEBT BE INCREASED UP TO \$50 MILLION WITH A REPAYMENT COST OF UP TO \$90 MILLION, AND SHALL DISTRICT TAXES BE INCREASED BY UP TO \$4 MILLION ANNUALLY FOR THE PURPOSE OF ACQUIRING, CONSTRUCTING, REPARING AND IMPROVING DISTRICT CAPITAL ASSETS INCLUDING. AMONG DISTRICT CAPITAL ASSETS INCLUDING, AMONG OTHER THINGS:

- CONSTRUCTING A NEW HIGH SCHOOL TO ADDRESS OVERCROWDING AND FUTURE ENROLLMENT INCREASES; IMPROVING SAFETY AND SECURITY INFRASTRUCTURE AT ALL DISTRICT SCHOOLS AND ADDRESSING TRAFFIC AND TRANSPORTATION

PROVIDING CLASSROOM SPACE FOR TECHNICAL

AND CAREER EDUCATION:

- RECONFIGURING THE CURRENT HIGH SCHOOL BUILDING FOR USE AS AN EXPANDED MIDDLE

WHICH DEBT SHALL CONSIST OF GENERAL OBLIGATION BONDS TO BEAR INTEREST, MATURE,

IMPROVING THE DISTRICT'S ATHLETIC FIELDS AND

BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME, AT SUCH PRICE (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT WITH THIS BALLOT ISSUE, AS THE BOARD OF EDUCATION MAY DETERMINE; AND SHALL AD VALOREM PROPERTY TAXES BE LEVIED WITHOUT LIMIT AS TO THE MILL RATE TO GENERATE AMOUNTS, NOT TO EXCEED THE AMOUNTS SET FORTH ABOVE, SUFFICIENT IN EACH YEAR TO PAY THE PRINCIPAL OF AND INTEREST ON SUCH DEBT AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF?

YES/FOR

NO/AGAINST (

#### Littleton Downtown Development Authority Ballot Issue 3C

SHALL THE LITTLETON DOWNTOWN DEVELOPMENT AUTHORITY (THE "AUTHORITY"), OR THE CITY OF LITTLETON (THE "CITY") ON BEHALF OF AND FOR USE BY THE AUTHORITY, AND AS A VOTER-APPROVED REVENUE CHANGE, BE AUTHORIZED TO COLLECT, RETAIN, AND EXPEND
THE FULL AMOUNT OF REVENUES RECEIVED BY THE
AUTHORITY OR BY THE CITY ON BEHALF OF AND
FOR USE BY THE AUTHORITY IN 2023 AND EACH FOR USE BY THE AUTHORITY IN 2023 AND EACH YEAR THEREAFTER, INCLUDING, WITHOUT LIMITATION, TAX REVENUES, FEES, RATES, TOLLS, CHARGES, GRANTS, RENTS, LOANS, CONTRIBUTIONS, AND ANY OTHER REVENUES, WITHOUT REGARD TO ANY EXPENDITURE, REVENUE-RAISING, OR OTHER LIMITATION INCLUDING THOSE CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED.

OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND EXPENDED BY THE AUTHORITY AND THE CITY ON BEHALF OF THE AUTHORITY?

YES/FOR NO/AGAINST (

Ballot Issue 3D SHALL THE CITY OF LITTLETON (THE "CITY") TAXES BE INCREASED \$200,000 IN THE FIRST FISCAL YEAR (2023) AND ANNUALLY THEREAFTER IN SUCH

Littleton Downtown Development Authority

AMOUNTS AS ARE RECEIVED EACH YEAR BY THE IMPOSITION OF AN AD VALOREM PROPERTY TAX RATE OF NOT MORE THAN 3.000 MILLS UPON RATE OF NOT MORE THAN 3.000 MILLS UPON TAXABLE REAL AND PERSONAL PROPERTY WITHIN THE BOUNDARIES OF THE PROPOSED LITTLETON DOWNTOWN DEVELOPMENT AUTHORITY (THE "AUTHORITY"), FOR THE PURPOSES SET FORTH IN PART 8 OF ARTICLE 25 OF TITLE 31 COLORADO REVISED STATUTES; AND SHALL THE CITY AND THE AUTHORITY BE AUTHORIZED TO COLLECT, RETAIN AND EXPEND THE REVENUES COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE AND INVESTMENT INCOME THEREON. AS A INVESTMENT INCOME THEREON, AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND ANY OTHER LAW? YES/FOR

**Ballot Question 3F** 

Littleton Downtown Development Authority

## Shall the Littleton Downtown Development Authority be organized pursuant to Part 8 of Article 25 of Title 31, Colorado Revised Statutes, to exercise all powers

authorized therein and in any approved plan of development within the boundaries of the Littleton Downtown Development Authority as described in Ordinance 16-2022 (https://www.littletongov.org/dda-ordinance)? YES/FOR ( East Smoky Hill Metropolitan District No. 2 Ballot Issue 6E

SHALL EAST SMOKY HILL METROPOLITAN DISTRICT NO. 2 TAXES BE INCREASED BY \$400,000 ANNUALLY AND BY AN ADDITIONAL 5% COMPOUNDING ANNUALLY THEREAFTER BY THE IMPOSITION OF AN AD VALOREM PROPERTY TAX LEVY IMPOSED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO GENERATE AD VALOREM PROPERTY TAXES NECESSARY TO PAY THE DISTRICT'S ADMINISTRATION, COVENANT ENFORCEMENT, DESIGN REVIEW, OPERATIONS, MAINTENANCE, AND OTHER SIMILAR EXPENSES, AND SHALL THE PROCEEDS OF SUCH TAXES AND ANY INVESTMENT INCOME THEREON BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT IN FISCAL YEAR 2023 AND IN EACH FISCAL YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S., IN ANY YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S EVENUES OR EXPENDITURES AS IT DISTRICT'S REVENUES OR EXPENDITURES AS IT Shall Article III, Section 20, of the City of Englewood Home Rule Charter regarding City Council redistricting be revised to comply with federal law by requiring contiguous, compact districts to have approximately the compact districts the co DISTRICT? YES/FOR ( NO/AGAINST (

**Ballot Question 6F** 

# Shall members of the Board of Directors of East-Smoky Hill Metropolitan District No. 2 be authorized to serve without limitation on their terms of office pursuant to the right granted to the voters of the District in Article XVIII, Section 11 of the Colorado Constitution to lengthen, shorten, or eliminate the limitations on the terms of office improved by purple Section?

East Smoky Hill Metropolitan District No. 2

imposed by such Section? NO/AGAINST YES/FOR Tallyn's Reach Metropolitan District No. 2 Ballot **Question 6A** 

Assuming voter approval of Ballot Issue 6B, shall Tallyn's Reach Metropolitan District No. 2 be consolidated with Tallyn's Reach Metropolitan District No. 3, resulting in the

creation of a new metropolitan district to be known as the "Tallyn's Reach Metropolitan District," such consolidation proposed for the purposes of: Reducing administrative costs; Eliminating redundant government services; and Simplifying the community governance structure which would provide for the consolidated Tallyn's Reach Metropolitan District without such consolidated district assuming any general obligation bonded indebtedness of the original metropolitan districts, and without expanding

the powers previously delegated to the original

metropolitan districts, and without aggregating the respective original metropolitan districts' mill levy or debt authorization, and without eliminating the limitations previously authorized by the voters of each metropolitan district pursuant to Article X, Section 20 of the Colorado YES/FOR Tallyn's Reach Metropolitan District No. 2 Ballot

ASSUMING VOTER APPROVAL OF BALLOT QUESTION 6A, SHALL TALLYN'S REACH METROPOLITAN DISTRICT TAXES BE INCREASED ANNUALLY IN ORDER TO REPLACE THE CURRENT OPERATIONS AND MAINTENANCE MILL LEVY BY THE IMPOSITION OF AN AD VALOREM PROPERTY TAX LEVY OF: (A) 5.500 MILLS IN FISCAL YEARS 2022, 2023 AND 2024, WHICH IS ANTICIPATED TO GENERATE \$501,624 IN ANNUAL TAX REVENUE; (B) 7.500 MILLS IN FISCAL YEARS 2025, 2026 AND 2027, WHICH IS ANTICIPATED TO GENERATE \$684,032 IN ANNUAL TAX REVENUE; AND (C) 9.500 MILLS IN FISCAL YEAR 2028 AND EACH FISCAL YEAR THEREAFTER, WHICH IS ANTICIPATED TO GENERATE \$866,440 IN ANNUAL TAX REVENUE; PROVIDED, HOWEVER, THAT IF, AFTER NOVEMBER 8, 2022, THERE IS A CHANGE IN THE RATIO OF ACTUAL VALUATION TO ASSESSED VALUATION OR OTHER CHANGE IN THE METHOD OF CALCULATING ASSESSED VALUATION, SUCH AD VALOREM DEPORED TY TAY I EVIES MAY BE INCREASED OF

OTHER CHANGE IN THE METHOD OF CALCULATING ASSESSED VALUATION, SUCH AD VALOREM PROPERTY TAX LEVIES MAY BE INCREASED OR DECREASED TO REFLECT SUCH CHANGES, SUCH INCREASES OR DECREASES TO BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS IN GOOD FAITH (SUCH DETERMINATION TO BE BINDING AND FINAL), SO THAT TO THE EXTENT POSSIBLE, THE ACTUAL TAX REVENUES GENERATED BY THE AD VALOREM PROPERTY TAX LEVIES, AS ADJUSTED, ARE NEITHER DIMINISHED NOR ENHANCED AS A VALOREM PROPERTY TAX LEVIES, AS ADJUSTED, ARE NEITHER DIMINISHED NOR ENHANCED AS A RESULT OF SUCH CHANGES; OR BY SUCH LESSER AMOUNT AS NECESSARY TO PAY THE DISTRICT'S ADMINISTRATION, COVENANT ENFORCEMENT, DESIGN REVIEW, OPERATIONS, MAINTENANCE, CAPITAL RESERVE FUND AND OTHER SIMILAR EXPENSES; AND SHALL THE PROCEEDS OF SUCH TAXES AND ANY INVESTMENT INCOME THEREON BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT IN FISCAL YEAR 2022 AND IN EACH FISCAL DISTRICT IN FISCAL YEAR 2022 AND IN EACH FISCAL YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY REVENUE CHANGE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, THE LIMITS IMPOSED ON INCREASES IN PROPERTY TAXATION BY SECTION 29-1-301, C.R.S., IN ANY YEAR, OR ANY OTHER LAW WHICH PURPORTS TO LIMIT THE DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, ALL WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT? NO/AGAINST

Assuming voter approval of Ballot Issue 6D, shall Tallyn's Reach Metropolitan District No. 3 be consolidated with Tallyn's Reach Metropolitan District No. 2, resulting in the creation of a new metropolitan district to be known as the "Tallyn's Reach Metropolitan District," such consolidation proposed for the purposes of:

Tallyn's Reach Metropolitan District No. 3 Ballot

Question 6C

which would provide for the consolidated Tallyn's Reach Metropolitan District without such consolidated district assuming any general obligation bonded indebtedness of the original metropolitan districts, and without expanding the original metropolitan districts, and without expanding the powers previously delegated to the original metropolitan districts, and without aggregating the respective original metropolitan districts' mill levy or debt authorization, and without eliminating the limitations previously authorized by the voters of each metropolitan district pursuant to Article X, Section 20 of the Colorado Constitution?

NO/AGAINST (

Tallyn's Reach Metropolitan District No. 3 Ballot

YES/FOR (

ASSUMING VOTER APPROVAL OF BALLOT QUESTION 6C, SHALL TALLYN'S REACH METROPOLITAN DISTRICT TAXES BE INCREASED ANNUALLY IN ORDER TO REPLACE THE CURRENT OPERATIONS AND MAINTENANCE MILL LEVY BY THE IMPOSITION OF AN AD VALOREM PROPERTY TAX LEVY OF: (A) 5.500 MILLS IN FISCAL YEARS 2022, 2023 AND 2024, WHICH IS ANTICIPATED TO GENERATE \$501,624 IN ANNUAL TAX REVENUE; (B) 7.500 MILLS IN FISCAL YEARS 2025, 2026 AND 2027, WHICH IS ANTICIPATED TO GENERATE \$684,032 IN ANNUAL TAX REVENUE; AND (C) 9.500 MILLS IN FISCAL YEAR 2028 AND EACH FISCAL YEAR THEREAFTER, WHICH IS ANTICIPATED TO GENERATE \$864,032 IN ANNUAL TAX REVENUE; AND (C) 9.500 MILLS IN FISCAL YEAR 2028 AND EACH FISCAL YEAR THEREAFTER, WHICH IS ANTICIPATED TO GENERATE \$866,440 IN ANNUAL TAX REVENUE PROVIDED, HOWEVER, THAT IF, AFTER NOVEMBER 8, 2022, THERE IS A CHANGE IN THE RATIO OF ACTUAL VALUATION TO ASSESSED VALUATION OR OTHER CHANGE IN THE METHOD OF CALCULATING ASSESSED VALUATION, SUCH AD VALOREM PROPERTY TAX LEVIES MAY BE INCREASED OR DECREASED TO REFLECT SUCH CHANGES, SUCH INCREASES OR DECREASES TO BE DETERMINED BY THE DISTRICT BOARD OF DIRECTORS IN GOOD FAITH (SUCH DETERMINATION TO BE BINDING AND FINAL), SO THAT TO THE EXTENT POSSIBLE, THE ACTUAL TAX REVENUES GENERATED BY THE AD FINAL), SO THAT TO THE EXTENT POSSIBLE, THE ACTUAL TAX REVENUES GENERATED BY THE AD VALOREM PROPERTY TAX LEVIES, AS ADJUSTED, ARE NEITHER DIMINISHED NOR ENHANCED AS A RESULT OF SUCH CHANGES; OR BY SUCH LESSER AMOUNT AS NECESSARY TO PAY THE DISTRICT'S ADMINISTRATION. ADMINISTRATION, COVENANT ENFORCEMENT, DESIGN REVIEW, OPERATIONS, MAINTENANCE, CAPITAL RESERVE FUND AND OTHER SIMILAR EXPENSES; AND SHALL THE PROCEEDS OF SUCH TAXES AND ANY INVESTMENT INCOME THEREON BE COLLECTED, RETAINED AND SPENT BY THE DISTRICT IN FISCAL YEAR 2022 AND IN EACH FISCAL YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER
LIMITATION CONTAINED WITHIN ARTICLE X, SECTION
20 OF THE COLORADO CONSTITUTION, THE LIMITS
IMPOSED ON INCREASES IN PROPERTY TAXATION
BY SECTION 29-1-301, C.R.S., IN ANY YEAR, OR ANY
OTHER LAW WHICH PURPORTS TO LIMIT THE
DISTRICTS DEVENUES OR EXPENDITURES AS IT DISTRICT'S REVENUES OR EXPENDITURES AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE, ALL WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED, RETAINED AND SPENT BY THE YES/FOR NO/AGAINST (

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### Traditions Metropolitan District Ballot Issue 6G

WITHOUT INCREASING TAXES, SHALL TRADITIONS METROPOLITAN DISTRICT BE AUTHORIZED TO USE REVENUES DERIVED FROM THE AD VALOREM PROPERTY TAXES APPROVED BY THE DISTRICT'S VOTERS IN 2003 FOR REPAYMENT OF DISTRICT DEBT, NOT NEEDED TO PAY PRINCIPAL, INTEREST, PREMIUMS, IF ANY, OR REQUIRED RESERVES, TO PAY FOR MAINTENANCE AND OPERATING CHARGES AND DEPRECIATION AND TO PROVIDE EXTENSIONS OF AND REPLACEMENTS AND IMPROVEMENTS TO AND DEPRECIATION AND TO PROVIDE EXTENSIONS OF AND REPLACEMENTS AND IMPROVEMENTS TO THE DETENTION PONDS AND ALL OTHER FACILITIES AND PROPERTY OF THE DISTRICT; AND SHALL THE REVENUES HEREBY AUTHORIZED CONSTITUTE A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND AN EXCEPTION TO THE ANNUAL PROPERTY TAX REVENUE LIMITATION SET FORTH IN SECTION 29-1-301 OF COLORADO REVISED. SECTION 29-1-301 OF COLORADO REVISED STATUTES?

Valley Sanitation District Ballot Issue 7A

YES/FOR (

NO/AGAINST

WITHOUT INCREASING THE VALLEY SANITATION
DISTRICT'S PROPERTY TAX MILL LEVY WITHOUT
FUTURE VOTER APPROVAL, SHALL THE DISTRICT BE
AUTHORIZED TO COLLECT, RETAIN, AND SPEND ANY
AND ALL AMOUNTS ANNUALLY RECEIVED FROM THE
DISTRICT'S MILL LEVY AND ANY OTHER REVENUE SOURCES WHATSOEVER IN FISCAL YEAR 2023 AND IN EACH FISCAL YEAR THEREAFTER AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION SECTION 29-1-301, COLORADO REVISED STATUTES, OR ANY OTHER LAW? YES/FOR NO/AGAINST