Regional Transportation District Director - District D
Agasimaha Waxdaadiga Gobolka ee Degmada D
(Talaado, Nufeembar 5, 2019)
(Vote Yes or No / U Codee Haa ama Maya)
(Vote Yes or No / U Codee Haa ama Maya)
(Vote Yes or No / U Codee Haa ama Maya)
(Vote Yes or No / U Codee Haa ama Maya)
(Vote Yes or No / U Codee Haa ama Maya)

Shall Justice Christopher J. Baumann of the Colorado Court of Appeals be retained in office?

Yes/Haa

Michael J. Vallejos of the 2nd Judicial District be retained in office?

No/

Shall Justice Christopher J. Baumann of the Colorado Court of Appeals be retained in office?

No/

Shall Justice Anthony J. Taormina of the Colorado Court of Appeals be retained in office?

Yes/Haa

Shall Justice Christopher J. Baumann of the Colorado Court of Appeals be retained in office?

Yes/Haa

Shall Justice Anthony J. Taormina of the Colorado Court of Appeals be retained in office?

No/

Shall Justice Christopher J. Baumann of the Colorado Court of Appeals be retained in office?

Yes/Haa

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Yes/Haa

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No/

Shall Justice Christopher J. Baumann of the Colorado Court of Appeals be retained in office?

Yes/Haa

Shall Justice Anthony J. Taormina of the Colorado Court of Appeals be retained in office?

No/
There shall be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing the use of bingo and raffles, without a charitable organization's continuous existence before obtaining a charitable gaming license.

 Shall there be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing the use of bingo and raffles, without a charitable organization's continuous existence before obtaining a charitable gaming license?

Amendment C (CONSTITUTIONAL)

There shall be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing the use of bingo and raffles, without a charitable organization's continuous existence before obtaining a charitable gaming license.

Shall there be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing the use of bingo and raffles, without a charitable organization's continuous existence before obtaining a charitable gaming license?

Amendment D (CONSTITUTIONAL)

There shall be an amendment to the Colorado constitution and a change to the Colorado Revised Statutes concerning voter-approved changes to limited gaming, and, in connection therewith, allowing the voters of the Denver, Boulder, and Pueblo counties to approve other games in addition to those currently allowed and increase a state tax on the revenues from those games.

Shall there be an amendment to the Colorado constitution and a change to the Colorado Revised Statutes concerning voter-approved changes to limited gaming, and, in connection therewith, allowing the voters of the Denver, Boulder, and Pueblo counties to approve other games in addition to those currently allowed and increase a state tax on the revenues from those games?

Amendment E (CONSTITUTIONAL)

There shall be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing the use of bingo and raffles, without a charitable organization's continuous existence before obtaining a charitable gaming license.

Shall there be an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing the use of bingo and raffles, without a charitable organization's continuous existence before obtaining a charitable gaming license?
Proposition 114 (STATUTORY)

Shall there be a change to the Colorado Revised Statutes concerning the restoration of gray wolves; and requiring the commission to fairly after holding statewide hearings and using scientific data, to implement a plan to restore and manage gray wolves; prohibiting the commission from imposing any land, water, or resource use restrictions on private landowners to further the plan; and requiring the commission to fairly compensate owners for losses of livestock caused by gray wolves?

Yes

No

Proposition 115 (STATUTORY)

Shall there be a change to the Colorado Revised Statutes concerning an abortion when the probable gestational age of the fetus is at least twenty-two weeks, and, in connection therewith, making it a manslaughter 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

No

Proposition 116 (STATUTORY)

Proposition 117 (STATUTORY)

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

Yes

No

Proposition 118 (STATUTORY)

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

No

Proposition 119 (STATUTORY)

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; prohibiting the commission from imposing any new or existing employer requirements for paid family and medical leave; requiring the commission to fairly after holding statewide hearings and using scientific data, to implement a plan to restore and manage gray wolves; prohibiting the commission from imposing any land, water, or resource use restrictions on private landowners to further the plan; and requiring the commission to fairly compensate owners for losses of livestock caused by gray wolves?

Yes

No

Proposition 120 (STATUTORY)

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; prohibiting the commission from imposing any new or existing employer requirements for paid family and medical leave; requiring the commission to fairly after holding statewide hearings and using scientific data, to implement a plan to restore and manage gray wolves; prohibiting the commission from imposing any land, water, or resource use restrictions on private landowners to further the plan; and requiring the commission to fairly compensate owners for losses of livestock caused by gray wolves?

Yes

No
Ballot Measure 2A

SPECIAL CITY AND COUNTY OF DENVER SALES AND USE TAXES MAY BE INCREASED BY $.40 MILLION ANNUALLY, COMMENCING JANUARY 1, 2021, AND BY WHAT EVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, FROM A TWENTY-FIVE/HUNDREDTHS OF ONE PERCENT (.025%) SALES AND USE TAX RATE (2.5 CENTS ON A TEN-DOLLAR PURCHASE) WITH EXEMPTIONS FOR FOOD, WATER, FUEL, MEDICAL SUPPLIES, AND FEMININE HYGIENE PRODUCTS, TO BE USED TO FUND PROGRAMS TO ELIMINATE GREENHOUSE GAS EMISSIONS AND AIR POLLUTION, AND ADAPT TO CLIMATE CHANGE, INCLUDING:

- JOB CREATION THROUGH LOCAL WORKFORCE TRAINING AND NEW CAREERS FOR UNDER-RESOURCED INDIVIDUALS IN PUBLIC AND PRIVATE SECTORS FOR WORKFORCE DEVELOPMENT AND REACTIONS TO THE CLIMATE CHANGE CRISIS;

- INCREASED INVESTMENTS IN SOLAR POWER, BATTERY STORAGE AND OTHER RENEWABLE ENERGY TECHNOLOGY;

- NEIGHBORHOOD-BASED ENVIRONMENTAL AND CLIMATE JUSTICE PROGRAMS;

- ADAPTATION AND RESILIENCE PROGRAMS THAT HELP VULNERABLE COMMUNITIES PREPARE FOR A CHANGING CLIMATE;

- PROGRAMS AND SERVICES THAT PROVIDE AFFORDABLE, CLEAN, SAFE AND RELIABLE TRANSPORTATION CHOICES, LIKE BIKES, BUSES, LIGHT-RAIL AND ELECTRIC VEHICLES, ALONG WITH IMPROVEMENTS TO THE TRAM SYSTEM;

- UPGRADE THE ENERGY EFFICIENCY OF HOMES, OFFICES AND INDUSTRY TO REDUCE THEIR CARBON FOOTPRINT, UTILITY BILLS, AND INDOOR AIR POLLUTION;

This DEDICATED FUNDING SHOULD MAXIMIZE INVESTMENTS IN COMMUNITIES OF COLOR, UNDER-RESOURCED COMMUNITIES, AND COMMUNITIES MOST VULNERABLE TO CLIMATE CHANGE AND ENVIRONMENTAL OVER ExFORDS OF THE DEDICATED FUNDS DIRECTLY IN COMMUNITY WITH A STRONG LEADERSHIP TOWARDS EQUITY AND RACE AND SOCIAL JUSTICE; THE SPENDING OF FUNDS WILL BE OVERSEEN BY THE OFFICE OF CLIMATE ACTION, SUSTAINABILITY AND RESILIENCE AND THE CITIZEN’S SUSTAINABILITY COMMITTEE; ALL FUNDS WILL BE SUBJECT TO AN ANNUAL REPORT AVAILABLE FOR PUBLIC REVIEW, AND REQUIRING THAT REVENUES FROM THESE INCREASED TAXES SHALL BE COLLECTED AND SPENT WITHOUT REGARD TO ANY EXPENDITURE, REVENUE RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW.

YES FOR - HAA/RACSAN

NO AGAINST - MAYA/DIIDAN

Ballot Measure 2B

SPECIAL CITY AND COUNTY OF DENVER SALES AND USE TAXES MAY BE INCREASED BY $.40 MILLION ANNUALLY, COMMENCING JANUARY 1, 2021, AND BY WHAT EVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, FROM A TWENTY-FIVE/HUNDREDTHS OF ONE PERCENT (.025%) SALES AND USE TAX RATE (2.5 CENTS ON A TEN-DOLLAR PURCHASE) WITH EXEMPTIONS FOR FOOD, WATER, FUEL, MEDICAL SUPPLIES, AND FEMININE HYGIENE PRODUCTS, TO BE USED TO FUND PROGRAMS TO ELIMINATE GREENHOUSE GAS EMISSIONS AND AIR POLLUTION, AND ADAPT TO CLIMATE CHANGE, INCLUDING:

- JOB CREATION THROUGH LOCAL WORKFORCE TRAINING AND NEW CAREERS FOR UNDER-RESOURCED INDIVIDUALS IN PUBLIC AND PRIVATE SECTORS FOR WORKFORCE DEVELOPMENT AND REACTIONS TO THE CLIMATE CHANGE CRISIS;

- INCREASED INVESTMENTS IN SOLAR POWER, BATTERY STORAGE AND OTHER RENEWABLE ENERGY TECHNOLOGY;

- NEIGHBORHOOD-BASED ENVIRONMENTAL AND CLIMATE JUSTICE PROGRAMS;

- ADAPTATION AND RESILIENCE PROGRAMS THAT HELP VULNERABLE COMMUNITIES PREPARE FOR A CHANGING CLIMATE;

- PROGRAMS AND SERVICES THAT PROVIDE AFFORDABLE, CLEAN, SAFE AND RELIABLE TRANSPORTATION CHOICES, LIKE BIKES, BUSES, LIGHT-RAIL AND ELECTRIC VEHICLES, ALONG WITH IMPROVEMENTS TO THE TRAM SYSTEM;

- UPGRADE THE ENERGY EFFICIENCY OF HOMES, OFFICES AND INDUSTRY TO REDUCE THEIR CARBON FOOTPRINT, UTILITY BILLS, AND INDOOR AIR POLLUTION;

- EXPANDING THE NUMBER OF SHELTER BEDS, IMPROVING ACCESS FOR UNDERSERVED POPULATIONS, AND PROVIDING BETTER HEALTH OUTCOMES FOR PEOPLE EXPERIENCING HOUSINGLESSNESS, INCLUDING, BUT NOT LIMITED TO:

  - BUILDING HOUSING, EXPANDING RENTAL ASSISTANCE OR PROVIDING SUPPORTIVE SERVICES OR OTHER SUPPORT TO HOUSE PEOPLE EXPERIENCING HOUSINGLESSNESS;

  - EXPANDING THE NUMBER OF SHELTER BEDS, IMPROVING ACCESS FOR UNDERSERVED POPULATIONS, AND PROVIDING BETTER HEALTH OUTCOMES FOR PEOPLE EXPERIENCING HOUSINGLESSNESS, INCLUDING, BUT NOT LIMITED TO:

  - BUILDING HOUSING, EXPANDING RENTAL ASSISTANCE OR PROVIDING SUPPORTIVE SERVICES OR OTHER SUPPORT TO HOUSE PEOPLE EXPERIENCING HOUSINGLESSNESS;

- EXPANDING THE NUMBER OF SHELTER BEDS, IMPROVING ACCESS FOR UNDERSERVED POPULATIONS, AND PROVIDING BETTER HEALTH OUTCOMES FOR PEOPLE EXPERIENCING HOUSINGLESSNESS, INCLUDING, BUT NOT LIMITED TO:

  - BUILDING HOUSING, EXPANDING RENTAL ASSISTANCE OR PROVIDING SUPPORTIVE SERVICES OR OTHER SUPPORT TO HOUSE PEOPLE EXPERIENCING HOUSINGLESSNESS;

This DEDICATED FUNDING SHOULD MAXIMIZE INVESTMENTS IN COMMUNITIES OF COLOR, UNDER-RESOURCED COMMUNITIES, AND COMMUNITIES MOST VULNERABLE TO CLIMATE CHANGE AND ENVIRONMENTAL OVER ExFORDS OF THE DEDICATED FUNDS DIRECTLY IN COMMUNITY WITH A STRONG LEADERSHIP TOWARDS EQUITY AND RACE AND SOCIAL JUSTICE; THE SPENDING OF FUNDS WILL BE OVERSEEN BY THE OFFICE OF CLIMATE ACTION, SUSTAINABILITY AND RESILIENCE AND THE CITIZEN’S SUSTAINABILITY COMMITTEE; ALL FUNDS WILL BE SUBJECT TO AN ANNUAL REPORT AVAILABLE FOR PUBLIC REVIEW, AND REQUIRING THAT REVENUES FROM THESE INCREASED TAXES SHALL BE COLLECTED AND SPENT WITHOUT REGARD TO ANY EXPENDITURE, REVENUE RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW.

YES FOR - HAA/RACSAN

NO AGAINST - MAYA/DIIDAN
Ballot Measure 2C

Shall the Charter of the City and County of Denver be amended to give City Council the authority to procure for professional services without executive branch approval?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2D

Shall the Charter of the City and County of Denver be amended to create the Board of Transportation and Infrastructure to advise the Manager with respect to the policy and operation of the Department and shall review and comment on the proposed annual budget for the Department?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2E

Shall the Charter of the City and County of Denver be amended to give City Council authority to consent to certain mayoral appointments?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2F

Shall Article 111, Part 3, of the Charter of the City and County of Denver be updated to remove outdated language and allow for modernization of the conduct of city business?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2G

Shall the Charter of the City and County of Denver be amended to give City Council authority to initiate a supplemental appropriation or transfer, following consultation with the Manager of Finance?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2H

Shall the City and County of Denver, without increasing taxes by this measure, reestablish the city’s right to provide all services restricted since 2005 by the Colorado General Assembly with their passage of Senate Bill 05-152, including the authority but not obligation to provide high-speed Internet (advanced services), telecommunication services, and cable television services, including any new and improved high bandwidth services based on future technologies; to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado Revised Statutes?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2I

Shall the Charter of the City and County of Denver be amended to give the city council authority to initiate a supplemental appropriation or transfer, following consultation with the Manager of Finance?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2J

Shall the Charter of the City and County of Denver be amended to give City Council the authority to procure for professional services without executive branch approval?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2K

Shall the City and County of Denver, without increasing taxes by this measure, reestablish the city’s right to provide all services restricted since 2005 by the Colorado General Assembly with their passage of Senate Bill 05-152, including the authority but not obligation to provide high-speed Internet (advanced services), telecommunication services, and cable television services, including any new and improved high bandwidth services based on future technologies; to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado Revised Statutes?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2L

Shall the Charter of the City and County of Denver be amended to give City Council authority to consent to certain mayoral appointments?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2M

Shall the Charter of the City and County of Denver be amended to give City Council authority to initiate a supplemental appropriation or transfer, following consultation with the Manager of Finance?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2N

Shall the City and County of Denver, without increasing taxes by this measure, reestablish the city’s right to provide all services restricted since 2005 by the Colorado General Assembly with their passage of Senate Bill 05-152, including the authority but not obligation to provide high-speed Internet (advanced services), telecommunication services, and cable television services, including any new and improved high bandwidth services based on future technologies; to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado Revised Statutes?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2O

Shall the City and County of Denver, without increasing taxes by this measure, reestablish the city’s right to provide all services restricted since 2005 by the Colorado General Assembly with their passage of Senate Bill 05-152, including the authority but not obligation to provide high-speed Internet (advanced services), telecommunication services, and cable television services, including any new and improved high bandwidth services based on future technologies; to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado Revised Statutes?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2P

Shall the Charter of the City and County of Denver be amended to give City Council authority to consent to certain mayoral appointments?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2Q

Shall the Charter of the City and County of Denver be amended to give City Council authority to initiate a supplemental appropriation or transfer, following consultation with the Manager of Finance?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2R

Shall the Charter of the City and County of Denver be amended to give City Council authority to consent to certain mayoral appointments?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2S

Shall the Charter of the City and County of Denver be amended to give City Council authority to initiate a supplemental appropriation or transfer, following consultation with the Manager of Finance?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2T

Shall the City and County of Denver, without increasing taxes by this measure, reestablish the city’s right to provide all services restricted since 2005 by the Colorado General Assembly with their passage of Senate Bill 05-152, including the authority but not obligation to provide high-speed Internet (advanced services), telecommunication services, and cable television services, including any new and improved high bandwidth services based on future technologies; to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado Revised Statutes?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2U

Shall the Charter of the City and County of Denver be amended to give City Council authority to consent to certain mayoral appointments?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2V

Shall the Charter of the City and County of Denver be amended to give City Council authority to initiate a supplemental appropriation or transfer, following consultation with the Manager of Finance?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2W

Shall the City and County of Denver, without increasing taxes by this measure, reestablish the city’s right to provide all services restricted since 2005 by the Colorado General Assembly with their passage of Senate Bill 05-152, including the authority but not obligation to provide high-speed Internet (advanced services), telecommunication services, and cable television services, including any new and improved high bandwidth services based on future technologies; to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado Revised Statutes?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2X

Shall the Charter of the City and County of Denver be amended to give City Council authority to consent to certain mayoral appointments?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2Y

Shall the Charter of the City and County of Denver be amended to give City Council authority to initiate a supplemental appropriation or transfer, following consultation with the Manager of Finance?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN

Ballot Measure 2Z

Shall the City and County of Denver, without increasing taxes by this measure, reestablish the city’s right to provide all services restricted since 2005 by the Colorado General Assembly with their passage of Senate Bill 05-152, including the authority but not obligation to provide high-speed Internet (advanced services), telecommunication services, and cable television services, including any new and improved high bandwidth services based on future technologies; to residents, businesses, schools, libraries, non-profit entities and other users of such services either directly or indirectly with public or private sector partners, as expressly permitted by Article 27, Title 29 of the Colorado Revised Statutes?

YES FOR - HAARAACSAN
NO AGAINST - MIYAADIDAN
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**Ballot Measure 4A**

Shall Denver Public Schools taxes be increased up to $32 million in tax collection year 2021 and by the amounts in any year thereafter as reraised from a mill levy of up to 4 mills pursuant to and in accordance with Section 25-24-108.7, C.R.S., provided that the mill levy for the first year shall not exceed 1.55 mills and no mill levy increase pursuant to this measure shall exceed 1 mill, with the effect that more general fund revenues will be available for the purpose such as:

- Adding and maintaining mental health professional and school counselors to support students;
- Adding and maintaining school nurses to support COVID-19 monitoring and prevention as well as other health education;
- Providing additional minimum wages for school support staff;
- Adding cost of living funds to pay educators a living wage; and

shall such additional revenues from this tax increase be deposited in the supplemental capital construction, technology and maintenance fund and used for ongoing cash funding for capital construction, new instructional technology, existing technology upgrades, and maintenance needs of the district, and shall the district be authorized to increase such mill levy beginning in tax collection year 2022 and annually thereafter to offset property tax refunds or abatements or reductions in the percentage of actual valuation used to determine assessed valuation, and shall Denver Public Schools publish an annual report on the expenditures of these freed-up general fund revenues?

**Ballot Measure 4B**

Without imposing any new tax, shall Denver Public Schools debt be increased by $795 million, with a maximum repayment cost of not more than $1.5 billion for the purposes of:

- Maintaining and renovating existing school buildings by replacing leaking roofs, making critical repairs and addressing structural problems;
- Providing cooling systems for high temperature classrooms and schools that lack air conditioning;
- Adding new schools and additional classrooms and making improvements to existing schools to address overcrowding and reduce class sizes;
- Purchasing additional computer so that students have access to technology they need during the COVID-19 pandemic and thereafter;
- Improving learning environment in older school buildings by upgrading science and computer labs and modernizing classroom instructional technology;
- Improving student safety in school buildings and improving security at school entryways;
- Improving and expanding early childhood learning environments; and other capital improvements, and shall the taxes authorized at the district's bond elections in 1998, 2003, 2008, 2012, and 2016 be extended and authorized to be used to pay the debt authorized at this election in addition to the debt authorized at such prior elections; shall the mill levy be increased in any year, without limitation of rate but only in an 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, and may such debt be evidenced by the issue of general obligation bonds or other multiple fiscal year obligations that shall be sold in one series or more, or above or below the principal amount there of, on terms and conditions, and with such maturities as permitted by law and as the district may determine?