

General

Statement and Certificate of Determination of an Election held in Montrose County, Colorado, on Tuesday the
4th day of November 2008

HART INTERCIVIC

Amendment 52	OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																											Total No. of Votes Cast			
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28			
Shall there be an amendment to the Colorado constitution concerning the allocation of revenues from the state severance tax imposed on minerals and mineral fuels other than oil shale that are extracted in the state, and, in connection therewith, for fiscal years commencing on or after July 1, 2008, requiring half of the revenues to be credited to the local government severance tax fund and the remaining revenues to be credited first to the severance tax trust fund until an annually calculated limit is reached and then to a new Colorado transportation trust fund, which may be used only to fund the construction, maintenance, and supervision of public highways in the state, giving first priority to reducing congestion on the Interstate 70 corridor?	AMENDMENT 52																															
<input type="checkbox"/> YES	YES	231	241	304	257	147	283	191	76	292	34	33	204	214	186	0	65	241	221	181	302	237	216	310	249	258	239	209	183	73	5,727	
<input type="checkbox"/> NO	NO	457	558	580	585	417	482	360	207	560	68	77	546	507	297	0	172	491	474	485	578	555	489	524	474	597	458	411	633	122	12,144	
Amendment 53	AMENDMENT 53																															
<input type="checkbox"/> YES	YES																															-
<input type="checkbox"/> NO	NO																															-
Amendment 54	AMENDMENT 54																															
<input type="checkbox"/> YES	YES	366	435	463	433	223	400	301	120	453	43	55	360	371	242	0	115	407	399	363	457	423	393	479	387	470	385	322	411	106	9,382	
<input type="checkbox"/> NO	NO	315	361	404	406	333	359	250	168	389	57	53	382	337	239	0	116	321	296	301	44	365	350	356	329	381	277	296	397	86	8,338	

STATE OF COLORADO,

ss.

We, the undersigned, Canvassers of the Election Returns of and Election held in said County of _____, in the State of Colorado, (City or Town of _____), for the election of _____, A. D. 20_____, do hereby certify that the above and foregoing is a true and correct abstract of the votes cast at said election, as shown by the abstracts for the several voting precincts in said election.

WITNESS our hands and seals this _____ day of _____, A. D. 20_____.
Attest:Clerk.
Deputy.

Mayor - Municipal Judge

Clerk.

General

Montrose County

Tuesday

Statement and Certificate of Determination of an Election held in Montrose County, Colorado, on Tuesday the4th day of November

2008

HART INTERCIVIC

Amendment 55

Shall there be an amendment to the Colorado constitution concerning cause for employee discharge or suspension, and, in connection therewith, requiring an employer to establish and document just cause for the discharge or suspension of a full-time employee; defining "just cause" to mean specified types of employee misconduct and substandard job performance, the filing of bankruptcy by the employer, or documented economic circumstances that directly and adversely affect the employer; exempting from the just cause requirement business entities that employ fewer than twenty employees, nonprofit organizations that employ fewer than one thousand employees, governmental entities, and employees who are covered by a collective bargaining agreement that requires just cause for discharge or suspension; allowing an employee who believes he or she was discharged or suspended without just cause to file a civil action in state district court; allowing a court that finds an employee's discharge or suspension to be in violation of this amendment to award reinstatement in the employee's former job, back wages, damages, or any combination thereof; and allowing the court to award attorneys fees to the prevailing party?

YES
 NO

Amendment 56

Shall there be an amendment to the Colorado Constitution concerning health care coverage for employees, and, in connection therewith, requiring employers that regularly employ twenty or more employees to provide major medical health care coverage to their employees, excluding the state and its political subdivisions from the definition of "employer"; allowing an employer to provide such health care coverage either directly through a carrier, company, or organization or acting as a self-insurer, or indirectly by paying premiums to a health insurance authority to be created pursuant to this measure that will contract with health insurance carriers, companies, and organizations to provide coverage to employees; providing that employees shall not be required to pay more than twenty percent of the premium for such coverage for themselves and more than thirty percent of such coverage for the employees' dependents; financing the costs of administering the health insurance authority and health care coverage provided through the authority with premiums paid by employers to the authority and, if necessary, such revenue sources other than the state general fund as determined by the general assembly; directing the general assembly to enact such laws as are necessary to implement the measure; and setting the effective date of the measure to be no later than November 1, 2009?

YES
 NO

OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																												A.V. PCT.	Total No. of Votes Cast	
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	prec		
AMENDMENT 55																															
YES																															
NO																															
AMENDMENT 56																															
YES																															
NO																															

STATE OF COLORADO,

County of

ss.

We, the undersigned, Canvassers of the Election Returns of and Election held in said _____, in the State of Colorado,
 (City or Town of) _____, on _____ the _____ day of _____, A.D. 20_____, for the election of _____

do hereby certify that the above and foregoing is a true and correct abstract of the votes cast at said election, as shown by the abstracts for the several voting precincts in said _____

WITNESS our hands and seals this _____ day of _____, A.D. 20_____.
 Attest:

By _____

Clerk.
Deputy.

Clerk.

Mayor - Municipal Judge

General *Mentrose County*, Colorado, on *Tuesday* the
 Statement and Certificate of Determination of an Election held in *Mentrose County*, Colorado, on *Tuesday* the
 4th day of *November* 2008
 HART INTERCIVIC

NAMES OF CANDIDATES OR PROPOSITIONS	OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																												Total No. of Votes Cast		
		A.V. PCT.																														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28			
Amendment 57 Shall there be an amendment to the Colorado Revised Statutes concerning a safe workplace for employees, and, in connection therewith, requiring employers to provide safe and healthy workplaces for their employees; restricting such requirement to employers regularly employing ten or more employees in the state; and enabling employees who are injured because of an employer's violation of this requirement to file suit in district court, with the right to a jury trial, to recover compensatory and exemplary damages, actual past or future pecuniary losses, and noneconomic losses including pain and suffering, emotional distress, inconvenience, mental anguish, and loss of enjoyment of life, but prohibiting injured employees from recovering any damages for which the employee already received compensation pursuant to the "Workers' Compensation Act of Colorado"?																																
		<i>AMENDMENT 57</i>																														
		YES	<i>Removed from the ballot (after printing)</i>																													
		NO	<i>No votes were recorded</i>																													
Amendment 58 SHALL STATE TAXES BE INCREASED \$321.4 MILLION ANNUALLY BY AN AMENDMENT TO THE COLORADO REVISED STATUTES CONCERNING THE SEVERANCE TAX ON OIL AND GAS EXTRACTED IN THE STATE, AND, IN CONNECTION THEREWITH, FOR TAXABLE YEARS COMMENCING ON OR AFTER JANUARY 1, 2009, CHANGING THE TAX TO 5% OF TOTAL GROSS INCOME FROM THE SALE OF OIL AND GAS EXTRACTED IN THE STATE WHEN THE AMOUNT OF ANNUAL GROSS INCOME IS AT LEAST \$300,000; ELIMINATING A CREDIT AGAINST THE SEVERANCE TAX FOR PROPERTY TAXES PAID BY OIL AND GAS PRODUCERS AND INTEREST OWNERS; REDUCING THE LEVEL OF PRODUCTION THAT QUALIFIES WELLS FOR AN EXEMPTION FROM THE TAX; EXEMPTING REVENUES FROM THE TAX AND RELATED INVESTMENT INCOME FROM STATE AND LOCAL GOVERNMENT SPENDING LIMITS, AND REQUIRING THE TAX REVENUES TO BE CREDITED AS FOLLOWS: (A) 22% TO THE SEVERANCE TAX TRUST FUND, (B) 22% TO THE LOCAL GOVERNMENT SEVERANCE TAX FUND, AND (C) 56% TO A NEW SEVERANCE TAX STABILIZATION TRUST FUND, OF WHICH 60% IS USED TO FUND SCHOLARSHIPS FOR COLORADO RESIDENTS ATTENDING STATE COLLEGES AND UNIVERSITIES, 15% TO FUND THE PRESERVATION OF NATIVE WILDLIFE HABITAT, 10% TO FUND RENEWABLE ENERGY AND ENERGY EFFICIENCY PROGRAMS, 10% TO FUND TRANSPORTATION PROJECTS IN COUNTIES AND MUNICIPALITIES IMPACTED BY THE SEVERANCE OF OIL AND GAS, AND 5% TO FUND COMMUNITY DRINKING WATER AND WASTEWATER TREATMENT GRANTS?		<i>AMENDMENT 58</i>																														
		YES	190	264	274	255	105	238	169	54	228	24	29	142	180	170	0	59	202	230	180	236	205	242	249	239	255	205	156	140	48	4,968
		NO	503	548	633	604	462	537	399	240	643	83	78	621	543	329	0	177	545	484	499	663	592	521	608	500	614	475	466	696	145	13,208

STATE OF COLORADO,

ss.

We, the undersigned, Canvassers of the Election Returns of and Election held in said *Mentrose County*, in the State of Colorado, on the *20th* day of *November*, A.D. 2008, for the election of *(City or Town of)*

do hereby certify that the above and foregoing is a true and correct abstract of the votes cast at said election, as shown by the abstracts for the several voting precincts in said

WITNESS our hands and seals this

day of *November*, A.D. 2008

Attest:

Clerk.

By

Clerk.

Deputy.

Mayor - Municipal Judge

Statement and Certificate of Determination of an Election held in

General

Montrose County

, Colorado, on Tuesday the

HART INTERCIVIC

4th

day of November

2008

NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH

Total No.
of
Votes Cast

NAMES OF CANDIDATES OR PROPOSITIONS	OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																												A.V. PCT.	Total No. of Votes Cast		
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	PROV			
Amendment 59 SHALL THERE BE AN AMENDMENT TO THE COLORADO CONSTITUTION CONCERNING THE MANNER IN WHICH THE STATE FUNDS PUBLIC EDUCATION FROM PRESCHOOL THROUGH THE TWELFTH GRADE, AND, IN CONNECTION THEREWITH, FOR THE 2010-11 STATE FISCAL YEAR AND EACH STATE FISCAL YEAR THEREAFTER, REQUIRING THAT ANY REVENUE THAT THE STATE WOULD OTHERWISE BE REQUIRED TO REFUND PURSUANT TO THE CONSTITUTIONAL LIMIT ON STATE FISCAL YEAR SPENDING BE TRANSFERRED INSTEAD TO THE STATE EDUCATION FUND; ELIMINATING THE REQUIREMENT THAT, FOR THE 2011-12 STATE FISCAL YEAR AND EACH STATE FISCAL YEAR THEREAFTER, THE STATEWIDE BASE PER PUPIL FUNDING FOR PUBLIC EDUCATION FROM PRESCHOOL THROUGH THE TWELFTH GRADE AND THE TOTAL STATE FUNDING FOR ALL CATEGORICAL PROGRAMS INCREASE ANNUALLY BY AT LEAST THE RATE OF INFLATION; CREATING A SAVINGS ACCOUNT IN THE STATE EDUCATION FUND; REQUIRING THAT A PORTION OF THE STATE INCOME TAX REVENUE THAT IS DEPOSITED IN THE STATE EDUCATION FUND BE CREDITED TO THE SAVINGS ACCOUNT IN CERTAIN CIRCUMSTANCES; REQUIRING EITHER A TWO-THIRDS MAJORITY VOTE OF EACH HOUSE OF THE GENERAL ASSEMBLY OR, IN ANY STATE FISCAL YEAR IN WHICH COLORADO PERSONAL INCOME GROWS LESS THAN SIX PERCENT BETWEEN THE TWO PREVIOUS CALENDAR YEARS, A SIMPLE MAJORITY VOTE OF THE GENERAL ASSEMBLY TO USE THE MONEYS IN THE SAVINGS ACCOUNT, ESTABLISHING THE PURPOSES FOR WHICH MONEYS IN THE SAVINGS ACCOUNT MAY BE SPENT; ESTABLISHING A MAXIMUM AMOUNT THAT MAY BE IN THE SAVINGS ACCOUNT IN ANY STATE FISCAL YEAR; AND ALLOWING THE GENERAL ASSEMBLY TO TRANSFER MONEYS FROM THE GENERAL FUND TO THE STATE EDUCATION FUND, SO LONG AS CERTAIN OBLIGATIONS FOR TRANSPORTATION FUNDING ARE MET?																																	
<input type="checkbox"/> YES	YES	256	302	348	341	182	293	188	100	317	26	38	218	216	184	0	81	246	233	205	315	222	272	281	305	293	246	242	227	99	6,276		
<input type="checkbox"/> NO	NO	434	489	541	509	384	471	366	190	540	72	71	532	500	300	0	150	478	457	463	558	560	468	543	426	551	432	377	600	93	11,555		

General Montrose County, Colorado, on Tuesday the
 Statement and Certificate of Determination of an Election held in Montrose County, Colorado, on Tuesday the

HART INTERCIVIC

NAMES OF CANDIDATES
OR PROPOSITIONS

OFFICE VOTED FOR

NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH

Total No.
of
Votes Cast

Referendum L
 An amendment to section 4 of article V of the constitution of the state of Colorado, concerning the ability of an elector of the state of Colorado who has attained the age of twenty-one years to serve as a member of the Colorado general assembly.

YES
 NO

Referendum M
 Shall section 7 of article XVIII of the state constitution concerning outdated, obsolete provisions regarding land value increase be repealed?

YES
 NO

Referendum N
 Shall there be a repeal of section 5 of article XVIII and article XXII of the state constitution, concerning the elimination of outdated obsolete provisions of the state constitution?

YES
 NO

Referendum O
 Shall there be an amendment to the Colorado constitution concerning ballot initiatives, and, in connection therewith, increasing the number of signatures required for a proposed initiative to amend the state constitution; reducing the number of signatures required for a proposed statutory initiative; requiring a minimum number of signatures for a proposed initiative to amend the state constitution to be gathered from residents of each congressional district in the state; increasing the time allowed to gather signatures for a proposed statutory initiative; modifying the review of initiative petitions; establishing a filing deadline for proposed initiatives to amend the state constitution; and requiring a two-thirds vote of all members elected to each house of the general assembly to amend, repeal, or supersede any law enacted by an initiative for a period of five years after the law becomes effective?

YES
 NO

Referendum
L

YES
 NO

Referendum
M

YES
 NO

Referendum
N

YES
 NO

Referendum
O

YES
 NO

OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																												A.V. PCT.	Total No. of Votes Cast
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	PROV	

Referendum L	YES	247	281	375	375	192	318	232	96	328	37	32	263	252	205	0	86	257	250	213	334	244	284	301	280	290	256	253	267	97	6,645
	NO	430	501	483	459	366	437	315	187	516	59	73	474	458	277	0	144	405	440	439	525	541	457	509	430	548	407	366	587	91	10,934

Referendum M	YES	345	381	429	407	212	422	262	93	425	38	48	297	281	254	0	105	360	338	270	428	354	390	416	375	409	382	268	306	83	8,378
	NO	313	378	403	401	330	316	271	179	385	52	51	424	404	207	0	118	337	322	357	400	405	316	355	319	393	253	331	481	102	8,603

Referendum N	YES	380	447	451	474	225	444	306	103	456	43	49	349	329	306	0	124	412	411	335	457	385	417	468	448	519	408	330	339	89	9,504
	NO	283	318	388	350	324	294	229	171	359	48	55	377	366	164	0	107	294	255	305	390	382	300	315	254	301	233	276	448	98	7,684

Referendum O	YES	261	346	328	341	203	355	202	89	316	39	44	289	263	224	0	97	274	312	258	315	278	317	341	306	349	285	246	313	81	7,072
	NO	407	415	524	485	355	377	339	199	505	51	59	443	442	244	0	136	425	367	394	537	487	404	454	394	469	364	363	488	109	10,236

STATE OF COLORADO, ss.

We, the undersigned, Canvassers of the Election Returns of and Election held in said _____, in the State of Colorado,
 County of _____, on _____ the _____ day of _____, A.D. 20_____, for the election of _____

(City or Town of)

do hereby certify that the above and foregoing is a true and correct abstract of the votes cast at said election, as shown by the abstracts for the several voting precincts in said

WITNESS our hands and seals this _____ day of _____, A.D. 20_____.
 Attest:

Clerk.
 Deputy.

Mayor - Municipal Judge

Clerk.

By

Statement and Certificate of Determination of an Election held in General Montrose County, Colorado, on Tuesday the
 4th day of November 2008

NAME OF CANDIDATES OR PROPOSITIONS	OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																												Total No. of Votes Cast		
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	PROV		
QUESTION 2A SHALL CITY OF MONTROSE TAXES BE INCREASED \$291,000.00 BEGINNING IN 2009 WHICH WILL BE THE FIRST FULL FISCAL YEAR OF THE INCREASE, AND ANNUALLY THEREAFTER BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED THEREAFTER FROM THE LEVY OF AN ADDITIONAL SALES TAX OF 1/2 % UPON THE RETAIL COST OF SHORT TERM LODGING RENTALS, AN ADDITIONAL SALES TAX OF 1/2 % UPON THE RETAIL COST OF SALE OF FOOD SERVED OR FURNISHED IN RESTAURANTS, AND A NEW SALES TAX OF 1/2 % UPON THE RETAIL COST OF PROVISION OF PRIVATE GROUND TRANSPORTATION SERVICES BY CARRIERS AND OTHER PROVIDERS THEREOF AUTHORIZED TO ENGAGE IN SUCH BUSINESS AT THE MONTROSE COUNTY AIRPORT. SUCH TAX COLLECTIONS TO COMMENCE ON JANUARY 1, 2009 AND TO BE COLLECTED AND RETAINED AND SPENT EXCLUSIVELY FOR THE AIRLINE GUARANTEE PROGRAM; AND SHALL THE CITY OF MONTROSE BE PERMITTED TO COLLECT, RETAIN AND EXPEND ALL REVENUES DERIVED FROM SUCH SALES TAX 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?																																
<input type="checkbox"/> For the Measure	FOR	8	135	210	194	94	152																									21
<input type="checkbox"/> Against the Measure	AGAINST	45	644	644	579	375	589																									70

STATE OF COLORADO, | ss. We, the undersigned, Canvassers of the Election Returns of and Election held in said | in the State of Colorado,
 County of | on | the | day of | , A. D. 20 | (City or Town of) | , for the election of |

do hereby certify that the above and foregoing is a true and correct abstract of the votes cast at said election, as shown by the abstracts for the several voting precincts in said

WITNESS our hands and seals this | day of | , A. D. 20 |

Clerk.

Attest:

Mayor - Municipal Judge

Clerk.

Deputy.

Statement and Certificate of Determination of an Elec

Gen

HART INTERCIVIC-

NAMES OF CANDIDATES OR PROPOSITIONS

OFFICE VOTED FOR

Question 2A

SHALL CITY OF MONTROSE TAXES BE INCREASED \$291,000.00 BEGINNING IN 2009 WHICH WILL BE THE FIRST FULL FISCAL YEAR OF THE INCREASE, AND ANNUALLY THEREAFTER BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED THEREAFTER FROM THE LEVY OF AN ADDITIONAL SALES TAX OF 1/2 % UPON THE RETAIL COST OF SHORT TERM LODGING RENTALS, AN ADDITIONAL SALES TAX OF 1/2 % UPON THE RETAIL COST OF SALE OF FOOD SERVED OR FURNISHED IN RESTAURANTS, AND A NEW SALES TAX OF 1/2% UPON THE RETAIL COST OF PROVISION OF PRIVATE GROUND TRANSPORTATION SERVICES BY CARRIERS AND OTHER PROVIDERS THEREOF AUTHORIZED TO ENGAGE IN SUCH BUSINESS AT THE MONTROSE COUNTY AIRPORT. SUCH TAX COLLECTIONS TO COMMENCE ON JANUARY 1, 2009 AND TO BE COLLECTED AND RETAINED AND SPENT EXCLUSIVELY FOR THE AIRLINE GUARANTEE PROGRAM; AND SHALL THE CITY OF MONTROSE BE PERMITED TO COLLECT, RETAIN AND EXPEND ALL REVENUES DERIVED FROM SUCH SALES TAX 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?

For the Measure

Against the Measure

FOR

AGAINST

Question 3C
 SHALL DELTA COUNTY JOINT SCHOOL DISTRICT 50 DEBT BE INCREASED \$49,900,000 WITH A MAXIMUM REPAYMENT COST OF UP TO \$111,000,000, AND SHALL DISTRICT TAXES BE INCREASED UP TO \$5,600,000 ANNUALLY, FOR THE PURPOSE OF MAKING NECESSARY CAPITAL IMPROVEMENTS TO EXTEND THE USEFUL LIFE OF SCHOOL FACILITIES, AND TO ENHANCE STUDENT SAFETY, LEARNING AND WELFARE, BY:

REPAIRING AND REPLACING SCHOOL ROOFS.

UPGRADING AND/OR REPLACING MECHANICAL AND HVAC SYSTEMS IN VARIOUS SCHOOLS TO, AMONG OTHER THINGS, IMPROVE ENERGY EFFICIENCY.

CONSTRUCTING A MAJOR ADDITION TO, AND RENOVATING THE EXISTING BUILDING AT, CEDAREDGE ELEMENTARY SCHOOL.

RESTRUCTURING AND REFINANCING EXISTING ANNUAL LEASE-PURCHASE OBLIGATIONS OF THE DISTRICT.

RENOVATING THE SIXTH GRADE BUILDING AT DELTA MIDDLE SCHOOL.

CONSTRUCTING ADDITIONAL CLASSROOMS, A MULTIPURPOSE GYMNASIUM AND STADIUM IMPROVEMENTS AT DELTA HIGH SCHOOL.

REPAIRING AND IMPROVING HOTCHKISS HIGH SCHOOL INCLUDING, AMONG OTHER THINGS, REINFORCING THE FOUNDATION, REPLACING THE GYM FLOOR, AND REMOVING/REPLACING CONCRETE.

REPAIRING AND IMPROVING PARKING LOTS AND OUTDOOR FACILITIES AT VARIOUS SCHOOLS.

MAKING IMPROVEMENTS TO CLASSROOMS, AND

TO THE EXTENT FUNDS ARE AVAILABLE, EQUIPPING, IMPROVING OR REPAIRING ANY SCHOOL FACILITY OR PROPERTY.

BY THE ISSUANCE AND PAYMENT OF GENERAL OBLIGATION BONDS, INSTALLMENT OR LEASE PURCHASE AGREEMENTS, OR OTHER MULTIPLE FISCAL YEAR OBLIGATIONS WHICH MAY BE USED AS MATCHING MONEYS FOR FINANCIAL ASSISTANCE FROM THE STATE UNDER THE BUILDING EXCELLENT SCHOOLS TODAY ACT, WHICH DEBT SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.5% AND MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT HEREWITHE, AS THE BOARD OF EDUCATION MAY DETERMINE, SHALL AD VALOREM PROPERTY TAXES BE LEVIED IN ANY YEAR, WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPLE OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF, AND SHALL ANY EARNINGS (REGARDLESS OF AMOUNT) FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAXES AND DEBT CONSTITUTE A VOTER-APPROVED REVENUE CHANGE?

Determination of an Election held in Montrose County, Colorado, on Tuesday the 4th day of November 2008

OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																												Total No. of Votes Cast		
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	PREC		
Question 3C																															
YES																44															44
NO																63															63

STATE OF COLORADO,

ss.

We, the undersigned, Canvassers of the Election Returns of and Election held in said _____, in the State of Colorado, (City or Town of) _____, for the election of _____

do hereby certify that the above and foregoing is a true and correct abstract of the votes cast at said election, as shown by the abstracts for the several voting precincts in said

WITNESS our hands and seals this _____ day of _____, A. D. 20_____

Attest:

Clerk.

By _____

Clerk.

Deputy.

Mayor - Municipal Judge

Statement and Certificate of Determination of an Election held in Montrose County, Colorado, on Tuesday the
 HART INTERCIVIC-
4th day of November 2008

NAMES OF CANDIDATES OR PROPOSITIONS	OFFICE VOTED FOR	NUMBERS OF WARDS AND PRECINCTS AND VOTES CAST IN EACH																												Total No. of Votes Cast		
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	PROX		
Question 4A SHALL CRAWFORD FIRE PROTECTION DISTRICT NO. 5 TAXES BE INCREASED \$12,368.00 ANNUALLY, FROM AN ADDITIONAL MILL LEVY OF 1.0 MILLS UPON TAXABLE PROPERTY WITHIN THE DISTRICT, FOR A TOTAL MILL LEVY OF 4.655 MILLS, COMMENCING JANUARY 1, 2008, WITH SUBSEQUENT YEAR MILL LEVIES TO BE DETERMINED ANNUALLY BY THE BOARD OF DIRECTORS BUT NOT TO EXCEED 4.655 MILLS (UNLESS CHANGED BY FUTURE VOTER APPROVAL) AND SHALL THE CRAWFORD FIRE PROTECTION DISTRICT NO. 5 BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE FULL REVENUES FROM SUCH MILL LEVY 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, SECTION 29-1-301, C.R.S., OR ANY OTHER LEGAL LIMITATION?																																
<input type="checkbox"/> YES	Question 4A	YES																													0	55
<input type="checkbox"/> NO		NO																													0	55
Instruction Text A YES VOTE WOULD APPROVE THE ELIMINATION OF TERM LIMITS FOR DIRECTORS OF THE DISTRICT. A NO VOTE WOULD LEAVE THE TERM LIMIT AS IT PRESENTLY IS.																																
Question 4B SHALL THE TERMS FOR THE ELECTED BOARD OF DIRECTORS OF THE CRAWFORD FIRE PROTECTION DISTRICT NO. 5 BE UNLIMITED, DESPITE THE TERM LIMITATION SET FORTH IN THE COLORADO CONSTITUTION?		Question 4B																													0	45
<input type="checkbox"/> YES		YES																													0	45
<input type="checkbox"/> NO		NO																													0	62

STATE OF COLORADO,

ss.

We, the undersigned, Canvassers of the Election Returns of and Election held in said (City or Town of) , in the State of Colorado, on the day of , A.D. 20 , for the election of .

County of .

do hereby certify that the above and foregoing is a true and correct abstract of the votes cast at said election, as shown by the abstracts for the several voting precincts in said

WITNESS our hands and seals this day of , A.D. 20

Attest:

Clerk.

Deputy.

Mayor - Municipal Judge

CL

By

NAMES OF CANDIDATES
OR PROPOSITIONS

OFFICE VOTED FOR

1 2 3 4

Question 4A

SHALL CRAWFORD FIRE PROTECTION DISTRICT NO. 5 TAXES BE INCREASED \$12,368.00 ANNUALLY, FROM AN ADDITIONAL MILL LEVY OF 1.0 MILLS UPON TAXABLE PROPERTY WITHIN THE DISTRICT, FOR A TOTAL MILL LEVY OF 4.655 MILLS, COMMENCING JANUARY 1, 2008, WITH SUBSEQUENT YEAR MILL LEVIES TO BE DETERMINED ANNUALLY BY THE BOARD OF DIRECTORS BUT NOT TO EXCEED 4.655 MILLS (UNLESS CHANGED BY FUTURE VOTER APPROVAL) AND SHALL THE CRAWFORD FIRE PROTECTION DISTRICT NO. 5 BE AUTHORIZED TO COLLECT, RETAIN AND SPEND THE FULL REVENUES FROM SUCH MILL LEVY 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, SECTION 29-1-301, C.R.S., OR ANY OTHER LEGAL LIMITATION?

 YES

 NO
Instruction Text

A YES VOTE WOULD APPROVE THE ELIMINATION OF TERM LIMITS FOR DIRECTORS OF THE DISTRICT. A NO VOTE WOULD LEAVE THE TERM LIMIT AS IT PRESENTLY IS.

Question 4A

YES

NO

Question 4B

SHALL THE TERMS FOR THE ELECTED BOARD OF DIRECTORS OF THE CRAWFORD FIRE PROTECTION DISTRICT NO. 5 BE UNLIMITED, DESPITE THE TERM LIMITATION SET FORTH IN THE COLORADO CONSTITUTION?

Question

4B

YES

NO

 YES

 NO