



Chuck Broerman
El Paso County Clerk & Recorder

OFFICIAL SAMPLE BALLOT FOR 2020 GENERAL ELECTION

EL PASO COUNTY, COLORADO

TUESDAY, NOVEMBER 3, 2020

Elections Department

(719) 575-VOTE

www.epcvotes.com

Table with 5 main columns: Federal Offices, United States Senator (Vote for One), State Representative - District 19 (Vote for One), Colorado Court of Appeals Judge (Vote YES or NO), and Amendment C (CONSTITUTIONAL). It lists candidates like Joseph R. Biden, Kamala D. Harris, and various state representatives and judges, along with ballot questions and amendments.

Proposition 115 (STATUTORY)
(Vote Yes/For or No/Against)

Shall there be a change to the Colorado Revised Statutes concerning prohibiting an abortion when the probable gestational age of the fetus is at least twenty-two weeks, and, in connection therewith, making it a misdemeanor punishable by a fine to perform or attempt to perform a prohibited abortion, except when the abortion is immediately required to save the life of the pregnant woman when her life is physically threatened, but not solely by a psychological or emotional condition; defining terms related to the measure including "probable gestational age" and "abortion," and excepting from the definition of abortion" medical procedures relating to miscarriage or ectopic pregnancy; specifying that a woman on whom an abortion is performed may not be charged with a crime in relation to a prohibited abortion; and requiring the Colorado medical board to suspend for at least three years the license of a licensee whom the board finds performed or attempted to perform a prohibited abortion?

Yes/For No/Against

Proposition 116 (STATUTORY)
(Vote Yes/For or No/Against)

Shall there be a change to the Colorado Revised Statutes reducing the state income tax rate from 4.63% to 4.55%?

Yes/For No/Against

Proposition 117 (STATUTORY)
(Vote Yes/For or No/Against)

Shall there be a change to the Colorado Revised Statutes requiring statewide voter approval at the next even-year election of any newly created or qualified state enterprise that is exempt from the Taxpayer's Bill of Rights, Article X, Section 20 of the Colorado constitution, if the projected or actual combined revenue from fees and surcharges of the enterprise, and all other enterprises created within the last five years that serve primarily the same purpose, is greater than \$100 million within the first five fiscal years of the creation or qualification of the new enterprise?

Yes/For No/Against

Proposition 118 (STATUTORY)
(Vote Yes/For or No/Against)

Shall there be a change to the Colorado Revised Statutes concerning the creation of a paid family and medical leave program in Colorado, and, in connection therewith, authorizing paid family and medical leave for a covered employee who has a serious health condition, is caring for a new child or for a family member with a serious health condition, or has a need for leave related to a family member's military deployment or for safe leave; establishing a maximum of 12 weeks of family and medical leave, with an additional 4 weeks for pregnancy or childbirth complications, with a cap on the weekly benefit amount; requiring job protection for and prohibiting retaliation against an employee who takes paid family and medical leave; allowing a local government to opt out of the program; permitting employees of such a local government and self-employed individuals to participate in the program; exempting employers who offer an approved private paid family and medical leave plan; to pay for the program, requiring a premium of 0.9% of each employee's wages, up to a cap, through December 31, 2024, and as set thereafter, up to 1.2% of each employee's wages, by the director of the division of family and medical leave insurance; authorizing an employer to deduct up to 50% of the premium amount from an employee's wages and requiring the employer to pay the remainder of the premium, with an exemption for employers with fewer than 10 employees; creating the division of family and medical leave insurance as an enterprise within the department of labor and employment to administer the program; and establishing an enforcement and appeals process for retaliation and denied claims?

Yes/For No/Against

Municipal and District Measures

City of Colorado Springs Ballot Issue 2A
(Vote Yes/For or No/Against)

WITHOUT IMPOSING ANY NEW TAX OR INCREASING THE RATE OF ANY EXISTING TAX, AND TO PROVIDE ADEQUATE MUNICIPAL SERVICES AFTER THE ECONOMIC DISRUPTION CAUSED BY THE COVID-19 PANDEMIC, SHALL THE CITY OF COLORADO SPRINGS BE PERMITTED: TO RETAIN AND SPEND UP TO \$1,900,000, THE AMOUNT OF CITY REVENUES RECEIVED IN FISCAL YEAR 2019 ABOVE THE 2019 FISCAL YEAR REVENUE AND SPENDING LIMITATIONS, SOLELY FOR PUBLIC SAFETY; FOR FISCAL YEAR 2020, TO COLLECT, RETAIN AND SPEND THE FULL AMOUNT OF CITY REVENUES RECEIVED FROM ALL SOURCES; AND FOR FISCAL YEAR 2021 AND THEREAFTER, TO COLLECT, RETAIN AND SPEND THE AMOUNT ALLOWED BY REVENUE AND SPENDING LIMITATIONS WHICH SHALL BE BASED UPON THE TOTAL ANNUAL REVENUES RECEIVED IN FISCAL YEAR 2019 AND PROPERTY TAX REVENUES RECEIVED IN 2020, ADJUSTED IN EACH FISCAL YEAR BEGINNING IN 2021 AND THEREAFTER ONLY FOR INFLATION AND CITY GROWTH OCCURRING IN THE PRIOR FISCAL YEAR AS PROVIDED BY CHARTER WHICH CONTINUES TO LIMIT FUTURE REVENUE GROWTH; ALL AS VOTER APPROVED REVENUE CHANGES AND EXCEPTIONS TO ANY CONSTITUTIONAL OR CHARTER LIMITATIONS THAT MAY OTHERWISE APPLY?

Yes/For No/Against

City of Colorado Springs Ballot Question 2B
(Vote Yes/For or No/Against)

Shall the Charter of the City of Colorado Springs be amended to add section 11-80 thereto, requiring that specified conveyances of City-owned parkland only be permitted upon a referral by a super-majority of not less than seven (7) members of City Council to a vote of a majority of votes cast at a general or special election of the qualified electors of the City, and providing exceptions to the election requirement only for conveyances which are judicially ordered, result from eminent domain, title disputes or regulatory actions, consist of leases, temporary permits, easements or conservation easements, and *de minimis* conveyances; provided that, if this Charter amendment and another Charter amendment which substantially pertains to conveyances of City-owned parkland are both approved by voters at this election, only the measure receiving the most affirmative votes shall become effective?

Yes/For No/Against

City of Colorado Springs Ballot Question 2C
(Vote Yes/For or No/Against)

Shall article III, section 3-70 of the Charter of the City of Colorado Springs be amended to require that specified conveyances of City-owned parkland only be permitted upon the approval of not less than a super-majority of seven (7) members of City Council, and providing exceptions to the super-majority approval requirement only for conveyances which are authorized by the voters, judicially ordered, result from eminent domain, title disputes or regulatory actions, consist of leases, temporary permits, easements or conservation easements, and *de minimis* conveyances; provided that, if this Charter amendment and another Charter amendment which substantially pertains to conveyances of City-owned parkland are both approved by voters at this election, only the measure receiving the most affirmative votes shall become effective?

Yes/For No/Against

Town of Palmer Lake Ballot Question 2D
(Vote Yes/For or No/Against)

In order to save money on the cost of publication, shall the Town be authorized not to publish in the newspaper its proceedings related to payments of bills, contracts awarded and rebates allowed, with such information instead being posted to the Town's official website?

Yes/For No/Against

Town of Monument Ballot Issue 2E
(Vote Yes/For or No/Against)

SHALL TOWN OF MONUMENT SALES AND USE TAXES BE INCREASED \$1,400,000 IN 2021 (FIRST FULL FISCAL YEAR DOLLAR INCREASE) AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY AND THEREAFTER BY THE IMPOSITION OF AN ADDITIONAL SALES AND USE TAX OF 0.50% (INCREASING THE TOWN'S SALES TAX AND USE TAX FROM 3% TO 3.50%), FOR THE PURPOSE OF PROVIDING DEDICATED FUNDING FOR THE EXCLUSIVE USE OF THE TOWN OF MONUMENT POLICE SERVICES, TOWN OF MONUMENT POLICE PROGRAMS, AND TOWN OF MONUMENT POLICE FACILITIES, WITHOUT CUTTING OR REDUCING CURRENT TOWN OF MONUMENT POLICE FUNDING LEVELS, INCLUDING: LAW ENFORCEMENT OPERATIONS AND OPERATIONAL EXPENSES, ESSENTIAL POLICE CAPITAL MAINTENANCE AND EQUIPMENT, PURCHASE AND REPLACEMENT OF OFFICER SAFETY AND EMERGENCY-RESPONSE EQUIPMENT, AND OFFICER TRAINING AND COMPLIANCE REQUIREMENTS; COMMENCING JANUARY 1, 2021; AND THEREAFTER SHALL THE TOWN OF MONUMENT BE ENTITLED TO EXCLUSIVELY COLLECT, RETAIN, AND SPEND THE FULL REVENUES FROM SUCH TAX INCREASE WITHOUT CONTRACTUAL, STATUTORY OR CONSTITUTIONAL LIMITATION OR CONDITION, INCLUDING LOCAL INTERGOVERNMENTAL AGREEMENTS, ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, COLORADO REVISED STATUTES §29-1-301, OR ANY OTHER LAW AS IT CURRENTLY EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE TOWN FOR THE EXCLUSIVE USE OF THE TOWN OF MONUMENT POLICE SERVICES, TOWN OF MONUMENT POLICE PROGRAMS, AND TOWN OF MONUMENT POLICE FACILITIES, AND FURTHER PROVIDED THAT THE TOWN MANAGER SHALL ANNUALLY REPORT TO THE TOWN BOARD OF TRUSTEES THE EXPENDITURES DEMONSTRATING THE EXCLUSIVE USE OF THE FUNDS FOR TOWN OF MONUMENT POLICE SERVICES, TOWN OF MONUMENT POLICE PROGRAMS, AND TOWN OF MONUMENT POLICE FACILITIES FOR WHICH THE REVENUES FROM THE TAX INCREASE HAVE BEEN DESIGNATED OR USED IN THE PRECEDING CALENDAR YEAR?

Yes/For No/Against

Town of Monument Ballot Question 2F
(Vote Yes/For or No/Against)

Shall the Town of Monument's Regular Elections be moved from the first Tuesday of April in each even-numbered year to the Tuesday succeeding the first Monday of November in each even-numbered year?

Yes/For No/Against

Colorado Springs School District 11 Ballot Issue 4A
(Vote Yes/For or No/Against)

WITHOUT INCREASING EXISTING TAX RATES, SHALL SCHOOL DISTRICT 11 BE AUTHORIZED TO COLLECT, RETAIN, AND SPEND THE FULL REVENUES THAT MAY LAWFULLY BE RECEIVED BY THE DISTRICT FROM ANY SOURCE, INCLUDING WITHOUT LIMITATION, ALL GRANT MONEYS, AND ALL OTHER MONEYS LAWFULLY RECEIVED BY THE DISTRICT FROM THE STATE OF COLORADO OR ANY OTHER SOURCE, BEGINNING WITH FISCAL YEAR 2019-20 AND CONTINUING THEREAFTER, WITH SUCH REVENUES TO BE COLLECTED, RETAINED OR SPENT AS A VOTER-APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER SECTION 20 OF ARTICLE X OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

Yes/For No/Against

Miami Yoder School District JT 60 Ballot Question 5A
(Vote Yes/For or No/Against)

The Miami Yoder School Board has requested to eliminate term limits as permitted by Article XVIII & II of the Colorado Constitution, shall the present and future elected school directors be authorized to serve unlimited terms of office, eliminating the limitation on terms of office imposed by Colorado Constitution Article XVIII & II?

Yes/For No/Against

Triview Metropolitan District Ballot Issue 6A
(Vote Yes/For or No/Against)

WITHOUT INCREASING THE RATE OF THE DISTRICT'S CURRENT MILL LEVY, SHALL TRIVIEW METROPOLITAN DISTRICT BE AUTHORIZED TO REPURPOSE REVENUES DERIVED FROM UP TO 7 MILLS OF ITS DEBT SERVICE MILL LEVY THROUGH A GENERAL OPERATIONS MILL LEVY IN COLLECTION YEAR 2021 AND EACH YEAR THEREAFTER TO FUND, IF NECESSARY, CONTINUED DELIVERY OF THE DISTRICT'S BASIC OPERATIONS AND SERVICES, PROVIDED THAT SUCH AUTHORIZATION SHALL BE SUSPENDED IN ANY FUTURE CALENDAR YEAR IN WHICH (I) THE DISTRICT'S BOARD ANTICIPATES RECEIVING SUFFICIENT SALES TAX REVENUES FROM THE TOWN OF MONUMENT, COLORADO TO FUND ITS BUDGETED OPERATIONS AND SERVICES EXPENDITURES OR (II) THE TOTAL MILLS LEVIED BY THE DISTRICT WOULD OTHERWISE EXCEED 35 MILLS TO ENABLE THE DISTRICT TO PAY DEBT SERVICE ON ITS GENERAL OBLIGATION BONDS; AND SHALL THE REPURPOSED 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 STATUTES?

Yes/For No/Against

Donald Wescott Fire Protection District Ballot Issue 6B
(Vote Yes/For or No/Against)

SHALL DONALD WESCOTT FIRE PROTECTION DISTRICT BE AUTHORIZED TO INCREASE OR DECREASE ITS CURRENT AND ALL FUTURE MILL LEVIES TO MAINTAIN REVENUE-NEUTRAL PROPERTY TAX REVENUE TO THE EXTENT POSSIBLE, IF, ON OR AFTER NOVEMBER 3, 2020, THERE ARE CHANGES IN THE METHOD OF CALCULATING ASSESSED VALUATION OF ONE OR MORE PROPERTY CLASS, INCLUDING BUT NOT LIMITED TO A CHANGE IN THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE RESIDENTIAL ASSESSED VALUATION DUE TO ARTICLE X SECTION 3 OF THE COLORADO CONSTITUTION (COMMONLY KNOWN AS THE GALLAGHER AMENDMENT) OR FOR ANY OTHER REASON SUCH AS ACTION BY THE LEGISLATURE, SO THAT, TO THE EXTENT POSSIBLE, THE ACTUAL TAX REVENUES GENERATED BY SUCH MILL LEVIES ARE THE SAME AS THE ACTUAL TAX REVENUES THAT WOULD HAVE BEEN GENERATED HAD SUCH CHANGES NOT OCCURRED?

Yes/For No/Against

Donald Wescott Fire Protection District Northern Subdistrict Ballot Issue 6C
(Vote Yes/For or No/Against)

SHALL DONALD WESCOTT FIRE PROTECTION DISTRICT NORTHERN SUBDISTRICT BE AUTHORIZED TO INCREASE OR DECREASE ITS CURRENT AND ALL FUTURE MILL LEVIES TO MAINTAIN REVENUE-NEUTRAL PROPERTY TAX REVENUE TO THE EXTENT POSSIBLE, IF, ON OR AFTER NOVEMBER 3, 2020, THERE ARE CHANGES IN THE METHOD OF CALCULATING ASSESSED VALUATION OF ONE OR MORE PROPERTY CLASS, INCLUDING BUT NOT LIMITED TO A CHANGE IN THE PERCENTAGE OF ACTUAL VALUATION USED TO DETERMINE RESIDENTIAL ASSESSED VALUATION DUE TO ARTICLE X SECTION 3 OF THE COLORADO CONSTITUTION (COMMONLY KNOWN AS THE GALLAGHER AMENDMENT) OR FOR ANY OTHER REASON SUCH AS ACTION BY THE LEGISLATURE, SO THAT, TO THE EXTENT POSSIBLE, THE ACTUAL TAX REVENUES GENERATED BY SUCH MILL LEVIES ARE THE SAME AS THE ACTUAL TAX REVENUES THAT WOULD HAVE BEEN GENERATED HAD SUCH CHANGES NOT OCCURRED?

Yes/For No/Against

Northeast Teller County Fire Protection District Ballot Issue 7A
(Vote Yes/For or No/Against)

WITHOUT INCREASING TAXES IN 2021, SHALL NORTHEAST TELLER COUNTY FIRE PROTECTION DISTRICT BE AUTHORIZED BEGINNING IN 2021 AND ANNUALLY THEREAFTER TO SET THE MILL LEVY AT A RATE SUFFICIENT TO GENERATE THE TAX REVENUES LEVIED IN 2020, AS SUCH AMOUNT IS ADJUSTED ANNUALLY THEREAFTER FOR LOCAL GROWTH, FOR GENERAL OPERATING AND OTHER EXPENSES NECESSARY TO MAINTAIN CURRENT STAFFING LEVELS AND HIGH QUALITY SERVICE?

Yes/For No/Against

Calhan Fire Protection District Ballot Issue 7B
(Vote Yes/For or No/Against)

SHALL CALHAN FIRE PROTECTION DISTRICT TAXES BE INCREASED UP TO \$285,000 ANNUALLY (FOR COLLECTION IN CALENDAR YEAR 2021) AND BY SUCH ADDITIONAL AMOUNTS RAISED ANNUALLY THEREAFTER BY AN AD VALOREM PROPERTY TAX MILL LEVY IMPOSED AT A RATE OF SIX (6) MILLS FOR THE PURPOSE OF

- MEETING OPERATIONAL COSTS TO MAINTAIN RESPONSE TIMES FOR FIRE PROTECTION AND EMERGENCY MEDICAL SERVICES,
- ATTRACTING, TRAINING AND RETAINING FIREFIGHTERS, EMERGENCY MEDICAL TECHNICIANS AND PARAMEDICS, AND
- REPLACING EMERGENCY EQUIPMENT AND VEHICLES THAT HAVE REACHED THE END OF THEIR SERVICE LIFE, INCLUDING AIR PACKS, BUNKER GEAR AND AMBULANCES,

WHICH INCREASE SHALL BE IN ADDITION TO THE MILL LEVY CURRENTLY IMPOSED BY THE DISTRICT; AND SHALL THE REVENUE FROM SUCH MILL LEVY INCREASE CONSTITUTE A VOTER-APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITATION SET FORTH IN SECTION 29-1-301 OF THE COLORADO REVISED STATUTES?

Yes/For No/Against

END OF BALLOT