

Robert C. Balink
Robert C. "Bob" Balink
El Paso County Clerk and Recorder

Official Ballot for El Paso County, Colorado
General Election
Tuesday, November 2, 2004

Instructions to Voters: To VOTE for a candidate or issue, darken the oval.
VOTE LIKE THIS: ● AND VOTE BOTH SIDES OF BALLOT

FEDERAL OFFICES	STATE REPRESENTATIVE - DISTRICT 21 (Vote for One)	COUNTY JUDGE - EL PASO (Vote YES or NO)	
PRESIDENTIAL ELECTORS FOR PRESIDENT AND VICE PRESIDENT (Vote for One Pair) <input type="radio"/> George W. Bush / Dick Cheney Republican <input type="radio"/> John F. Kerry / John Edwards Democratic <input type="radio"/> Michael Badnarik / Richard V. Campagna Libertarian <input type="radio"/> David Cobb / Patricia LaMarche Green <input type="radio"/> Ralph Nader / Peter Miguel Camejo Colorado Reform <input type="radio"/> Michael Anthony Peroutka / Chuck Baldwin American Constitution <input type="radio"/> Gene Amondson / Leroy Pletten Concerns of People <input type="radio"/> Stanford E. Andress (Andy) / Irene M. Deasy Unaffiliated <input type="radio"/> Walter F. Brown / Mary Cal Hollis Socialist <input type="radio"/> Earl F. Dodge / Howard L. Lydick Prohibition <input type="radio"/> James E. Harris / Margaret Trowe Socialist Workers <input type="radio"/> Bill Van Auken / Jim Lawrence Socialist Equality <input type="radio"/> _____ Write-In	<input type="radio"/> Keith King Republican	Shall Judge Karla J. Hansen of the El Paso County Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO	
	DISTRICT ATTORNEY - 4th JUDICIAL DISTRICT (Vote for One)	<input type="radio"/> John Newsome Republican	Shall Judge Daniel S. Wilson of the El Paso County Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO
	COUNTY OFFICES	COUNTY COMMISSIONER - DISTRICT 3 (Vote for One) <input type="radio"/> Sallie Clark Republican	
	UNITED STATES SENATOR (Vote for One) <input type="radio"/> Pete Coors Republican <input type="radio"/> Ken Salazar Democratic <input type="radio"/> Victor Good Colorado Reform <input type="radio"/> Douglas "Dayhorse" Campbell American Constitution <input type="radio"/> Richard Randall Libertarian <input type="radio"/> John R. Harris Independent <input type="radio"/> Finn Gotaas Unaffiliated <input type="radio"/> _____ Write-In	COURT OF APPEALS (Vote YES or NO)	QUESTIONS OR ISSUES "Ballot issues referred by the general assembly or any political subdivision are listed by letter, 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 or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."
		Shall Judge James S. Casebolt of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO	
		Shall Judge Dennis A. Graham of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO	
		Shall Judge Arthur P. Roy of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO	
		Shall Judge Daniel Marc Taubman of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO	
		Shall Judge John R. Webb of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO	
		DISTRICT JUDGE - 4TH JUDICIAL DISTRICT (Vote YES or NO)	
Shall Judge David A. Gilbert of the 4th Judicial District be retained in office? <input type="radio"/> YES <input type="radio"/> NO			
Shall Judge J. Patrick Kelly of the 4th Judicial District be retained in office? <input type="radio"/> YES <input type="radio"/> NO			
STATE OF COLORADO INITIATIVES		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 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? <input type="radio"/> YES <input type="radio"/> NO	
STATE OFFICES	STATE BOARD OF EDUCATION - CONGRESSIONAL DISTRICT 5 (Vote for One) <input type="radio"/> Peggy Littleton Republican <input type="radio"/> Karen Teja Unaffiliated	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 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 EDUCATION PROGRAMS, AND PREVENTION, EARLY DETECTION, AND TREATMENT OF CANCER AND CARDIOVASCULAR AND PULMONARY 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 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 APPROPRIATIONS GROWTH OR ANY OTHER EXISTING SPENDING LIMITATION? <input type="radio"/> YES <input type="radio"/> NO	
REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE (Vote for One) <input type="radio"/> Jennifer Mello Democratic <input type="radio"/> Steve Bosley Republican <input type="radio"/> Daniel Ong Libertarian	Shall Judge Gilbert A. Martinez of the 4th Judicial District be retained in office? <input type="radio"/> YES <input type="radio"/> NO	Shall Judge G. David Miller Jr. of the 4th Judicial District be retained in office? <input type="radio"/> YES <input type="radio"/> NO	
STATE SENATE - DISTRICT 12 (Vote for One) <input type="radio"/> Andy McElhany Republican <input type="radio"/> Robert G. Herzfeld Libertarian	<input type="radio"/> YES <input type="radio"/> NO	Shall Judge Richard V. Hall of the 4th Judicial District be retained in office? <input type="radio"/> YES <input type="radio"/> NO	

TURN PAGE OVER TO CONTINUE VOTING

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?

- YES
 NO

STATE OF COLORADO REFERENDUMS**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

1A - COUNTY QUESTION

SHALL PIKES PEAK RURAL TRANSPORTATION AUTHORITY(A REGIONAL TRANSPORTATION AUTHORITY) (PPRTA) TAXES BE INCREASED \$70 MILLION ANNUALLY (FIRST FULL FISCAL YEAR DOLLAR INCREASE) AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, BY LEVYING A 1% (ONE PENNY PER DOLLAR) SALES AND USE TAX UPON EVERY TRANSACTION OR OTHER INCIDENT WITH RESPECT TO WHICH A SALES AND USE TAX IS LEVIED BY THE STATE OF COLORADO (EXCLUDING PURCHASES OF FOOD FOR DOMESTIC HOME CONSUMPTION, PRESCRIPTION MEDICATIONS, RESIDENTIAL UTILITY BILLS, OR OTHER EXEMPT TRANSACTIONS AS DETAILED IN ARTICLES 26 AND 30, TITLE 39, AS AMENDED, OF THE COLORADO REVISED STATUTES), COMMENCING ON OR AFTER JANUARY 1, 2005, AND CONTINUING FOR THE FIRST FULL TEN (10) YEARS AFTER COMMENCEMENT, FOR THE PURPOSES OF FUNDING MAINTENANCE, REPAIR, AND OPERATIONS FOR ROADWAYS AND BRIDGES (35% OF NET REVENUE), FOR IMPROVED TRANSIT SERVICE WITHIN THE PPRTA'S BOUNDARIES (10% OF NET REVENUE), AND FOR SPECIFIC REGIONAL ROADWAY CAPITAL IMPROVEMENTS (55% OF NET REVENUE) LISTED AS FOLLOWS:

PRIORITY "A" PROJECTS:

- BAPTIST ROAD WIDENING (MITCHELL AVE. TO I-25)
- AUSTIN BLUFFS INTERCHANGE (AT UNION BLVD.)
- WOODMEN RD. WIDENING AND INTERCHANGE (I-25 TO POWERS BLVD.)
- CIMARRON STREET BRIDGE (AT CONEJOS ST.)
- SOUTH METRO ACCESSIBILITY, PHASE I (STATE HWY. 115 TO POWERS BLVD.)
- BAPTIST RAILROAD CROSSING OVERPASS (AT BNSF/UP/MONUMENT CREEK)
- AUSTIN BLUFFS CORRIDOR IMPROVEMENTS (NEVADA AVE. TO ACADEMY BLVD.)
- MERIDIAN ROAD EXTENSION (FALCON HWY. TO U.S. HWY. 24)
- BAPTIST-HODGEN CONNECTION (STATE HWY. 83 TO ROLLERCOASTER RD.)
- COUNTY LINE ROAD UPGRADE (I-25 TO FURROW RD.)
- MERIDIAN RD. WIDENING (WOODMEN RD. TO REX RD.)
- HODGEN RD. UPGRADE TO ARTERIAL (ROLLERCOASTER RD. TO EASTONVILLE RD.)
- AUSTIN BLUFFS / NEVADA IMPROVEMENTS (AUSTIN BLUFFS AND NEVADA)
- I-25 INTERCHANGE COMPANION PROJECTS (BIJOU/I-25, NEVADA/ROCKRIMMON/I-25)
- FILLMORE/UNION IMPROVEMENTS (FILLMORE/UNION)
- CONGESTION/INCIDENT MANAGEMENT SIGNAL IMPROVEMENTS (CITY OF COLORADO SPRINGS / CITYWIDE)
- POWERS BLVD. RIGHT OF WAY PROTECTION AND ACQUISITION (WOODMEN RD. TO STATE HWY. 16)
- STAPLETON/JUDGE ORR EXTENSION (EASTONVILLE RD. TO U.S. HWY. 24)
- BAPTIST RD. WIDENING (I-25 TO TARI DR.)
- STRUTHERS EXTENSION/JACKSON CREEK (FALCON'S NEST TO BAPTIST RD.)
- FILLMORE ST. CORRIDOR (I-25 TO CENTENNIAL BLVD.)
- AUSTIN BLUFFS CORRIDOR IMPROVEMENTS (BARNES RD. TO OLD FARM DR.)
- MARKSHEFFEL RD. WIDENING AND EXTENSION (PETERSON AFB EAST GATE TO BLACK FOREST RD.)
- ACADEMY/FOUNTAIN SAFETY IMPROVEMENTS (ACADEMY BLVD./FOUNTAIN BLVD.)
- MARKSHEFFEL ROAD WIDENING (MESA RIDGE PARKWAY TO SH 94)
- STAPLETON/JUDGE ORR EXTENSION (U.S. HWY. 24 TO CURTIS RD.)
- ROADWAY SAFETY AND TRAFFIC OPERATIONS (CITY OF COLORADO SPRINGS / CITYWIDE)
- ON-STREET BIKEWAY IMPROVEMENTS (CITY OF COLORADO SPRINGS / CITYWIDE)
- AUSTIN BLUFFS BRIDGE WIDENING (AT COTTONWOOD CREEK)
- VINCENT DRIVE BRIDGE (AT COTTONWOOD CREEK)
- 30TH ST. CORRIDOR SAFETY IMPROVEMENTS (GARDEN OF THE GODS TO MESA AVE.)
- AKERS DR. (CONSTITUTION AVE. TO N. CAREFREE)
- HANCOCK AVE. BRIDGE (AT TEMPLETON GAP FLOODWAY)
- UNION/PALMER PARK BLVD. IMPROVEMENTS (UNION BLVD. / PALMER PARK BLVD.)
- 25TH ST. BRIDGE (AT FOUNTAIN CREEK)
- CONSTITUTION/CIRCLE DR. IMPROVEMENTS (CONSTITUTION AVE. / CIRCLE DR.)
- FILLMORE ST. (TEMPLETON GAP RD. TO HANCOCK AVE.)
- GARDEN OF THE GODS / CHESTNUT IMPROVEMENTS (GARDEN OF THE GODS / CHESTNUT)
- FILLMORE / EL PASO ST. IMPROVEMENTS (FILLMORE ST. / EL PASO ST.)
- VINCENT DR. EXTENSION (NEVADA AVE. TO DUBLIN BLVD.)
- CONSTITUTION / CHELTON RD. IMPROVEMENTS (CONSTITUTION AVE. / CHELTON RD.)
- PIKES PEAK GREENWAY IMPROVEMENTS (VARIOUS SECTIONS OF GREENWAY)
- ACADEMY BLVD. / PIKES PEAK IMPROVEMENTS (ACADEMY BLVD. / PIKES PEAK AVE.)
- UTE PASS AVE. WIDENING (THROUGH GREEN MOUNTAIN FALLS)
- MANITOU AVE. IMPROVEMENTS (WITHIN MANITOU SPRINGS)

PRIORITY "B" PROJECTS:

- UNION / CONSTITUTION IMPROVEMENTS (UNION BLVD. / CONSTITUTION AVE.)
- NORTH NEVADA AVE. REVITALIZATION, PHASE I (FILLMORE ST. TO I-25)
- ACADEMY / FLINTRIDGE IMPROVEMENTS (ACADEMY BLVD. / FLINTRIDGE DR.)
- PIKES PEAK GREENWAY IMPROVEMENTS (VARIOUS SECTIONS OF GREENWAY)
- EVANS AVE. BRIDGE (AT N. CHEYENNE CREEK)
- ROCKRIMMON / PRO RODEO DR. IMPROVEMENTS (ROCKRIMMON / PRO RODEO DR.)
- GARDEN OF THE GODS / FORGE RD. IMPROVEMENTS (GARDEN OF THE GODS / FORGE RD.)
- MESA RIDGE PARKWAY EXTENSION (POWERS BLVD. TO MARKSHEFFEL RD.)
- CHEYENNE BLVD / TEJON IMPROVEMENTS (CHEYENNE BLVD. / TEJON ST.)
- BLACK FOREST ALIGNMENT UPGRADE (HODGEN RD. TO SOUTHERLY)
- ROCKRIMMON / DELMONICO N. IMPROVEMENTS (ROCKRIMMON / DELMONICO NORTH)
- BIJOU ST. BRIDGE (AT SHOOKS RUN)
- ADA PEDESTRIAN RAMP PROGRAM (CITY OF COLORADO SPRINGS / CITYWIDE)
- CURTIS RD. UPGRADE (STATE HWY. 94 TO JUDGE ORR RD.)
- W. UINTAH INTERMODAL SAFETY IMPROVEMENTS (COOPER ST. TO MESA AVE.)
- CRESTA RD. SIDEWALKS (LA VETA WAY TO CHEYENNE BLVD.)

PRIORITY "C" PROJECTS:

- PLATTE AVE. BRIDGE (AT SAND CREEK)
 - ACADEMY / FOUNTAIN INTERCHANGE (U.S. HWY. 24 BYPASS)
 - PLATTE AVE. WIDENING (ACADEMY BLVD. TO POWERS BLVD.)
 - I-25 / CIMARRON RAMP (I-25 / CIMARRON)
 - CENTENNIAL BLVD. DESIGN AND CONSTRUCTION (FILLMORE TO I-25 AT FONTANERO)
 - CONSTITUTION AVE. / PASEO RD. IMPROVEMENTS (CONSTITUTION AVE. / PASEO RD.)
 - BRIARGATE / STAPLETON EXTENSION (BLACK FOREST RD. TO MERIDIAN RD.)
 - ADA PEDESTRIAN RAMP PROGRAM (CITY OF COLORADO SPRINGS / CITYWIDE)
 - HANCOCK EXTENSION (CHELTON TO POWERS BLVD.)
 - BRADLEY RD. EXTENSION (GRINNELL ST. TO POWERS BLVD.)
 - FONTAINE BLVD. EXTENSION (MARKSHEFFEL RD. TO MERIDIAN RD.)
- WITH PRIORITY "A" PROJECTS BEING COMPLETELY FUNDED PRIOR TO USE OF FUNDING ON PRIORITY "B" PROJECTS AND COMPLETE FUNDING OF PRIORITY "B" PROJECTS PRIOR TO USE OF FUNDING ON PRIORITY "C" PROJECTS, AND NO MORE THAN 1% OF TOTAL REVENUE TO BE EXPENDED FOR ADMINISTRATIVE EXPENSES; AND AFTER CONTINUING SUCH TAX FOR TEN (10) FULL YEARS, REDUCING THE PPRTA 1% SALES AND USE TAX TO A 0.45% SALES AND USE TAX FOR EACH YEAR THEREAFTER, FOR FUNDING MAINTENANCE, REPAIR, AND OPERATION OF REGIONAL ROADWAYS AND BRIDGES (77.78% OF NET REVENUE) AND FOR FUNDING PUBLIC TRANSIT SERVICE (22.22% OF NET REVENUE), WITH ALL REVENUES FROM SUCH TAX AND OTHER REVENUES OF PPRTA BEING COLLECTED AND SPENT EACH YEAR WITHOUT LIMITATION BY THE REVENUE AND SPENDING LIMITS OF ARTICLE X, §20 OF THE COLORADO CONSTITUTION; AND, IN CONNECTION THEREWITH, SHALL AN INTERGOVERNMENTAL AGREEMENT AMONG THE CITY OF COLORADO SPRINGS, THE CITY OF MANITOU SPRINGS, THE TOWN OF GREEN MOUNTAIN FALLS, AND EL PASO COUNTY BE APPROVED, THEREBY ESTABLISHING PPRTA, PURSUANT TO COLORADO REVISED STATUTES §43-4-601 ET SEQ., WITHIN THE CORPORATE LIMITS OF THE CITIES OF COLORADO SPRINGS AND MANITOU SPRINGS, AND THE TOWN OF GREEN MOUNTAIN FALLS, AND WITHIN THE BOUNDARIES OF UNINCORPORATED EL PASO COUNTY, WITH PPRTA'S ANNUAL SPENDING TO BE REVIEWED BY A CITIZENS' ADVISORY COMMITTEE AND TO BE SUBJECT TO AN INDEPENDENT AUDIT?

- YES
 NO

1B - COUNTY QUESTION

WITHOUT ANY NEW TAXES OR INCREASED TAXES, FOR THE PURPOSE OF PROTECTING PUBLIC HEALTH AND SAFETY, SHALL THE EL PASO COUNTY DEPARTMENT OF HEALTH AND ENVIRONMENT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES RECEIVED IN THE YEAR 2004, AND THEREAFTER, AS A VOTER APPROVED REVENUE CHANGE PURSUANT TO COLORADO CONSTITUTION ARTICLE X, SECTION 20?

- YES
 NO

3A - LEWIS-PALMER SCHOOL DISTRICT 38

SHALL THE LEWIS-PALMER SCHOOL DISTRICT NO. 38 TAXES BE INCREASED BY \$310,000 BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED ONE (1.0) MILL IN THE 2005 TAX COLLECTION YEAR AND BY WHATEVER AMOUNTS AS ARE RAISED ANNUALLY THEREAFTER THROUGH AND INCLUDING TAX COLLECTION YEAR 2014, BY THE IMPOSITION OF A MILL LEVY NOT TO EXCEED ONE (1.0) MILL FOR THE CAPITAL CONSTRUCTION NEEDS OF MONUMENT ACADEMY, A CHARTER SCHOOL WITHIN THE DISTRICT, INCLUDING, BUT NOT LIMITED TO, LAND ACQUISITION, BUILDING DESIGN AND CONSTRUCTION, INCIDENTAL AND APPURTENANT FACILITIES, EQUIPMENT AND OTHER COSTS NECESSARY FOR OCCUPANCY BY PUPILS TO BE ENROLLED IN MONUMENT ACADEMY; AND SHALL THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH REVENUES BE COLLECTED, RETAINED, AND SPENT AS A VOTER APPROVED REVENUE CHANGE AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- YES
 NO

3B - LEWIS-PALMER SCHOOL DISTRICT 38

SHALL LEWIS-PALMER CONSOLIDATED SCHOOL DISTRICT NO. 38 TAXES BE INCREASED \$750,000 ANNUALLY (THE MAXIMUM AMOUNT WHICH MAY BE COLLECTED IN ANY YEAR ABOVE AMOUNTS OTHERWISE AUTHORIZED TO BE COLLECTED) BEGINNING IN FISCAL YEAR 2007-08 FOR THE PURPOSE OF PAYING THE COSTS OF:
· OPERATING AND MAINTAINING A SECOND HIGH SCHOOL FOR 800 STUDENTS IF BALLOT ISSUE 3C IS APPROVED AT THE NOVEMBER 2, 2004, ELECTION;
AND SHALL THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH REVENUES BE COLLECTED, RETAINED, AND SPENT AS A VOTER APPROVED REVENUE CHANGE AND EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- YES
 NO

3C - LEWIS-PALMER SCHOOL DISTRICT 38

SHALL LEWIS-PALMER CONSOLIDATED SCHOOL DISTRICT NO. 38 DEBT BE INCREASED \$33,500,000 WITH A REPAYMENT OF \$67,477,125 AND SHALL THE DISTRICT TAXES BE INCREASED BY \$2,994,937 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT AND TAXES TO BE USED FOR THE PURPOSES OF:
· CONSTRUCTING, EQUIPPING OR FURNISHING A SECOND HIGH SCHOOL TO EDUCATE 800 STUDENTS IF BALLOT ISSUE 3B IS APPROVED AT THE NOVEMBER 2, 2004, ELECTION; AND
· RENOVATING AND ENHANCING THE DISTRICT'S EXISTING HIGH SCHOOL ATHLETIC FACILITIES;
AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE OR AMOUNT, 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); SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.5%; SUCH 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 AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT MORE THAN THREE PERCENT; AND SHALL THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH REVENUES BE COLLECTED, RETAINED, AND SPENT AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- YES
 NO

3D - LEWIS-PALMER SCHOOL DISTRICT 38

SHALL LEWIS-PALMER CONSOLIDATED SCHOOL DISTRICT NO. 38 DEBT BE INCREASED \$29,795,000 WITH A REPAYMENT COST OF \$60,375,825 AND SHALL DISTRICT TAXES BE INCREASED \$2,678,000 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSES OF CONSTRUCTING, EQUIPPING, OR FURNISHING OF SCHOOL FACILITIES AS FOLLOWS:
· ESTABLISHING A NINTH GRADE CENTER AND RENOVATING AND ENHANCING THE CURRENT HIGH SCHOOL CAMPUS TO EDUCATE 800 ADDITIONAL STUDENTS;
· RENOVATING AND ENHANCING THE DISTRICT'S EXISTING HIGH SCHOOL ATHLETIC FACILITIES; AND
· RENOVATING AND ENHANCING PARKING LOTS AND THE COMMONS AREA AT THE EXISTING HIGH SCHOOL CAMPUS;
AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE OR AMOUNT, 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); SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.5%; SUCH 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 AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT MORE THAN THREE PERCENT; AND SHALL THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH REVENUES BE COLLECTED, RETAINED, AND SPENT AS A VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

- YES
 NO

END OF BALLOT