

Ballot Content 2013 Boulder County Coordinated Election Tuesday, November 5, 2013

<u>CITY OF BOULDER COUNCIL CANDIDATES</u> (Vote for Not More Than Five (5))

Mary Young

John Gerstle

Matthew Appelbaum

Kevin Hotaling

Macon Cowles

Jonathan Dings

Ed Byrne

Micah Parkin

Greatful Fred Smith

Andrew Shoemaker

Sam Weaver

<u>CITY OF LAFAYETTE COUNCIL CANDIDATES</u> (Vote for Not More Than Four (4))

Tom Dowling

Clifton E. Smedley

Brad Wiesley

Gustavo Reyna

Merrily Mazza

Steve Kracha

<u>CITY OF LONGMONT MAYOR</u> (Vote for One)

Bryan L. Baum

Dennis L. Coombs

<u>CITY OF LONGMONT COUNCIL MEMBER AT LARGE</u> (Vote for Not More Than Two (2))

Alex Sammoury

Gabe Santos

Polly Christensen

Ron Gallegos

Trisa Baxter

<u>CITY OF LONGMONT COUNCIL MEMBER WARD 2</u> (Vote for One)

Rick Accountius

Jeff Moore

<u>CITY OF LOUISVILLE CITY COUNCIL PERSON WARD I (4 YEAR TERM)</u> (Vote for One)

Emily Jasiak

<u>CITY OF LOUISVILLE CITY COUNCIL PERSON WARD II (4 YEAR TERM)</u> (Vote for One)

Debby Fahey

Jeff Lipton

<u>CITY OF LOUISVILLE CITY COUNCIL PERSON WARD III (4 YEAR TERM)</u> (Vote for One)

Ashley Stolzmann

Karen Brown

ESTES PARK SCHOOL DISTRICT R-3 SCHOOL DIRECTOR AT LARGE (4 YEAR TERM) (Vote for Not More Than Two (2))

Brian Brown

Tony Gittings

Kristine L. Poppitz

Laura Case

Christie Adams

THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT A (2 YEAR TERM) (Vote for One)

Kathleen D. Hatanaka

Jeff Berg

Donna Rice

THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT B (4 YEAR TERM) (Vote for One)

Janice Marchman

Bryce Carlson

THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT E (4 YEAR TERM) (Vote for One)

Lori Hvizda Ward

Rocci Bryan

THOMPSON SCHOOL DISTRICT R2-J BOARD OF EDUCATION DIRECTOR DISTRICT F (4 YEAR TERM) (Vote for One)

Gerald Lauer

Carl Langner

Amendment 66 (CONSTITUTIONAL)

SHALL STATE TAXES BE INCREASED BY \$950,100,000 ANNUALLY IN THE FIRST FULL FISCAL YEAR AND BY SUCH AMOUNTS AS ARE RAISED THEREAFTER BY AMENDMENTS TO THE COLORADO CONSTITUTION AND THE COLORADO REVISED STATUTES CONCERNING FUNDING FOR PRESCHOOL THROUGH TWELFTH-GRADE PUBLIC EDUCATION. AND. IN CONNECTION THEREWITH. INCREASING THE CURRENT STATE INCOME TAX RATE ON INDIVIDUALS. ESTATES, AND TRUSTS AND IMPOSING AN ADDITIONAL RATE SO HIGHER AMOUNTS OF INCOME ARE TAXED AT HIGHER RATES: REQUIRING THE RESULTING INCREASES IN TAX REVENUES BE SPENT ONLY FOR IMPROVEMENTS TO PRESCHOOL THROUGH TWELFTH-GRADE PUBLIC EDUCATION: ALLOWING ALL TAX REVENUES ATTRIBUTABLE TO THIS MEASURE TO BE COLLECTED AND SPENT WITHOUT FUTURE VOTER APPROVAL: REQUIRING AT LEAST 43% OF STATE SALES, EXCISE, AND INCOME TAX REVENUES BE DEPOSITED IN THE STATE EDUCATION FUND; AND REPEALING CERTAIN EXISTING PUBLIC EDUCATION FUNDING **REQUIREMENTS?**

- YES/FOR

- NO/AGAINST

Proposition AA (STATUTORY)

SHALL STATE TAXES BE INCREASED BY \$70,000,000 ANNUALLY IN THE FIRST FULL FISCAL YEAR AND BY SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER BY IMPOSING AN EXCISE TAX OF 15% WHEN UNPROCESSED RETAIL MARIJUANA IS FIRST SOLD OR TRANSFERRED BY A RETAIL MARIJUANA CULTIVATION FACILITY WITH THE FIRST \$40,000,000 OF TAX REVENUES BEING USED FOR PUBLIC SCHOOL CAPITAL CONSTRUCTION AS REQUIRED BY THE STATE CONSTITUTION, AND BY IMPOSING AN ADDITIONAL SALES TAX OF 10% ON THE SALE OF RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS WITH THE TAX REVENUES BEING USED TO FUND THE ENFORCEMENT OF REGULATIONS ON THE RETAIL MARIJUANA INDUSTRY AND OTHER COSTS RELATED TO THE IMPLEMENTATION OF THE USE AND REGULATION OF THE RETAIL MARIJUANA AS APPROVED BY THE VOTERS, WITH THE RATE OF EITHER OR BOTH TAXES BEING ALLOWED TO BE DECREASED OR INCREASED WITHOUT FURTHER VOTER APPROVAL SO LONG AS THE RATE OF EITHER TAX DOES NOT EXCEED 15%, AND WITH THE RESULTING TAX REVENUE BEING ALLOWED TO BE COLLECTED AND SPENT NOTWITHSTANDING ANY LIMITATIONS PROVIDED BY LAW?

- YES/FOR

- NO/AGAINST

<u>CITY OF BOULDER BALLOT ISSUE NO. 2A</u> RECREATIONAL MARIJUANA TAX

SHALL CITY OF BOULDER TAXES BE INCREASED BY (\$3,360,000 FIRST FULL FISCAL YEAR DOLLAR INCREASE) ANNUALLY AND BY SUCH AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER BY THE IMPOSITION OF AN EXCISE TAX OF 5 PERCENT IN 2014 AND UP TO 10 PERCENT THEREAFTER ON THE CULTIVATION FACILITY AT THE AVERAGE MARKET RATE AT THE POINT OF TRANSFER FROM THE CULTIVATION FACILITY AND AN ADDITIONAL SALES AND USE TAX OF 3.5 PERCENT IN 2014 AND UP TO 10 PERCENT THEREAFTER ON RECREATIONAL MARIJUANA AS PROVIDED IN ORDINANCE NO. 7916 COMMENCING JANUARY 1, 2014 WITH SUFFICIENT REVENUES FROM THE EXCISE AND SALES AND USE TAX TO BE USED FOR PUBLIC SAFETY, ENFORCEMENT AND ADMINISTRATIVE PURPOSES AND FOR COMPREHENSIVE SUBSTANCE ABUSE PROGRAMS INCLUDING WITHOUT LIMITATION PREVENTION, TREATMENT, EDUCATION, RESPONSIBLE USE, INTERVENTION, AND MONITORING, WITH AN EMPHASIS ON YOUTH, AND WITH THE REMAINDER USED BY THE GENERAL FUND;

AND IN CONNECTION THEREWITH,

SHALL THE FULL PROCEEDS OF SUCH TAXES AT SUCH RATES AND ANY EARNINGS THEREON BE COLLECTED, RETAINED, AND SPENT, AS A VOTER-APPROVED REVENUE CHANGE WITHOUT LIMITATION OR CONDITION, AND WITHOUT LIMITING THE COLLECTION, RETENTION, OR SPENDING OF ANY OTHER REVENUES OR FUNDS BY THE CITY OF BOULDER UNDER ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- FOR THE MEASURE

- AGAINST THE MEASURE

CITY OF BOULDER BALLOT ISSUE NO. 2B SALES AND USE TAX

SHALL CITY OF BOULDER TAXES BE INCREASED (\$4,482,200 FIRST FULL FISCAL YEAR DOLLAR INCREASE ANNUALLY) BY INCREASING THE SALES AND USE TAX BY 0.15 CENTS FOR THE PERIOD OF JANUARY 1, 2014 TO DECEMBER 31, 2019 WITH ALL OF THE REVENUES COLLECTED USED TO FUND TRANSPORTATION CONSTRUCTION AND SERVICES SUCH AS MAINTENANCE OF PAVEMENT, CONSTRUCTION OF TRANSPORTATION INFRASTRUCTURE, TRANSIT SERVICE AND OTHER TRANSPORTATION PURPOSES?

AND IN CONNECTION THEREWITH,

SHALL THE FULL PROCEEDS OF SUCH TAX AT SUCH RATE AND ANY EARNINGS THEREON BE COLLECTED, RETAINED, AND SPENT, AS A VOTER-APPROVED REVENUE CHANGE WITHOUT LIMITATION OR CONDITION, AND WITHOUT LIMITING THE COLLECTION, RETENTION, OR SPENDING OF ANY OTHER REVENUES OR FUNDS BY THE CITY OF BOULDER UNDER ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- FOR THE MEASURE

- AGAINST THE MEASURE

City of Boulder Ballot Question 2C Sales and Use Tax Extension

Without raising additional taxes, shall the existing 0.33 cent City sales and use tax for the acquisition and preservation of open space land, approved by the voters by Ordinance No. 5222, be extended beyond the current expiration date of December 31, 2018; and beginning January 1, 2019 designating 0.22 cent of every dollar taxed to fund the acquisition and preservation of open space land; 0.11 cent of every dollar taxed to fund services such as fire, police, libraries, parks, recreation, human services and other general fund purposes; and beginning January 1, 2035 designating 0.10 cent of every dollar taxed to fund services such as fire, polices such as fire, police, libraries, parks, recreation, human services and other of every dollar taxed to fund services such as fire, police, libraries, parks, recreation, human services and other of every dollar taxed to fund services such as fire, police, libraries, parks, recreation, human services and other general fund purposes as a voter approved revenue change?

- For the measure

- Against the measure

City of Boulder Ballot Question 2D Sales and Use Tax Extension

Without raising additional taxes, shall the existing 0.15 cent city sales and use tax approved by the voters by Ordinance No. 7301, be extended beyond the current expiration date of December 31, 2019 until December 31, 2039, with 100 percent of the revenues collected to fund transportation construction and services, such as maintenance of pavement, construction of transportation infrastructure, transit service and other transportation purposes until December 31, 2029 and beginning January 1, 2030, 100 percent of the revenues collected to fund services such as fire, police, libraries, parks, recreation, human services and other general fund purposes?

- For the measure
- Against the measure

City of Boulder Ballot Question 2E

Electric Utility Amendments, \$214 million acquisition debt limit and superseding other initiatives

Shall the Boulder Home Rule Charter be amended pursuant to Ordinance No. 7920, to limit the portion of bonds or other obligations issued for the purpose of purchasing or otherwise acquiring the existing assets of the electric system and for paying stranded costs in one complete payment to an amount not-to-exceed \$214 million, which amount may be increased annually by the Denver-Boulder-Greeley Consumer Price Index, and without limiting the authority of the utility to issue bonds or other obligations in any amount for all other lawful purposes in compliance with the Charter and other applicable laws, and without limiting the authority of the utility to pay stranded costs as a part of rates rather than as one complete payment; and limiting the underlying fees and other costs of issuance of the bonds to amounts paid by other similarly situated utilities; limiting the utility's service area to an area supporting safe and reliable service to its customers; providing for elections at special or general elections; requiring the utility advisory board to advise the council on rate making; providing for customer choice for out of city customers; for out of city customers to be represented on the utility advisory board; and to provide that, if this ballot question receives more votes than all other initiatives which pertain to debt limitations or the adoption of a new Section 188 of the city Charter, then this measure shall become law and such other initiatives shall not be implemented?

- For the measure

Against the measure

City of Boulder Ballot Question 2F Negotiated or Private Bond Sales

Shall Section 98, "Term of bonds - disposal of bonds" of the Charter of the City of Boulder be amended as described in Ordinance No. 7910 to give the City the option to sell bonds or other obligations by a negotiated or private sale when determined to be to the best advantage of the City?

- For the measure
- Against the measure

<u>City of Boulder Ballot Question 2G</u> Qualifications for Appointment to City Commissions

Shall section 130 of the Charter be amended pursuant to Ordinance No. 7914 to provide that city residents may be appointed to serve on city commissions even if they are not city electors, if they are at least eighteen years old and if they have resided in the city of Boulder for at least one year immediately prior to their appointment, and shall related changes be made to Charter sections 74, 157, 172 and 185 so that qualifications for service on the Planning Board, the Parks and Recreation Advisory Board, the Open Space Board of Trustees and the Electric Utilities Board be consistent in this respect?

- For the measure
- Against the measure

<u>City of Boulder Ballot Question 2H</u> Oil and Gas Exploration Moratorium Extension

Shall Ordinance No. 7907 be amended to extend the current moratorium on new oil and gas exploration until June 3, 2018 and to set legal standards and the council voting requirements for lifting the moratorium amended pursuant to Ordinance No. 7915?

- For the measure
- Against the measure

City of Boulder Ballot Question No. 310

Shall Article XIII of the Charter of the City of Boulder be amended by the addition of a new section 188 "Limitations on Debt," that provides (a) before the electric utility enterprise issues any debt, voters must approve the amount of the utility's debt limit and the total cost of debt repayment that the utility will incur, both to be stated in dollars in

any ballot question; and (b) the utility's service area shall not extend to areas outside the city limits unless registered electors in those areas are permitted to vote in these debt limit and repayment cost elections; and (c) such elections shall be held on the dates of general municipal elections; and (d) any brokerage fees for managing any sale of bonds or other indebtedness shall be limited to one percent of proceeds?

- For the measure

- Against the measure

City of Lafayette Ballot Question No. 2A Xcel Franchise Renewal

Shall the City of Lafayette enter into a non-exclusive franchise agreement with the Public Service Company of Colorado, d/b/a Xcel Energy, to permit the use of City rights-of-way to provide electric and gas utilities, which agreement shall be for 20 years and shall provide for a franchise fee of 3% of Public Service Company's gross revenues from the sale of gas and electric utilities within the city?

- YES

- NO

CITY OF LAFAYETTE BALLOT ISSUE NO. 301 UTILITY OCCUPATION TAX

SHALL CITY OF LAFAYETTE TAXES BE INCREASED (UP TO \$720,000 IN THE FIRST YEAR) ANNUALLY AND BY SUCH AMOUNTS AS MAY BE COLLECTED THEREAFTER, BY AMENDMENT OF THE CITY HOME RULE CHARTER TO IMPOSE A "UTILITY OCCUPATION TAX" UPON PUBLIC UTILITY COMPANIES WHO USE CITY RIGHTS-OF-WAY TO PROVIDE ELECTRIC AND GAS UTILITIES AT THE RATE OF \$720,000 PER UTILITY COMPANY, AS AN ALTERNATIVE TO THE CURRENT THREE PERCENT FRANCHISE FEE IF A FRANCHISE FEE OR LICENSE FEE IS NO LONGER COLLECTED. AND SHALL THAT REVENUE BE DEDICATED TO PROJECTS AND PURPOSES THAT REDUCE ENERGY CONSUMPTION THROUGH ENERGY EFFICIENCY AND/OR INCREASE USE OF RENEWABLE ENERGY BY THE GOVERNMENT, RESIDENTS AND BUSINESSES OF LAFAYETTE, AND SHALL THE FULL PROCEEDS OF THIS TAX AND ANY EARNINGS THEREON BE COLLECTED. RETAINED, AND SPENT AS A VOTER-APPROVED REVENUE CHANGE WITHOUT LIMITATION OR CONDITION, AND WITHOUT LIMITING THE COLLECTION, RETENTION, OR SPENDING OF ANY OTHER REVENUES OR FUNDS BY THE CITY OF LAFAYETTE UNDER ARTICLE X. SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- YES

- NO

<u>City of Lafayette Ballot Question No. 300</u> Gas and Oil Charter Amendment

Shall Chapter II of the Lafayette Home Rule Charter be amended to add a new section 2.3 entitled Community Bill of Rights and Obligations to (i) prohibit corporations, or persons using corporations, from extracting gas and oil within the city limits, except through currently active wells; (ii) prohibit corporations, or persons using corporations, from depositing, storing or transporting within city limits any water, brine, chemical or by-products used in or that result from the extraction of gas or oil; (iii) prohibit corporations, or persons using corporations, from engaging in the creation of fossil fuel and nuclear energy production or to create delivery infrastructure that facilitates activities related to the extraction of gas and oil; (iv) prohibit corporations, or persons using corporations, from extracting water from sources in the city for use in the extraction of gas and oil; (v) impose liability on corporations, or persons using corporations, that engage in the extraction of gas or oil extraction outside of the city limits for harm caused within the city; (vi) interpret the definition of "persons" who are entitled to certain rights and privileges of the United States and Colorado Constitutions; (vii) limit the rights of corporations, or persons using corporations, that engage in gas and oil extraction to enforce state or federal law, or to challenge municipal or charter provisions; and (viii) invalidate permits, licenses, privileges or charters issued by state or federal agencies, boards or commissions that would violate the charter prohibitions?

- YES

- NO

City of Longmont Ballot Question 2A

Shall City of Longmont debt be increased in an amount not to exceed \$31,100,000 by the issuance of wastewater revenue bonds for the purpose of financing wastewater system capital improvements; and shall the bonds be paid solely from the City's wastewater utility enterprise revenues and be sold in one series or more at a price above, below, or equal to the principal amount of such bonds and with such terms and conditions, including provisions for redemption prior to maturity with or without payment of a premium of not more than 3%, as the City Council may determine?

- YES

- NO

City of Longmont Ballot Question 2B

Without raising taxes, shall City of Longmont debt be increased in an amount not to exceed \$45,300,000 by the issuance of revenue bonds for the purpose of financing fiber

optic system capital improvements to provide high-speed broadband service, including but not limited to internet, voice and video services; and shall the bonds be paid solely from the City's electric and broadband utility enterprise revenues and be sold in one series or more at a price above, below or equal to the principal amount of such bonds and with such terms and conditions, including provisions for redemption prior to maturity with or without payment of a premium of not more than 3%, as the City Council may determine?

- YES
- NO

City of Longmont Ballot Question 2C

Shall Municipal Judge Diana VanDeHey be retained in office for two (2) years?

- YES
- NO

ESTES PARK SCHOOL DISTRICT R-3 BALLOT ISSUE 3A

SHALL ESTES PARK SCHOOL DISTRICT R-3 TAXES BE INCREASED \$750,000 ANNUALLY TO BE COLLECTED IN 2014 AND ANNUALLY THEREAFTER, BUT ONLY IF THE STATEWIDE BALLOT MEASURE TO INCREASE STATE TAX REVENUES FOR PUBLIC EDUCATION IS NOT APPROVED, WITH SUCH DISTRICT TAXES TO BE DEPOSITED IN THE GENERAL FUND OF THE DISTRICT AND EXPENDED FOR EDUCATIONAL PURPOSES, AND SHALL SUCH TAX INCREASE BE AN ADDITIONAL PROPERTY TAX MILL LEVY IN EXCESS OF THE LEVY OTHERWISE AUTHORIZED BY LAW; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND ALL REVENUES FROM SUCH TAXES AND THE EARNINGS FROM THE INVESTMENT OF SUCH REVENUES AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS THAT WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION?

- YES

- NO

LYONS REGIONAL LIBRARY DISTRICT BALLOT ISSUE 4C:

SHALL THE LYONS REGIONAL LIBRARY DISTRICT TAXES BE INCREASED BY \$385,000 AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY A MILL LEVY OF NOT MORE THAN 5.85 MILLS, COMMENCING IN TAX YEAR 2013 FOR COLLECTION IN FISCAL YEAR 2014, AND CONTINUING THEREAFTER AS PROVIDED BY LAW, SUCH PROCEEDS TO BE USED FOR ANY LAWFUL PURPOSE FOR WHICH LIBRARY DISTRICT FUNDS MAY BE USED UNDER THE COLORADO LIBRARY LAW (SECTION 24-90-101 et seq., C.R.S.) AND SHALL SUCH TAX PROCEEDS BE COLLECTED AND SPENT BY THE DISTRICT AS VOTER APPROVED REVENUE CHANGES IN EACH YEAR, WITHOUT REGARD TO ANY SPENDING OR REVENUE LIMITATION CONTAINED IN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR SECTION 29-1-301, C.R.S.?

- YES

- NO

LYONS REGIONAL LIBRARY DISTRICT BALLOT ISSUE 4D:

WITHOUT INCREASING TAXES, SHALL THE LYONS REGIONAL LIBRARY DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES AND OTHER FUNDS COLLECTED FROM ANY AND ALL REVENUE SOURCES, INCLUDING STATE AND PRIVATE GRANTS OR DONATIONS, AUTHORIZED FEES AND PROPERTY TAXES, SUCH AUTHORIZATION TO BE EFFECTIVE IN FISCAL YEAR 2013, AND CONTINUING THEREAFTER; PROVIDED THAT THE DISTRICT'S GENERAL OPERATING PROPERTY TAX RATE SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL; AND SHALL THE REVENUES FROM ALL SUCH SOURCES BE COLLECTED, RETAINED AND SPENT AS VOTER APPROVED REVENUE CHANGES AND AS EXCEPTIONS TO THE LIMITS WHICH WOULD OTHERWISE APPLY, INCLUDING WITHOUT LIMITATION, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND SECTION 29-1-301, C.R.S.?

- YES

- NO

LEFTHAND FIRE PROTECTION DISTRICT BALLOT ISSUE 5A

SHALL LEFTHAND FIRE PROTECTION DISTRICT TAXES BE INCREASED \$108,000 (FIRST FISCAL YEAR DOLLAR INCREASE), A MILL LEVY INCREASE OF 3 MILLS, THEN INCREASED BY 1 MILL PER YEAR, FOR THE NEXT 2 YEARS, A TOTAL INCREASE OF 5 MILLS, FOR THE PURPOSE OF PAYING THE GENERAL OPERATING EXPENSES, MAINTENANCE COSTS OF THE DISTRICT, AND CAPITAL ASSET ACQUISITION?

- YES

- NO

<u>Rocky Mountain Fire Protection District Ballot Question 5B:</u> (Term Limits) Shall the limit on the number of consecutive terms in office for the members of the Board of Directors of the Rocky Mountain Fire Protection District be removed as set forth in Article XVIII, Section 11(2) of the Colorado Constitution?

- YES

- NO

BOULDER COUNTY SUBDIVISION PAVING PUBLIC IMPROVEMENT DISTRICT

(Formation, Mill Levy and Debt Authorization):

SHALL BOULDER COUNTY SUBDIVISION PAVING DISTRICT TAXES BE INCREASED UP TO \$3,300.000 ANNUALLY (SUCH DOLLAR AMOUNT REPRESENTING CALENDAR YEAR 2014 TAX COLLECTIONS) AND SHALL DISTRICT DEBT BE INCREASED UP TO \$30 MILLION WITH A MAXIMUM REPAYMENT COST OF UP TO \$40,942,800, ALL FOR THE PURPOSE OF PAYING THE COSTS OF ROAD REHABILITATION THROUGH AN AD VALOREM PROPERTY TAX MILL LEVY IMPOSED AT A RATE NOT TO EXCEED 7.15 MILLS, WITH THE ANNUAL TAX REVENUES FROM SUCH MILL LEVY (REGARDLESS OF DOLLAR AMOUNT) ON AND AFTER CALENDAR YEAR 2014 TO BE USED SOLELY FOR PAYMENT OF THE COSTS OF ROAD REHABILITATION AND THE PAYMENT OF DEBT ISSUED FOR SUCH PURPOSE; SHALL SUCH DEBT BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 4.57% PER ANNUM AND BE ISSUED AND SOLD AT SUCH TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS. NOT INCONSISTENT HEREWITH, AS THE BOARD OF DIRECTORS MAY DETERMINE: SHALL THE REVENUE FROM TAXES AUTHORIZED BY THIS BALLOT ISSUE CONSTITUTE VOTER-APPROVED REVENUE CHANGES; AND SHALL BOULDER COUNTY SUBDIVISION PAVING DISTRICT BE ORGANIZED, ALL AS MORE PARTICULARLY SET FORTH IN BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2013-79?

- YES - NO

BOULDER COUNTY NEDERLAND ECO PASS PUBLIC IMPROVEMENT DISTRICT ISSUE 5D (Formation and Mill Levy):

SHALL BOULDER COUNTY NEDERLAND ECO PASS PUBLIC IMPROVEMENT DISTRICT TAXES BE INCREASED UP TO \$110,000 ANNUALLY (SUCH DOLLAR AMOUNT REPRESENTING CALENDAR YEAR 2014 TAX COLLECTIONS) FOR A LIMITED TEN YEAR PERIOD THROUGH AN AD VALOREM PROPERTY TAX MILL LEVY IMPOSED AT A RATE NOT TO EXCEED 1.85 MILLS, WITH THE ANNUAL TAX REVENUES FROM SUCH MILL LEVY (REGARDLESS OF DOLLAR AMOUNT) ON AND AFTER CALENDAR YEAR 2014 TO BE USED FOR THE PURPOSE OF PAYING THE COSTS OF PROVIDING AN ECO PASS TO ALL PERMANENT RESIDENTS IN THE DISTRICT; SHALL THE REVENUE FROM TAXES AUTHORIZED BY THIS BALLOT ISSUE CONSTITUTE A VOTER-APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITATIONS SET FORTH IN SECTION 29-1-301 OF THE COLORADO REVISED STATUTES; AND SHALL BOULDER COUNTY NEDERLAND ECO PASS DISTRICT BE ORGANIZED, ALL AS MORE PARTICULARLY SET FORTH IN BOARD OF COUNTY COMMISSIONERS' RESOLUTION NO. 2013-80?

- YES

- NO

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