Sample Ballot for El Paso County, Colorado General Election November 7, 2000

Instructions to Voters: To VOTE for the candidate of your choice darken the oval to the LEFT of the candidate's name . **VOTE LIKE THIS: AND VOTE BOTH SIDES OF BALLOT**

iaine .		THE LINE THIS. S AND VO	IL BOTH SIDES OF BALLO	AMENDMENT 22
Federal Offices		County Offices	County Judge - El Paso	Shall there be an amendment to the Colorado Revised Statutes concerning a requirement that background checks be
PRESIDENTIAL ELECTORS F PRESIDENT AND VICE PRESID Vote for One Pair		COUNTY COMMISSIONER DISTRICT 2 Vote for One	Shall Rebecca Snyder Bromley of the County Court be retained in office?	conducted on prospective firearms transferees if any part of the transaction occurs at a gun show, and in connection therewith, directing that a gun show vendor
George W. Bush	REP	Thomas D. Huffman REP	YES	require a background check on a prospective transferee and obtain approval of the transfer from the Colorado Bureau of
Dick Cheney		Ross Glidewell LIB	◯ NO	Investigation; defining a "gun show vendor" as any person who exhibits, offers for sale, or transfers a firearm at a gun show;
Al Gore Joe Lieberman	DEM	Write-in name and fill oval	QUESTIONS OR ISSUES	requiring gun show promoters to arrange for the services of federally licensed gun
Harry Browne	LIB	Justices of the Colorado Supreme Court	"Measures referred by the general assembly or any political subdivision are listed by letter, and measures	dealers to obtain background checks at gur shows; prohibiting the transfer of a firearm if a background check has not been
Art Olivier	LID	Shall Justice Michael L. Bender of the	initiated by the people are listed numerically. A 'yes' vote on any	obtained by a federally licensed gun dealer requiring record keeping and retention by federally licensed gun dealers who obtain
John Hagelin Nat Goldhaber	NAT	Supreme Court be retained in office?	measure is a vote in favor of changing constitutional or statutory law, and a 'no' vote on any measure is a vote	background checks; permitting federally licensed gun dealers to charge a fee of up to ten dollars for conducting each
- Trac Coldinator		◯ YES	against changing constitutional or statutory law."	background check at gun shows; requiring gun show promoters to prominently post notice of the background check
Ralph Nader Winona LaDuke	GRN	NO Shall Justice Alex J. Martinez of the	State of Colorado Initiatives	requirement; establishing criminal penalties for violations of these requirements; exempting transfers of certain antique
Howard Phillips	ACP	Supreme Court be retained in office?	AMENDMENT 20	firearms, relics, and curios from the background check requirement; and requiring the appropriation of funds
J. Curtis Frazier		YES	Shall there be an amendment to the Colorado Constitution authorizing the medical use of marijuana for persons	necessary to implement the measure?
Pat Buchanan Ezola Foster	FRE	○ NO	suffering from debilitating medical conditions, and, in connection therewith, establishing an affirmative defense to	
Earl F. Dodge	PRO	Shall Justice Mary J. Mullarkey of the Supreme Court be retained in office?	Colorado criminal laws for patients and their primary care-givers relating to the medical use of marijuana; establishing	NO AMENDMENT 23
W. Dean Watkins	TRO	YES	exceptions to Colorado criminal laws for patients and primary care-givers in lawful possession of a registry identification card	SHALL THERE BE AN AMENDMENT TO THE COLORADO CONSTITUTION
James Harris Margaret Trowe	SWC	○ NO	for medical marijuana use and for physicians who advise patients or provide them with written documentation as to such	CONCERNING INCREASED FUNDING FOR PRESCHOOL THROUGH TWELFTH GRADE PUBLIC EDUCATION, AND, IN
J		Shall Justice Nancy E. Rice of the Supreme Court be retained in office?	medical marijuana use; defining "debilitating medical condition" and authorizing the state health agency to	CONNECTION THEREWITH, REQUIRING THE STATEWIDE BASE PER PUPIL FUNDING FOR PUBLIC EDUCATION AND
David McReynolds Mary Cal Hollis	SPU	YES	approve other medical conditions or treatments as debilitating medical	FUNDING FOR SPECIFICALLY DEFINED CATEGORICAL PROGRAMS TO GROW ANNUALLY BY AT LEAST THE RATE OF
REPRESENTATIVE TO THE 10		○ NO	conditions; requiring preservation of seized property interests that had been possessed, owned, or used in connection	INFLATION PLUS ONE PERCENTAGE POINT FOR FISCAL YEARS 2001-02 THROUGH 2010-11 AND ANNUALLY BY
UNITED STATES CONGRESS DISTRICT 5 Vote for One	S-	Court of Appeals Judges	with a claimed medical use of marijuana and limiting forfeiture of such interests; establishing and maintaining a confidential	AT LEAST THE RATE OF INFLATION FOR FISCAL YEARS THEREAFTER; CREATING A STATE EDUCATION FUND
_			state registry of patients receiving an identification card for the medical use of marijuana and defining eligibility for receipt	AND EXEMPTING APPROPRIATIONS FROM THE FUND AND EXPENDITURES OF SAID APPROPRIATIONS FROM
Joel Hefley Kerry Kantor	REP LIB	Shall Judge Sandra I. Rothenberg of the Court of Appeals be retained in office?	of such a card and placement on the registry; restricting access to information in the registry; establishing procedures for	CONSTITUTIONAL AND STATUTORY LIMITATIONS; REQUIRING THE STATE TO DEPOSIT IN THE STATE EDUCATION
Randy MacKenzie	NAT	YES	issuance of an identification card; authorizing fees to cover administrative costs associated with the registry;	FUND ALL REVENUES COLLECTED BY THE STATE FROM A TAX OF ONE-THIRD OF ONE PERCENT ON FEDERAL
State Offices		◯ NO	specifying the form and amount of marijuana a patient may possess and restrictions on its use; setting forth	TAXABLE INCOME OF EVERY INDIVIDUAL, ESTATE, TRUST, AND CORPORATION AND EXEMPTING
SECRETARY OF STATE		Shall Judge Edwin G. Ruland of the Court of Appeals be retained in office?	additional requirements for the medical use of marijuana by patients less than eighteen years old; directing enactment of	THOSE REVENUES FROM THE CONSTITUTIONAL LIMITATION ON FISCAL YEAR SPENDING; LIMITING THE
Vote for One		YES	implementing legislation and criminal penalties for certain offenses; requiring the state health agency designated by the	USE OF MONEYS IN THE STATE EDUCATION FUND TO INCREASING THE STATEWIDE BASE PER PUPIL FUNDING
Onnetta Davidson	REP	○ NO	governor to make application forms available to residents of Colorado for inclusion on the registry; limiting a health	FOR PUBLIC EDUCATION AND FUNDING FOR CATEGORICAL PROGRAMS AND TO FUNDING SPECIFIED EDUCATION
Anthony Martinez	DEM	Shall Judge JoAnn L. Vogt of the Court of Appeals be retained in	insurer's liability on claims relating to the medical use of marijuana; and providing that no employer must accommodate	PROGRAMS, INCLUDING PUBLIC SCHOOL BUILDING CAPITAL CONSTRUCTION; SPECIFYING THAT
Clyde J. Harkins Cheryl A. Beckett	ACP NAT	office?	medical use of marijuana in the workplace? YES	MONEYS APPROPRIATED FROM THE STATE EDUCATION FUND SHALL NOT BE USED TO SUPPLANT THE LEVEL OF
Johanna C. Fallis	LIB	○ NO	○ NO	GENERAL FUND APPROPRIATIONS EXISTING ON THE EFFECTIVE DATE OF THE MEASURE FOR TOTAL PROGRAM
Patricia Baker	REF	District Judges 4th Judicial District	AMENDMENT 21 Shall there be an amendment to the	EDUCATION AND CATEGORICAL PROGRAM FUNDING; AND, FOR FISCAL
MEMBER STATE BOARD OF EDUCATION-AT LARGE	F		Colorado constitution establishing a \$25 tax cut to lower each 2001 state and local tax in each tax bill for each utility customer and	YEARS 2001-02 THROUGH 2010-11, REQUIRING THE GENERAL ASSEMBLY TO INCREASE ANNUALLY THE GENERAL ELIMIN APPROPRIATION FOR
Vote for One Ben L. Alexander	REP	Shall Peter Warren Booth of the District Court be retained in office?	occupation tax and franchise charge, vehicle sales, use, and ownership tax, income tax, property tax, income and	GENERAL FUND APPROPRIATION FOR TOTAL PROGRAM FUNDING UNDER THE "PUBLIC SCHOOL FINANCE ACT OF
Jared Polis	DEM	YES	property tax equal to yearly revenue from sales and use taxes on food and drink other than tobacco and alcohol, and	1994", OR ANY SUCCESSOR ACT, BY AT LEAST FIVE PERCENT OF THE PRIOR YEAR'S GENERAL FUND
Thomas D. Groover	NAT	◯ NO	income tax equal to yearly revenue from estate taxes, and, in connection therewith, increasing the tax cut \$25 yearly; specifying	APPROPRIATION FOR TOTAL PROGRAM, EXCEPT IN FISCAL YEARS IN WHICH PERSONAL INCOME GROWS
REGENT OF THE UNIVERSITY COLORADO-AT LARGE	OF	Shall Judge Theresa M. Cisneros of the District Court be retained in	that the tax cuts and state replacement of local revenue shall not lower state or local excess revenue; allowing the state to limit	LESS THAN FOUR AND ONE-HALF PERCENT BETWEEN THE TWO PREVIOUS CALENDAR YEARS?
Vote for One Pete Steinhauer	REP	office? YES	local acts increasing replacement costs; and providing that attorney fees and costs shall always be paid to successful plaintiffs	YES
Burke Beu	DEM	○ NO	only?	○ NO
Jennifer Holton	NAT	Shall Judge Steven T. Pelican of the District Court be retained in office?	YES	AMENDMENT 24 Shall there be an amendment to the
REGENT OF THE UNIVERSITY COLORADO-5TH CONGRESSIONAL DISTRIC		YES	○ NO	Colorado Constitution concerning the management of development, and, in connection therewith, specifying that local
Vote for One	,	○ NO		governments, unless otherwise excepted, shall approve development only within areas committed to development or within
Jerry Rutledge	REP	Shall Judge Larry Edward Schwartz of the District Court be retained in		future growth areas in accordance with voter-approved growth area maps, requiring such local governments to
Jeanne M. Sauer	DEM	office?		delineate areas committed to development, requiring local governments proposing a future growth area to submit a growth area
STATE REPRESENTATIVE DISTRICT 20 Vote for One	-	YES		map to a vote at a regular election, specifying the content of growth impact disclosures to be distributed to voters in
Lynn C. Hefley	REP	NO Shall Judge Timothy J. Simmons of		connection with such elections, and specifying the type of allowed action or
Ariane Hildenbrandt	LIB	the District Court be retained in office?		development within growth areas, committed areas, or outside such areas?
DISTRICT ATTORNEY-4TH		YES		YES
JUDICIAL DISTRICT Vote for One		○ NO		◯ NO
		1		

REP

O Jeanne M. Smith

AMENDMENT 25 Shall there be an amendment to the Colorado Revised Statutes concerning the requirement that any woman who is considering an abortion give voluntary, informed consent prior to the abortion, and, in connection therewith, defining several pertinent terms so that "abortion" includes termination of a known pregnancy at any time after conception, specifying the information a physician must provide to insure that a woman's consent to an abortion is voluntary and informed,	REFERENDUM E SHALL THE COLORADO LOTTERY COMMISSION BE AUTHORIZED TO ENTER INTO MULTISTATE AGREEMENTS ALLOWING COLORADO RESIDENTS TO PLAY MULTISTATE LOTTERY GAMES, AND, IN CONNECTION THEREWITH, TRANSFERRING A PORTION OF THE NET PROCEEDS FROM ALL LOTTERY PROGRAMS, INCLUDING MULTI-STATE LOTTERY GAMES, FROM THE GENERAL FUND TO THE STATE PUBLIC SCHOOL	
requiring a physician, except in emergency cases, to provide the specified information to the woman at least twenty-four hours prior to performing an abortion, requiring the department of public health and environment to provide specified informational materials for women who are considering abortions, establishing procedures for emergency situations, requiring physicians to annually report specified information, requiring the department of public health and environment to annually publish a compilation of the physicians' reports, and	FOND TO THE STATE PUBLIC SCHOOL FUND AS A CONTINGENCY RESERVE FOR SUPPLEMENTAL ASSISTANCE TO SCHOOL DISTRICTS FOR CAPITAL EXPENDITURES TO ADDRESS IMMEDIATE HEALTH AND SAFETY CONCERNS WITHIN EXISTING SCHOOL FACILITIES EXEMPT FROM ANY RESTRICTION ON SPENDING, REVENUES, OR APPROPRIATIONS, INCLUDING, WITHOUT LIMITATION, THE RESTRICTIONS OF SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION?	
providing for the administration and enforcement of the amendment's provisions?	YES NO	
YES	REFERENDUM F SHALL THE STATE OF COLORADO BE PERMITTED TO ANNUALLY RETAIN UP	
NO State of Colorado Referendums	TO FIFTY MILLION DOLLARS OF THE STATE REVENUES IN EXCESS OF THE CONSTITUTIONAL LIMITATION ON STATE FISCAL YEAR SPENDING FOR THE 1999-2000 FISCAL YEAR AND FOR FOUR SUCCEEDING FISCAL YEARS FOR THE PURPOSE OF FUNDING PERFORMANCE GRANTS FOR SCHOOL DISTRICTS TO IMPROVE ACADEMIC PERFORMANCE, NOTWITHSTANDING ANY RESTRICTION ON SPENDING, INCLUDING WITHOUT LIMITATION THE RESTRICTIONS OF SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION AND THE STATUTORY LIMITATION ON STATE GENERAL FUND APPROPRIATIONS? YES NO	
REFERENDUM A AN AMENDMENT TO ARTICLE X OF THE CONSTITUTION OF THE STATE OF COLORADO, ESTABLISHING A HOMESTEAD EXEMPTION FOR A SPECIFIED PERCENTAGE OF A LIMITED AMOUNT OF THE ACTUAL VALUE OF OWNER-OCCUPIED RESIDENTIAL REAL PROPERTY THAT IS THE PRIMARY RESIDENCE OF AN OWNER-OCCUPIER WHO IS SIXTY-FIVE YEARS OF AGE OR OLDER AND HAS RESIDED IN SUCH PROPERTY FOR TEN YEARS OR LONGER, AND, IN CONNECTION THEREWITH, ALLOWING THE GENERAL ASSEMBLY BY LAW TO ADJUST THE MAXIMUM AMOUNT OF ACTUAL VALUE OF SUCH RESIDENTIAL REAL PROPERTY OF WHICH SUCH SPECIFIED PERCENTAGE SHALL BE		
EXEMPT, REQUIRING THE AGGREGATE STATEWIDE VALUATION FOR ASSESSMENT THAT IS ATTRIBUTABLE	COUNTY QUESTION	
TO RESIDENTIAL REAL PROPERTY TO BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER-OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL APPROPRIATIONS.	SHALL THE COUNTY OF EL PASO, COLORADO, WITHOUT INCREASING ITS TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FOR THE YEAR 1999, UP TO AND INCLUDING BUT NO MORE THAN \$381,483.00, SUCH AUTHORIZATION TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE, PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, FOR THE PURPOSE OF EXPANDING AND ENHANCING THE BEAR CREEK NATURE CENTER TO INCLUDE LARGER AREAS FOR EXHIBITS, MULTI-MEDIA CLASSROOM, RESTROOMS AND DECK FOR ENVIRONMENTAL INSTRUCTIONAL AND EDUCATION PROGRAMS: PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES AND USE TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL?	
BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER- OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL	SHALL THE COUNTY OF EL PASO, COLORADO, WITHOUT INCREASING ITS TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FOR THE YEAR 1999, UP TO AND INCLUDING BUT NO MORE THAN \$381,483.00, SUCH AUTHORIZATION TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE, PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, FOR THE PURPOSE OF EXPANDING AND ENHANCING THE BEAR CREEK NATURE CENTER TO INCLUDE LARGER AREAS FOR EXHIBITS, MULTI-MEDIA CLASSROOM, RESTROOMS AND DECK FOR ENVIRONMENTAL INSTRUCTIONAL AND EDUCATION PROGRAMS: PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES AND USE TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL?	
BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER- OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL APPROPRIATIONS.	SHALL THE COUNTY OF EL PASO, COLORADO, WITHOUT INCREASING ITS TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FOR THE YEAR 1999, UP TO AND INCLUDING BUT NO MORE THAN \$381,483.00, SUCH AUTHORIZATION TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE, PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, FOR THE PURPOSE OF EXPANDING AND ENHANCING THE BEAR CREEK NATURE CENTER TO INCLUDE LARGER AREAS FOR EXHIBITS, MULTI-MEDIA CLASSROOM, RESTROOMS AND DECK FOR ENVIRONMENTAL INSTRUCTIONAL AND EDUCATION PROGRAMS: PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES AND USE TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL? YES NO FALCON SCHOOL DISTRICT 49 31 WITH NO NEW TAX AND NO INCREASE	
BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER- OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL APPROPRIATIONS. YES NO REFERENDUM B An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the timetable for adoption of a redistricting plan for the general assembly.	SHALL THE COUNTY OF EL PASO, COLORADO, WITHOUT INCREASING ITS TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FOR THE YEAR 1999, UP TO AND INCLUDING BUT NO MORE THAN \$381,483.00, SUCH AUTHORIZATION TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE, PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, FOR THE PURPOSE OF EXPANDING AND ENHANCING THE BEAR CREEK NATURE CENTER TO INCLUDE LARGER AREAS FOR EXHIBITS, MULTI-MEDIA CLASSROOM, RESTROOMS AND DECK FOR ENVIRONMENTAL INSTRUCTIONAL AND EDUCATION PROGRAMS: PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES AND USE TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL? YES NO NO FALCON SCHOOL DISTRICT 49 31 WITH NO NEW TAX AND NO INCREASE IN ANY MILL LEVY OR OTHER TAX RATE WITHOUT APPROVAL OF DISTRICT VOTERS PURSUANT TO THIS QUESTION, SHALL FALCON SCHOOL DISTRICT NO. 49 BE AUTHORIZED TO COLLECT, RETAIN, AND EXPEND ALL REVENUES AND OTHER FUNDS	
BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER- OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL APPROPRIATIONS. YES NO REFERENDUM B An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the timetable for adoption of a redistricting plan for the general assembly.	SHALL THE COUNTY OF EL PASO, COLORADO, WITHOUT INCREASING ITS TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FOR THE YEAR 1999, UP TO AND INCLUDING BUT NO MORE THAN \$381,483.00, SUCH AUTHORIZATION TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE, PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, FOR THE PURPOSE OF EXPANDING AND ENHANCING THE BEAR CREEK NATURE CENTER TO INCLUDE LARGER AREAS FOR EXHIBITS, MULTI-MEDIA CLASSROOM, RESTROOMS AND DECK FOR ENVIRONMENTAL INSTRUCTIONAL AND EDUCATION PROGRAMS: PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES AND USE TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL? YES NO NO FALCON SCHOOL DISTRICT 49 31 WITH NO NEW TAX AND NO INCREASE IN ANY MILL LEVY OR OTHER TAX RATE WITHOUT APPROVAL OF DISTRICT VOTERS PURSUANT TO THIS QUESTION, SHALL FALCON SCHOOL DISTRICT NO. 49 BE AUTHORIZED TO COLLECT, RETAIN, AND EXPEND ALL REVENUES AND OTHER FUNDS COLLECTED IN THE 1998-1999 FISCAL YEAR WITHOUT FURTHER VOTER	
BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER- OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL APPROPRIATIONS. YES NO REFERENDUM C An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the timetable for adoption of a redistricting plan for the general assembly. YES NO REFERENDUM C An amendment to section 8 of article XIV of the constitution of the state of Colorado, which requires the selection of county surveyors by election, to also allow the appointment of county surveyors.	SHALL THE COUNTY OF EL PASO, COLORADO, WITHOUT INCREASING ITS TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FOR THE YEAR 1999, UP TO AND INCLUDING BUT NO MORE THAN \$381,483.00, SUCH AUTHORIZATION TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE, PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, FOR THE PURPOSE OF EXPANDING AND ENHANCING THE BEAR CREEK NATURE CENTER TO INCLUDE LARGER AREAS FOR EXHIBITS, MULTI-MEDIA CLASSROOM, RESTROOMS AND DECK FOR ENVIRONMENTAL INSTRUCTIONAL AND EDUCATION PROGRAMS: PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES AND USE TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL? YES NO PALCON SCHOOL DISTRICT 49 31 WITH NO NEW TAX AND NO INCREASE IN ANY MILL LEVY OR OTHER TAX RATE WITHOUT APPROVAL? YES OND PALCON SCHOOL DISTRICT VOTERS PURSUANT TO THIS QUESTION, SHALL FALCON SCHOOL DISTRICT VOTERS PURSUANT TO THIS QUESTION, SHALL FALCON SCHOOL DISTRICT NO. 49 BE AUTHORIZED TO COLLECT, RETAIN, AND EXPEND ALL REVENUES AND OTHER FUNDS COLLECTED IN THE 1998-1999 FISCAL YEAR WITHOUT FURTHER VOTER APPROVAL, NOTWITHSTANDING THE LIMITATIONS OF ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?	
BE CALCULATED AS IF THE FULL ACTUAL VALUE OF ALL OWNER- OCCUPIED PRIMARY RESIDENCES THAT ARE PARTIALLY EXEMPT FROM TAXATION WAS SUBJECT TO TAXATION FOR THE PURPOSE OF DETERMINING THE BIENNIAL ADJUSTMENT TO BE MADE TO THE RATIO OF VALUATION FOR ASSESSMENT FOR RESIDENTIAL REAL PROPERTY, REQUIRING THE GENERAL ASSEMBLY TO COMPENSATE LOCAL GOVERNMENTAL ENTITIES FOR THE NET AMOUNT OF PROPERTY TAX REVENUES LOST AS A RESULT OF THE HOMESTEAD EXEMPTION, SPECIFYING THAT SAID COMPENSATION SHALL NOT BE INCLUDED IN LOCAL GOVERNMENT FISCAL YEAR SPENDING, AUTHORIZING A PERMANENT INCREASE IN STATE FISCAL YEAR SPENDING TO DEFRAY THE COST TO THE STATE OF SAID COMPENSATION, AND SPECIFYING THAT SAID COMPENSATION SHALL NOT BE SUBJECT TO ANY STATUTORY LIMITATION ON GENERAL APPROPRIATIONS. YES NO REFERENDUM C An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the timetable for adoption of a redistricting plan for the general assembly. YES NO REFERENDUM C An amendment to section 8 of article XIV of the constitution of the state of Colorado, which requires the selection of county surveyors by election, to also allow the	SHALL THE COUNTY OF EL PASO, COLORADO, WITHOUT INCREASING ITS TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES GENERATED FOR THE YEAR 1999, UP TO AND INCLUDING BUT NO MORE THAN \$381,483.00, SUCH AUTHORIZATION TO CONSTITUTE A VOTER APPROVED REVENUE CHANGE, PURSUANT TO ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, FOR THE PURPOSE OF EXPANDING AND ENHANCING THE BEAR CREEK NATURE CENTER TO INCLUDE LARGER AREAS FOR EXHIBITS, MULTI-MEDIA CLASSROOM, RESTROOMS AND DECK FOR ENVIRONMENTAL INSTRUCTIONAL AND EDUCATION PROGRAMS: PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES AND USE TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL? YES NO FALCON SCHOOL DISTRICT 49 31 WITH NO NEW TAX AND NO INCREASE IN ANY MILL LEVY OR OTHER TAX RATE WITHOUT APPROVAL OF DISTRICT VOTERS PURSUANT TO THIS QUESTION, SHALL FALCON SCHOOL DISTRICT NO. 49 BE AUTHORIZED TO COLLECTE IN THE 1998-1999 FISCAL YEAR AND EACH SUBSEQUENT FISCAL YEAR WITHOUT FURTHER VOTER APPROVAL, NOTWITHSTANDING THE LIMITATIONS OF ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?	

___ YES \bigcirc NO

FALCON FIRE PROTECTION DISTRICT
5B
SHALL FALCON FIRE PROTECTION DISTRICT TAXES BE INCREASED
\$260,470 ANNUALLY, OR BY SUCH AMOUNT AS MAY BE RAISED BY THE IMPOSITION OF AN ADDITIONAL AD VALOREM PROPERTY TAX RATE OF 3.010 MILLS, COMMENCING JANUARY 1, 2001, AND CONTINUING THEREAFTER, TO PROVIDE FIRE PROTECTION, RESCUE, AND EMERGENCY MEDICAL SERVICES INCLUDING ACQUISITION OF CAPITAL EQUIPMENT AND CONSTRUCTION OF FACILITIES, RESULTING IN A TOTAL DISTRICT MILL LEVY RATE, EXCLUSIVE OF REFUNDS OR ABATEMENTS, NOT TO EXCEED 5.712 MILLS; AND SHALL SUCH PROPERTY TAX RATE BE INCREASED AS NECESSARY TO ALLOW THE DISTRICT TO COLLECT, RETAIN AND SPEND TAX REVENUE EQUAL TO A PROPERTY TAX RATE OF 5.712 MILLS AFTER THE TAXCUTS PROVIDED BY ARTICLE X, SECTION 20(8)(d) OF THE COLORADO CONSITUTION ("TAXCUT 2000") SHOULD TAXCUT 2000") SHOULD TAXCUT 2000" BE ADOPTED BY THE VOTERS ON NOVEMBER 7, 2000; AND SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL TAX REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE RECEIVED FROM ANY SOURCE, COMMENCING JANUARY 1, 2001, AND CONTINUING THEREAFTER, AS A VOTER-APPROVED REVENUE CHANGE, OFFSET AND EXCEPTION TO THE LIMITS WHICH WOULD OTHER WISE APPLY UNDER TABOR (ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION) OR ANY OTHER LAW AND AS PERMANENT WAIVER OF THE 5.5% LIMITATION UNDER SECTION 29-1-301, C.R.S.?

YES \bigcirc NO

FALCON FIRE PROTECTION

DISTRICT