To make a correction in a race with more than one candidate, draw a bold line
through the oval next to the name of the candidate you want to withdraw.
To vote for an eligible write-in candidate, completely fill in the oval to
the right of the write-in line and print the name of the candidate on the
line. If a race does not contain a write-in line, you cannot vote for a write-in
candidate.

Correct name. If you voted for the only candidate in a race and want to withdraw that
vote, you must request a replacement ballot.

To vote for a named candidate, completely fill in the oval to
the right of the name of the candidate on the line. If a race does not contain a write-in line,
you cannot vote for a named candidate.

To vote for a named candidate, completely fill in the oval to the right of the
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Sample Ballot

Ballot questions referred by the general assembly or any political subdivision are listed by letter, and ballot questions initiated by the people are listed numerically. A ballot question listed as an "amendment" proposes a change to the Colorado Constitution, and a ballot question listed as a "proposition" proposes a change to the Colorado Legislature statutes. A voter’s vote on any ballot question is a vote in favor of changing current law or existing circumstances and a "no" vote on any ballot question is a vote against changing current law or existing circumstances. Any ballot question is a vote against changing current law or existing circumstances, and a "no/against" vote on any ballot question is a vote against changing current law or existing circumstances. Any political subdivision are listed by letter, and ballot questions initiated by the people are listed numerically.

Amendment D (CONSTITUTIONAL) Shall there be an amendment to the Colorado Constitution concerning the extension of the property tax exemption for qualifying seniors and disabled veterans to the substantial residence of a United States armed forces service member who died in the line of duty or veteran whose death resulted from a service-related injury or illness? NO FOR / NO AGAINST

Amendment E (CONSTITUTIONAL) Shall there be an amendment to the Colorado Constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing managers and operators to be paid and repealing the required period of a charitable organization’s continuous existence before obtaining a charitable gaming license? NO FOR / NO AGAINST

District Court Judge - 2nd Judicial District Shall Judge Andrea Eddy of the Denver County Court be retained in office? YES FOR / NO AGAINST

Shall Judge Daryl Shockey of the 2nd Judicial District be retained in office? YES FOR / NO AGAINST

Shall Judge Marcia M. Benner of the 2nd Judicial District be retained in office? YES FOR / NO AGAINST

Shall Judge Lakshmi A. Krishnan of the 2nd Judicial District be retained in office? YES FOR / NO AGAINST

Shall Judge D. Brett Woods of the 2nd Judicial District be retained in office? YES FOR / NO AGAINST

Shall Judge Kelly A. Ikeda of the 2nd Judicial District be retained in office? YES FOR / NO AGAINST

Shall Judge David H. Yun of the Colorado Court of Appeals be retained in office? YES FOR / NO AGAINST

Shall Judge Lino S. Lipinsky de Orlov of the Colorado Court of Appeals be retained in office? YES FOR / NO AGAINST

Shall Judge Michelle Thomas of the Denver County Court be retained in office? YES FOR / NO AGAINST

Shall Judge Judith Smith of the Denver County Court be retained in office? YES FOR / NO AGAINST

Shall Judge Tanya E. Wheeler of the Denver County Court be retained in office? YES FOR / NO AGAINST

Shall Judge James Zobel of the Denver County Court be retained in office? YES FOR / NO AGAINST

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Proposition FF (STATUTORY)

SHALL STATE TAXES BE INCREASED $100,727,820 ANNUALLY BY A CHANGE TO THE COLORADO REVISED STATUTES THAT, TO INCREASE THE NUMBER OF AFFORDABLE HOUSING UNITS BY 3% ANNUALLY; AND SPECIFYING THAT THE DEDICATED REVENUES SHALL NOT SUPPLANT EXISTING STATE INCOME TAX DEDUCTIONS TO $12,000 FOR SINGLE TAX RETURN FILERS AND $16,000 FOR JOINT TAX RETURN FILERS, AND, IN CONNECTION THEREWITH, CREATING THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM TO PROVIDE FREE SCHOOL MEALS TO STUDENTS IN PUBLIC SCHOOLS, PROVIDING GRANTS FOR PARTICIPATING SCHOOLS TO PURCHASE COLORADO GROWN, RAISED, OR PROCESSED PRODUCTS, TO INCREASE WAGES OR PROVIDE STIPENDS FOR EMPLOYEES WHO PREPARE AND SERVE SCHOOL MEALS, AND TO CREATE PARENT AND STUDENT ADVISORY COMMITTEES TO PROVIDE ADVICE TO ENSURE SCHOOL MEALS ARE HEALTHY AND APPEALING TO ALL STUDENTS; AND CREATING A PROGRAM TO ASSIST IN PROMOTING COLORADO FOOD PRODUCTS AND PREPARING SCHOOL MEALS USING BASIC NUTRITIOUS INGREDIENTS WITH MINIMAL RELIANCE ON PROCESSED PRODUCTS?

Proposition GG (STATUTORY)

Shall there be a change to the Colorado Revised Statutes concerning statewide funding for additional affordable housing, and, in connection therewith, dedicating state revenues collected from an existing tax of one-tenth of one percent on federal taxable income of every individual, estate, trust, and corporation, as defined in law, for affordable housing and exempting the dedicated revenues from the constitutional limitations on the state legislature’s power to appropriate state tax revenue?

Proposition 121 (STATUTORY)

Shall there be a change to the Colorado Revised Statutes concerning state income tax rates include a table showing the average tax change for tax filers in different income categories?

Proposition 123 (STATUTORY)

Shall there be a change to the Colorado Revised Statutes that, to invest revenues from an existing one-tenth of one percent tax on federal income tax, to increase the number of affordable housing units by 3% annually; and specify that the dedicated revenues shall not supplant existing state income tax deductions to $12,000 for single tax return filers and $16,000 for joint tax return filers, and, in connection therewith, creating the Healthy School Meals for All Program to provide free school meals to students in public schools, providing grants for participating schools to purchase Colorado grown, raised, or processed products, to increase wages or provide stipends for employees who prepare and serve school meals, and to create parent and student advisory committees to provide advice to ensure school meals are healthy and appealing to all students; and creating a program to assist in promoting Colorado food products and preparing school meals using basic nutritious ingredients with minimal reliance on processed products?
Proposition 124 (STATUTORY)
Shall there be a change to the Colorado Revised Statutes concerning the expansion of retail sale of alcohol beverages, and, in connection therewith, establishing a new fermented malt beverage and wine retailer license for off-site consumption to allow grocery stores, convenience stores, and other business establishments licensed to sell fermented malt beverages, such as beer, for off-site consumption to also sell wine; automatically converting such a fermented malt beverage retailer license to the new license; and allowing fermented malt beverage and wine retailer licensees to conduct tasteings if approved by the local licensing authority?

Proposition 125 (STATUTORY)
Shall there be a change to the Colorado Revised Statutes concerning the expansion of retail sale of alcohol beverages, and, in connection therewith, establishing a new fermented malt beverage and wine retailer license for off-site consumption to allow grocery stores, convenience stores, and other business establishments licensed to sell fermented malt beverages, such as beer, for off-site consumption to also sell wine; automatically converting such a fermented malt beverage retailer license to the new license; and allowing fermented malt beverage and wine retailer licensees to conduct tasteings if approved by the local licensing authority?
Initiated Ordinance 305

SHALL THE CITY OF DENVER’S TAXES BE INCREASED ANNUALLY BY ELEVEN MILLION, NINE HUNDRED EIGHTY EIGHT SIX THOUSAND EIGHT HUNDRED AND SEVEN-FIVE DOLLARS ($11,986,875.00) (FIRST FULL FISCAL YEAR INCREASE), AND BY WHATSOEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER FROM AN EXCISE TAX TO BE PAID BY LANDLORDS ON EACH INDIVIDUAL RESIDENTIAL PROPERTY HELD OUT FOR LEASE IN THE AMOUNT OF $75 PER YEAR PER SUCH PROPERTY, WITH ADDITIONAL AMOUNTS RAISED ANNUALLY THEREAFTER FROM AN EXCISE TAX TO BE PAID BY LANDLORDS ON EACH EXISTING RENTAL LEASED PROPERTY?

And in connection therewith, shall all of the revenues collected be used to fund:

• The Administrative Cost of the Tax, and Thereafter to:
• Establish, Run and Fully Fund a Program to provide Legal Representation to Tenants who face the Loss of Housing in Eviction and Administrative Proceedings;
• Provide a Tenant’s Legal Services and Assistance Coordinator to administer the Program;
• Create a Tenants’ Committee comprised of seven members paid a $1,000 PER YEAR STIPEND; and
• Provide a Tenant’s Legal Services and Assistance Coordinator to administer the Program.

In connection therewith, shall all of the revenues collected be used to fund:

• The Administrative Cost of the Tax, and Thereafter to:
• Establish, Run and Fully Fund a Program to provide Legal Representation to Tenants who face the Loss of Housing in Eviction and Administrative Proceedings;
• Provide a Tenant’s Legal Services and Assistance Coordinator to administer the Program;
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Draft Ordinance 305 - 13/4/2021

Front of Card C - Side 5 of 6

Sample Ballot

Denver - City and County of Denver Ballot Questions

Referred Question 2J

May the City and County of Denver Retain and Spend all 2021 Revenues derived from the 0.25% Climate Action sales tax and use tax originally approved by the voters on November 3, 2020, and continue to impose and collect the tax to the full extent of the 0.25% permitted by the original voter approval?

EIGHT HUNDRED AND SEVENTY-FIVE DOLLARS (25¢), AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER FROM AN EXCISE TAX TO BE PAID BY LANDLORDS ON EACH INDIVIDUAL RESIDENTIAL PROPERTY HELD OUT FOR LEASE IN THE AMOUNT OF $75 PER YEAR PER SUCH PROPERTY, WITH ADDITIONAL AMOUNTS RAISED ANNUALLY THEREAFTER FROM AN EXCISE TAX TO BE PAID BY LANDLORDS ON EACH EXISTING RENTAL LEASED PROPERTY?

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Initiated Ordinance 306

Shall the voters of the City and County of Denver adopt a measure requiring multifamily residential premises, non-residential premises, and food waste producers to recover and recycling and organic material diversion, while also providing, in English and Spanish, public education, information, signage, and instructions, while also providing an annual diversion plan, and notice of contract termination and change of provider, while also requiring retail food mobile license holders to offer recycling and organic material diversion, and to be prohibited from improper disposal of fats, oils, or grease, while also requiring special events to offer recycling and organic material diversion, in convenient and appropriate containers and locations, while allowing for waivers, and requiring a waste management plan with staff and volunteer training, while also requiring construction and demolition activities to separate and recycle all readily-recyclable concrete, asphalt, clean wood, scrap metal and corrugated cardboard, and to recompose and recycle any paper, and requiring Ordinance 311 to establish rules granting right of entry, exemptions, and fines and penalties for noncompliance?

Initiated Ordinance 307

Shall the voters of the City and County of Denver adopt an ordinance to create a sidewalk master plan and to implement a sustainable program for the construction, reconstruction, and ongoing repairs of sidewalks citywide; to fund the program by charging a fee to property owners; to create a sidewalk enterprise within the definition of Section 20, Article X, of the Colorado Constitution, with the authority to issue revenue bonds payable solely from the fees collected under this program and without further voter approval; and to remove the adjacent property owner’s current responsibility for sidewalk repair and reconstruction and place such responsibility on the City?