



Official General Election Ballot

Arapahoe County, Colorado
 Tuesday, November 06, 2018

Mark Crane
 Arapahoe County Clerk and Recorder

Ballot Type: 42
 Precinct: 6263803142

Card 2 of 2

Proposition 109 (STATUTORY)
 SHALL STATE DEBT BE INCREASED \$3,500,000,000, WITH A MAXIMUM REPAYMENT COST OF \$5,200,000,000, WITHOUT RAISING TAXES OR FEES, BY A CHANGE TO THE COLORADO REVISED STATUTES REQUIRING THE ISSUANCE OF TRANSPORTATION REVENUE ANTICIPATION NOTES, AND, IN CONNECTION THEREWITH, NOTE PROCEEDS SHALL BE RETAINED AS A VOTER-APPROVED REVENUE CHANGE AND USED EXCLUSIVELY TO FUND SPECIFIED ROAD AND BRIDGE EXPANSION, CONSTRUCTION, MAINTENANCE, AND REPAIR PROJECTS THROUGHOUT THE STATE?
 Yes/For No/Against

Proposition 110 (STATUTORY)
 SHALL STATE TAXES BE INCREASED \$766,700,000 ANNUALLY FOR A TWENTY-YEAR PERIOD, AND STATE DEBT SHALL BE INCREASED \$6,000,000,000 WITH A MAXIMUM REPAYMENT COST OF \$9,400,000,000, TO PAY FOR STATE AND LOCAL TRANSPORTATION PROJECTS, AND, IN CONNECTION THEREWITH, CHANGING THE COLORADO REVISED STATUTES TO: 1) INCREASE THE STATE SALES AND USE TAX RATE BY 0.62% BEGINNING JANUARY 1, 2019; REQUIRING 45% OF THE NEW REVENUE TO FUND STATE TRANSPORTATION SAFETY, MAINTENANCE, AND CONGESTION RELATED PROJECTS, 40% TO FUND MUNICIPAL AND COUNTY TRANSPORTATION PROJECTS, AND 15% TO FUND MULTIMODAL TRANSPORTATION PROJECTS, INCLUDING BIKE, PEDESTRIAN, AND TRANSIT INFRASTRUCTURE; 2) AUTHORIZE THE ISSUANCE OF ADDITIONAL TRANSPORTATION REVENUE ANTICIPATION NOTES TO FUND PRIORITY STATE TRANSPORTATION MAINTENANCE AND CONSTRUCTION PROJECTS, INCLUDING MULTIMODAL CAPITAL PROJECTS; AND 3) PROVIDE THAT ALL REVENUE RESULTING FROM THE TAX RATE INCREASE AND PROCEEDS FROM ISSUANCE OF REVENUE ANTICIPATION NOTES ARE VOTER-APPROVED REVENUE CHANGES EXEMPT FROM ANY STATE OR LOCAL REVENUE, SPENDING, OR OTHER LIMITATIONS IN LAW?
 Yes/For No/Against

Proposition 111 (STATUTORY)
 Shall there be an amendment to the Colorado Revised Statutes concerning limitations on payday lenders, and, in connection therewith, reducing allowable charges on payday loans to an annual percentage rate of no more than thirty-six percent?
 Yes/For No/Against

Proposition 112 (STATUTORY)
 Shall there be a change to the Colorado Revised Statutes concerning a statewide minimum distance requirement for new oil and gas development, and, in connection therewith, changing existing distance requirements to require that any new oil and gas development be located at least 2,500 feet from any structure intended for human occupancy and any other area designated by the measure, the state, or a local government and authorizing the state or a local government to increase the minimum distance requirement?
 Yes/For No/Against

City of Littleton Ballot Question 3A
 Shall Sections 23 and 29 of the Littleton City Charter concerning council membership qualifications and rules be combined into one section and remove language pertaining to judicial review, which is a right that independently exists pursuant to court rules?
 Yes/For No/Against

City of Littleton Ballot Question 3B
 Shall Sections 54, 55 and 57 of the Littleton City Charter concerning city attorney appointment, duties and special counsel be amended by placing all into one section of the charter, removing qualification language that is more appropriate in the city code and clarifying special counsel appointment, and deleting Section 56 regarding lawsuits?
 Yes/For No/Against

City of Littleton Ballot Question 3C
 Shall Section 58 of the Littleton City Charter concerning the establishment, appointment qualifications, term, etc. of the municipal court judge be amended to include the term "presiding judge" and for appointment of associate judges by the presiding judge?
 Yes/For No/Against

City of Littleton Ballot Question 3D
 Shall Sections 117 and 118 of the Littleton City Charter concerning revocable licenses and permits be combined into one section and give city council authority to delegate the city manager to grant revocable licenses?
 Yes/For No/Against

City of Littleton Ballot Question 3E
 Shall Section 27 of the Littleton City Charter be amended concerning meetings and providing for executive sessions to consider items confidential under state and federal statutes?
 State and federal statutes permit executive sessions between the city council and staff related to: providing instructions on buying and selling property; to consider the appointment, evaluation and discipline of the city manager, city attorney and presiding municipal judge; to receive legal advice from the city's attorneys on legal issues.
 If approved by the voters, Section 27 would require that all formal city council actions occur in open public session of the council.
 Yes/For No/Against

Littleton 6 School District Ballot Issue 4A
 SHALL ARAPAHOE COUNTY SCHOOL DISTRICT NO. 6 (LITTLETON PUBLIC SCHOOLS) DEBT BE INCREASED \$298,870,000 WITH A REPAYMENT COST OF UP TO \$584,690,150, AND SHALL DISTRICT TAXES BE INCREASED UP TO \$29,992,100 ANNUALLY FOR PROVIDING CAPITAL IMPROVEMENTS OF THE DISTRICT, WHICH MAY INCLUDE BUT ARE NOT LIMITED TO:

- 1.IMPROVING SAFETY AND SECURITY AT SCHOOL BUILDINGS, INCLUDING UPGRADING SCHOOL SAFETY EQUIPMENT;
 - 2.PROVIDING A CAREER, TECHNICAL, AND INNOVATION CENTER, IN ORDER TO PROVIDE COLLEGE-LEVEL COURSES AND CAREER-FOCUSED LEARNING FOR MORE STUDENTS;
 - 3.EQUIPPING AND/OR FURNISHING SCHOOL BUILDINGS, INCLUDING BUT NOT LIMITED TO, SCIENCE, TECHNOLOGY, ENGINEERING AND MATH (STEM) EQUIPMENT;
 - 4.REPAIRING, RENOVATING, EQUIPPING, OR RE-CONSTRUCTING AGED SCHOOL BUILDINGS TO BE SAFER, MORE EFFICIENT, AND ACCESSIBLE TO ALL STUDENTS, INCLUDING THOSE WITH PHYSICAL DISABILITIES, AND TO PROVIDE A CLASSROOM ENVIRONMENT NECESSARY TO TEACH THE SKILLS FOR COLLEGE, MILITARY SERVICE, AND CAREERS OF THE FUTURE; AND
- PROVIDED THAT THE EXPENDITURE OF BOND PROCEEDS WILL BE MONITORED BY A BOARD OF EDUCATION APPOINTED OVERSIGHT COMMITTEE OF RESIDENTS, AND SUCH EXPENDITURES WILL BE REPORTED IN THE DISTRICT'S INDEPENDENT AUDIT PUBLISHED ON THE DISTRICT'S WEB SITE;
 AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT) PROVIDED THAT ANY REVENUE PRODUCED BY SUCH MILL LEVY SHALL NOT EXCEED \$29,992,100 ANNUALLY; SHALL SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS AND WITH SUCH MATURITIES AS PERMITTED BY LAW, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT TO EXCEED THREE PERCENT; AND SHALL THE DISTRICT'S DEBT LIMIT BE INCREASED FROM AN AMOUNT EQUAL TO 20% OF THE DISTRICT'S ASSESSED VALUE TO AN AMOUNT EQUAL TO 6% OF THE DISTRICT'S ACTUAL VALUE, AS CERTIFIED BY THE ARAPAHOE COUNTY ASSESSOR; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
 Yes/For No/Against

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South Metro Fire Rescue Fire Protection District Ballot Question 7B

Shall the following described area become a part of the South Metro Fire Rescue Fire Protection District upon the following conditions?

Description of Area: All real property located within the boundaries of the City of Littleton.
Summary of Conditions:

1. Unless otherwise approved by the voters in advance, the maximum mill levy that shall be imposed by South Metro Fire Rescue Fire Protection District ("South Metro") is 9.25 mills or less, exclusive of refunds and abatements, such mill levy to be certified by December 15, 2019 for collection in 2020; and

2. If the proposed inclusion is approved by a majority of the eligible electors, the Pre-Unification and Fire Authority Member Agreement ("Pre-Unification Agreement") between the City of Littleton ("Littleton") and South Metro dated April 18, 2018, requires Littleton, beginning with taxes certified by December 15, 2019 for collection in 2020, to reduce its property tax by 4.662 mills, from 6.662 to 2.0 mills, which, with the 9.25 South Metro mill levy, will result in combined South Metro and Littleton property taxes of 11.25 mills; and

3. The proposed inclusion is subject to the terms and conditions of the Pre-Unification Agreement, including but not limited to the transfer of Littleton Fire Department Assets and personnel, including fire stations and fire apparatus, to South Metro and revising South Metro Board Member districts to include Littleton (a copy of the Pre-Unification Agreement is available for review from South Metro or on its website: <http://www.southmetro.org/>).

For Inclusion Against Inclusion

Urban Drainage and Flood Control District Ballot Issue 7G

SHALL URBAN DRAINAGE AND FLOOD CONTROL DISTRICT TAXES BE INCREASED \$14.9 MILLION IN 2019 (RESULTING IN AN ANNUAL TAX INCREASE NOT TO EXCEED \$1.97 IN 2019 FOR EACH \$100,000 OF ACTUAL RESIDENTIAL VALUATION) AND BY SUCH AMOUNT AS MAY BE RAISED ANNUALLY THEREAFTER FROM A LEVY NOT TO EXCEED 1.0 MILLS TO PAY FOR DISTRICT WORK IN COORDINATION WITH LOCAL GOVERNMENTS, INCLUDING:

- 1. MAINTAINING EARLY FLOOD WARNING GAUGES TO PROVIDE POTENTIAL EVACUATION WARNINGS,
- 2. PROVIDING TRAILS, WILDLIFE HABITAT, AND RECREATIONAL ACCESS TO RESIDENTS BY PRESERVING THOUSANDS OF ACRES OF PARKS AND OPEN SPACE IN FLOODPLAIN AREAS WHICH PROTECT THE ENVIRONMENT AND PRIVATE PROPERTY, AND
- 3. REMOVING DEBRIS, GARBAGE AND OBSTRUCTIONS FROM STREAMS, CREEKS AND RIVERS RESULTING IN REDUCED RISK TO THE HEALTH AND SAFETY OF RESIDENTS, PROTECTING PROPERTY, AND RESTORING NATURAL BEAUTY;

WITH THE DISTRICT'S ENTIRE MILL LEVY RATE SUBJECT TO STATUTORY CAPS AND TO ADJUSTMENT TO OFFSET REFUNDS, ABATEMENTS AND CHANGES TO THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE ASSESSED VALUATION; AND SHALL ALL DISTRICT REVENUES BE COLLECTED, RETAINED AND SPENT NOTWITHSTANDING ANY LIMITS PROVIDED BY LAW?

Yes/For No/Against