

# STATE OF COLORADO

## OFFICE OF THE GOVERNOR

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John W. Hickenlooper  
Governor

## D 2013-001

### EXECUTIVE ORDER

#### Proclamation Declaration of Vote on Certain Measures

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, and in particular pursuant to Article V, Section 1(4) of the Colorado Constitution, I, John W. Hickenlooper, Governor of the State of Colorado, hereby issue this proclamation declaring the vote on certain measures initiated by or referred to the people of the State of Colorado.

#### I. Background and Need

Certain measures were initiated by or referred to the people of the State of Colorado at the biennial regular election held on November 6, 2012. Secretary of State Scott Gessler certified on December 6, 2012, that he had canvassed the abstract of votes, and that certain measures were approved by a majority of the votes cast.

Pursuant to Article V, Section 1(4) of the Colorado Constitution, measures initiated by or referred to the people of the state shall become the law or a part of the constitution when approved by a majority of the votes cast, and shall take effect from and after the date of the official declaration of the vote by proclamation of the governor, but not later than thirty days after the vote has been canvassed.

#### II. Declaration

Accordingly, I hereby issue this proclamation declaring the vote on the following measures initiated by or referred to the people on November 6, 2012:

- A. Initiated Constitutional Amendment (Amendment 65): Shall there be amendments to the Colorado constitution and the Colorado revised statutes concerning support by Colorado's legislative representatives for a federal constitutional amendment to limit campaign contributions and spending, and, in connection therewith, instructing Colorado's congressional delegation to propose and support, and the members of Colorado's state legislature to ratify, an amendment to the United States constitution that allows the congress and the states to limit campaign contributions and spending?

**Yes – 1,762,515 (74.01%)**

**No – 619,073 (25.99%)**

- B. Referred Constitutional Amendment (Amendment S): Shall there be an amendment to the Colorado constitution concerning the state personnel system, and, in connection therewith, expanding the veterans' preference; increasing the number of candidates eligible to be appointed to a position; adjusting the duration of allowable temporary employment; allowing the flexibility to remove a limited number of positions from the system; modifying the residency requirement; adjusting the terms of service for members of the state personnel board; and requiring the merit-based appointments to be made through a comparative analysis process?

**Yes – 1,276,405 (56.35%)**

**No – 988,541 (43.65%)**



GIVEN under my hand and the  
Executive Seal of the State of  
Colorado this first day of  
January, 2013

A handwritten signature in blue ink, which appears to be "John W. Hickenlooper". The signature is fluid and stylized, with a long horizontal line extending to the right.

John W. Hickenlooper  
Governor