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STATE OF COLORADO

EXECUTIVE CHAMBERS

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Denver, Colorado 80203-1792
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EXECUTIVE ORDER

Roy Romer
Governor

PROCLAMATION CERTIFYING VOTE ON CERTAIN MEASURES

WHEREAS, certain measures were referred to or initiated by the people of the State of Colorado at the general election on November 3, 1998;

WHEREAS, Secretary of State Victoria Buckley on December 24, 1998, certified to me that certain of those measures were approved by a majority of the votes cast;

NOW, THEREFORE, I, Roy Romer, Governor of the State of Colorado, pursuant to Article V, Section 1, of the Constitution of the State of Colorado, proclaim and officially declare that the vote on those measures was as follows:

Amendments to the Constitution and Laws of the
State of Colorado, Initiated, Referred and Voted on at the
General Election, November 3, 1998.

1. Shall there be an amendment to the Colorado Revised Statutes concerning parental notification when an unemancipated minor seeks an abortion, and, in connection therewith, specifying that no abortion shall be performed upon an unemancipated minor until at least 48 hours after written notice of the pending abortion has been delivered to the parent of the minor; identifying exceptions to the notice requirement; defining abortion as the use of any means to terminate the pregnancy of a minor with the knowledge that the termination by those means will, with reasonable likelihood, cause the death of that person's unborn offspring at any time after fertilization; establishing criminal penalties for performing an abortion in violation of the requirement to provide notice to the parent and for counseling a minor to furnish a physician with false information to induce the physician to perform an abortion without providing the notice; and establishing a judicial bypass provision, which shall be effective under certain circumstances, pursuant to which a court may determine that giving the notice will not be in the best interest of the minor is sufficiently mature to decide whether to have the abortion?

YES - 708,689

NO - 582,102

2. Shall there be an amendment to the Colorado Revised Statutes concerning regulation of housed commercial swine feeding operations which can house 800,000 or more pounds of swine or which are deemed commercial under local law, and, in connection therewith, conditioning operation, construction, or expansion of a housed commercial swine feeding operation on receipt of an individual discharge permit from the department of public health and environment; directing the water quality control commission to adopt rules regarding the construction, operation, and management of and waste disposal by such operation; providing that such rules shall require that land application of waste from such operations shall not exceed the nutritional requirements of the plant on that land and shall minimize runoff and seepage of such waste; providing that such rules shall require that such operation not be permitted to degrade the physical attributes or value of state trust lands, make immediate reports of spills or contamination to state and county health departments, and monitor land-applied waste from such operations and report thereon to the state health department; authorizing fees on such operations to offset direct and indirect cost of the program; authorizing local governments to minimize odor emissions; requiring operations to cover waste impoundments that do not use air or oxygen in their waste treatment method, and to recover, incinerate, or manage odorous gases therefrom; establishing minimum distances between new land waste application sites or impoundments and occupied dwellings, schools, and municipal boundaries; and providing for enforcement of these provisions by the state or any person who may be adversely affected?

YES - 790,852

NO - 438,873

3. Shall there be an amendment to Colorado Constitution concerning term limits declarations that may be voluntarily submitted by candidates for the U.S. Congress, and, in connection therewith, specifying when such declarations must be submitted to the secretary of state; providing that a candidate shall not be refused placement of the ballot if the candidate does not submit a declaration; providing that candidates may voluntarily declare that the candidate will not serve more than three terms as a U.S. Representative or more than two terms as a U.S. Senator or may voluntarily declare that the candidate has chosen not to accept term limits; allowing candidates who have made such a declaration to voluntarily authorize placement of an applicable ballot designation next to the candidate's name on congressional election ballots and government-sponsored voter education material; specifying how terms are calculated; allowing

candidates to change a declaration; requiring that ballots and voter education material contain the applicable ballot designation following the name of a candidate; specifying that service in office for more than on-half of a term is deemed service for a full term; prohibiting a candidate from having more than one declaration and ballot designation in effect at the same time; specifying that a candidate may authorize the applicable ballot designation only if the candidate has made the voluntary declaration; and authorizing the secretary of state to provide declarations and implement this amendment by rule?

YES -612,958
NO - 603,395

4. Shall there be an amendment to the Colorado Constitution concerning the creation of the city and county of Broomfield?

YES - 670,810
NO - 422,737



GIVEN under my hand and the Executive Seal of the State of Colorado, this 30th day of December, 1998.

A handwritten signature in black ink, appearing to read "Roy Romer", is written over a large, stylized oval scribble.

Roy Romer
Governor