CITY OF GRAND JUNCTION, COLORADO

CERTIFICATE OF ELECTION

APRIL 3, 2007

I, Stephanie Tuin, City Clerk of the City of Grand Junction, Colorado, do hereby certify that the unofficial results of the Special Municipal Election held in the City on Tuesday, April 3, 2007, were as follows:

TOTAL BALLOTS CAST 239

DOWNTOWN DEVELOPMENT AUTHORITY, CITY OF GRAND JUNCTION F

SHALL CITY OF GRAND JUNCTION DEBT BE INCREASED \$18,000,000 WITH A REPAYMENT COST OF \$20,000,000, WITHOUT RAISING ADDITIONAL TAXES, TO FINANCE STREETS, PARKS, PLAZAS, PARKING FACILITIES, PLAYGROUNDS, CAPITAL FACILITIES, PEDESTRIAN MALLS, RIGHTS-OF-WAY, STRUCTURES, WATERWAYS, BRIDGES, ACCESS ROUTES TO ANY OF THE FOREGOING, DESIGNED FOR USE BY THE PUBLIC GENERALLY OR USED BY ANY PUBLIC AGENCY WITH OR WITHOUT CHARGE; SUCH DEBT TO BE EVIDENCED BY BONDS, LOANS, ADVANCES OR INDEBTEDNESS PROVIDED THAT THE SPECIFIC TERMS OF THE DEBT, INCLUDING A PROVISION FOR EARLY REPAYMENT WITH OR WITHOUT A PREMIUM, AND THE PRICE AT WHICH IT WILL BE SOLD SHALL BE DETERMINED BY THE CITY AS NECESSARY AND PRUDENT; SHALL THE PLEDGE OF THE TAX INCREMENT FUND TO SUCH DEBT BE AUTHORIZED FOR A PERIOD NOT TO EXCEED THE MAXIMUM TIME PERMITTED BY LAW; AND IF THIS QUESTION IS APPROVED. THE AUTHORITY TO ISSUE DEBT PURSUANT TO BALLOT ISSUE 5T AT THE CITY'S NOVEMBER 2, 2004 ELECTION SHALL BE OF NO FURTHER EFFECT?

Yes	163
No	76
Over Votes	0
Under Votes	0

en a

We, the undersigned Canvassing Board, have reviewed the results of the Special Municipal Election for the Downtown Development Authority held April 3, 2007, and do hereby conclude:

That Ballot Issue F passed by the greater number of votes.



Dated this 4th day of April, 2007.

Bonnie Beckstein Councilmember, District D

Jim Doody Councilmember, District A

Gregg Palmer
Councilmember, District C

Doug Thomason Councilmember, At-Large Teresa Coons

Councilmember, District E

Bruce Hill

Councilmember, At-Large

Jim Spehar

Councilmember, District B

CITY OF GRAND JUNCTION, COLORADO

CERTIFICATE OF ELECTION

APRIL 3, 2007

I, Stephanie Tuin, City Clerk of the City of Grand Junction, Colorado, do hereby certify that the unofficial results of the Special Municipal Election held in the City on Tuesday, April 3, 2007, were as follows:

TOTAL BALLOTS CAST

239

DOWNTOWN DEVELOPMENT AUTHORITY, CITY OF GRAND JUNCTION F

SHALL CITY OF GRAND JUNCTION DEBT BE INCREASED \$18,000,000 WITH A REPAYMENT COST OF \$20,000,000, WITHOUT RAISING ADDITIONAL TAXES, TO FINANCE STREETS, PARKS, PLAZAS, PARKING FACILITIES, PLAYGROUNDS, CAPITAL FACILITIES, PEDESTRIAN MALLS, RIGHTS-OF-WAY, STRUCTURES, WATERWAYS, BRIDGES, ACCESS ROUTES TO ANY OF THE FOREGOING. DESIGNED FOR USE BY THE PUBLIC GENERALLY OR USED BY ANY PUBLIC AGENCY WITH OR WITHOUT CHARGE; SUCH DEBT TO BE EVIDENCED BY BONDS, LOANS, ADVANCES OR INDEBTEDNESS PROVIDED THAT THE SPECIFIC TERMS OF THE DEBT, INCLUDING A PROVISION FOR EARLY REPAYMENT WITH OR WITHOUT A PREMIUM, AND THE PRICE AT WHICH IT WILL BE SOLD SHALL BE DETERMINED BY THE CITY AS NECESSARY AND PRUDENT: SHALL THE PLEDGE OF THE TAX INCREMENT FUND TO SUCH DEBT BE AUTHORIZED FOR A PERIOD NOT TO EXCEED THE MAXIMUM TIME PERMITTED BY LAW; AND IF THIS QUESTION IS APPROVED, THE AUTHORITY TO ISSUE DEBT PURSUANT TO BALLOT ISSUE 5T AT THE CITY'S NOVEMBER 2, 2004 ELECTION SHALL BE OF NO FURTHER EFFECT?

Yes	163
No	76
Over Votes	0
Under Votes	0

Certified this 3rd day of April, 2007

Stephanie Tuin, MMC

City Clerk



STATE OF COLORADO)	
)	
COUNTY OF MESA) SS.	CERTIFICATE AS TO
)	CONDUCT OF ELECTION
GRAND JUNCTION)	
DOWNTOWN DEVELOPMENT AUTHORITY)	

- I, Stephanie Tuin, the City Clerk for the City of Grand Junction (the "City") and designated election official for the Grand Junction Downtown Development Authority (the "Authority") in the County of Mesa, State of Colorado (the "Authority"), hereby certify that:
- 1. Pursuant to and in full compliance with Resolution No. 04 of the Authority adopted by the Board of the Authority on January 11, 2007, a true and correct copy of which is attached hereto as **Exhibit A** (the "Authority Resolution"), Resolution No. 12-07 of the City adopted by the City Council of the City on January 17, 2007, a true and correct copy of which is attached hereto as **Exhibit B** (the "City Resolution"), the Municipal Election Code, being Article 10 of Title 31, C.R.S. (the "Election Code"), and the Mail Ballot Election Act, being Article 7.5 of Title 1, C.R.S. (the "Mail Ballot Act"), an election in and for the Authority was held on Tuesday, April 3, 2007 (the "Election"). Pursuant to the Authority Resolution, I was appointed the designated election official for the Authority.
- 2. The Election was conducted as an independent mail ballot election in full compliance with all applicable provisions of the Election Code and the Mail Ballot Act. A copy of the Authority's mail ballot plan filed with and approved by the Colorado Secretary of State is attached hereto as Exhibit C.
- 3. On or before March 2, 2007, I mailed or caused to be mailed to each address of one or more qualified electors of the Authority the notice of election in the form attached hereto as **Exhibit D**, which is required by Article X, Section 20(3)(b) of the Colorado Constitution.
- 4. Not less than twenty days prior to the Election, on or before March 14, 2007, I published or caused to be published a notice of the election (in the form attached hereto as **Exhibit E**) at least one time in the **Daily Sentinel**, a newspaper of general circulation in the Authority, and mailed a copy of such notice of election to the County Clerk of Mesa County, Colorado. A copy of the affidavit of publication is attached hereto as **Exhibit F**. The published

notice included the information required by Section 1-5-205, C.R.S. Not less than ten days prior to the Election, on or before March 24, 2007, and until two days after the election, I posted or caused to be posted such notice of election in a conspicuous place in my office.

- On or before March 14, 2007, I posted or caused to be posted on the City's website a Notice of Financial Information pursuant to Section 1-7-908, C.R.S., in the form attached hereto as Exhibit G.
- 6. Between March 9, 2007, and March 19, 2007, mail ballot packets were mailed to each qualified elector of the Authority. Beginning March 9, 2007, ballots were also made available at my office for qualified electors who were authorized to vote pursuant to Section § 31-25-802, C.R.S.
- 7. Absentee voting was permitted for the Election substantially in the manner provided by the Election Code, the Mail Ballot Act and the rules and regulations governing election procedures promulgated by the Colorado Secretary of State.
- 8. The results of the Election were duly canvassed according to law on April 4, 2007. Immediately after the survey of returns for the ballot questions was prepared, I notified the Board of the Authority of result and made a certificate of the votes cast for and against the ballot questions in the form attached hereto as **Exhibit H** available for public inspection in my office for no less than ten days following the completion of the survey of returns by the board of canvassers.
- 9. As of the date hereof, no recount of the results has been initiated nor do I believe there is any basis for a recount.
- 10. Attached hereto as **Exhibit I** is a true and correct copy of the sample of the mail ballot used for the Election.

1

IN WITNESS WHEREOF, I have set my hand this April 20, 2007.

GRAND JUNCTION DOWNTOWN DEVELOPMENT AUTHORITY

Designated Election Official

List of Exhibits:

Exhibit A - Authority Election Resolution

Exhibit B - City Election Resolution

Exhibit C - Copy of Mail Ballot Plan approved by the Colorado Secretary of State

Exhibit D - Form of TABOR Notice

Exhibit E - Form of Published and Posted Notice

Exhibit F - Affidavit of Publication

Exhibit G - Form of Notice of Financial Information

Exhibit H - Certificate of Votes Cast

Exhibit I - Sample Ballot

STATE OF COLORADO Department of State

1700 Broadway Suite 270 Denver, CO 80290



Mike Coffman Secretary of State

Holly Z. Lowder
Director, Elections Division

Exhibit C

February 15, 2007

The Honorable Stephanie Tuin City Clerk City of Grand Junction 250 North 5th Street Grand Junction, Colorado 81501

Dear Ms. Tuin:

This office has received the proposed mail ballot plan for the City of Grand Junction Downtown Development Authority that you resubmitted to our office on February 9, 2007. The mail ballot election is to be held on April 3, 2007.

Upon review of the information sent to this office, it would appear that the plan and the timetable are in compliance with Title 1, Article 7.5 of the Colorado Revised Statutes and the Secretary of State Rules Section 12.

Your mail ballot plan is approved.

If this office can be of further assistance to you, please call me at 303-894-2200, ext. 6316.

Sincerely,

Rose A. Sanchez Elections Division MESA COUNTY CLERK AND RECORDER **Elections Division** PO BOX 20000 **GRAND JUNCTION, CO 81502-5009**

Exhibit D

PRSRT STD **US POSTAGE PAID** GRAND JCT CO **PERMIT #134**

CERTIFICATION

Pursuant to §1-7-905, C.R.S., I hereby certify that the above ballot issue notices are complete as submitted by the political subdivisions.

Janice Rich, Mesa County Clerk and Recorder

Colorado registered voters who reside within the boundaries of the City of Grand Junction are eligible to vote on a Referred Measure contained in this notice. Colorado registered voters who do not reside within the boundaries of the Downtown Development Authority but own or lease property may be eligible, and must contact the City Clerk's Office to apply for a ballot to vote on the Referred Measures contained in this notice.

DROP SITES FOR CITY OF GRAND JUNCTION MUNINCIPAL BALLOTS

Ballots for the Regular Municipal Election (Ballot Issue A) can be deposited in person at any of the following locations:

Mesa County Elections Office **Old Mesa County Courthouse** 544 Rood Avenue, Grand Junction Open weekdays 8:00 am to 5:00 pm

Mesa County Clerk's Office, Mesa Mall DMV

2424 Hwy 6 & 50, JC Penney Wing, Grand Junction

City Clerk's Office City Hall 250 N. 5th St., Grand Junction Open weekdays 7:30 am to 5:30 pm

Mesa County Clerk's Office, Fairgrounds DMV 2775 Hwy 50, Grand Junction, Orchard Mesa Open weekdays 7:30 am to 4:30 pm

DROP SITE FOR DOWNTOWN DEVELOPMENT AUTHORITY BALLOTS

Ballots for the Downtown Development Authority Election (Ballot Issue F) can be deposited in person at any of the following location: City Clerk's Office

City Hall 250 N. 5th St., Grand Junction Open weekdays 7:30 am to 5:30 pm

Open weekdays 7:30 am to 4:30 pm

TO ALL REGISTERED VOTERS

(IN ACCORDANCE WITH THE REQUIREMENTS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION)

NOTICE OF ELECTION TO INCREASE TAXES/INCREASE DEBT/INCREASE REVENUE SPENDING LIMITS ON REFERRED MEASURES

> Regular Municipal Election – APRIL 3, 2007 CITY OF GRAND JUNCTION Mesa County, Colorado

ELECTION DATE: ELECTION HOURS: BALLOTS MAILED: Tuesday, April 3, 2007 7:00 a.m. to 7:00 p.m. Beginning March 9, 2007

COUNTY ELECTIONS OFFICE: Janice Rich, County Clerk and Recorder

Elections Division

544 Rood Avenue, third floor, (Courthouse Annex)

Grand Junction, CO 81501 Telephone: (970) 244-1662

CITY OF GRAND JUNCTION CLERK'S OFFICE: Stephanie Tuin, City Clerk

City of Grand Junction 250 North 5th Street

Grand Junction, Colorado 81501 Telephone: (970) 244-1509

NOTICE TO ALL ELECTORS:

THIS NOTICE IS MAILED TO EACH ADDRESS WITH ONE OR MORE ACTIVE, REGISTERED ELECTORS. YOU MAY NOT BE ELIGIBLE TO VOTE ON ALL ISSUES PRESENTED IN THIS NOTICE.

THE INFORMATION CONTAINED IN THIS NOTICE WAS PREPARED BY PERSONS REQUIRED BY LAW TO PROVIDE SUMMARIES OF BALLOT ISSUES AND FISCAL INFORMATION.

This Election will be conducted by mail ballot. Walk-in voting is also available at the Mesa County Elections office at 544 Rood Avenue, third floor, Monday through Friday between the hours of 8:00 a.m. and 5:00 p.m. from March 9, 2007 through April 2, 2007, and from 7:00 a.m. to 7:00 p.m. on April 3, 2007.

ALL REGISTERED VOTERS WITHIN THE STATE OF COLORADO WHO RESIDE WITHIN THE CITY OF GRAND JUNCTION ARE ELIGIBLE TO VOTE ON THE FOLLOWING BALLOT ISSUE

Designated Election Official: Janice Rich, Mesa County Clerk and Recorder, P.O. Box 20000, Grand Junction, CO 81502, (970) 244-1662

Ballot Title and Text:

CITY OF GRAND JUNCTION BALLOT ISSUE A:

SHALL THE CITY OF GRAND JUNCTION, COLORADO, WITHOUT ANY INCREASE IN TAXES, BE AUTHORIZED TO RETAIN ALL REVENUES IN EXCESS OF AMOUNTS WHICH THE CITY IS PERMITTED TO SPEND UNDER ARTICLE X, SECTION 20 (TABOR) OF THE COLORADO CONSTITUTION FOR 2006 AND SUBSEQUENT YEARS UNTIL THE RIVERSIDE PARKWAY BONDED DEBT IS PAID IN FULL, WITH ALL AMOUNTS RETAINED TO BE USED FOR PAYMENT OF THE RIVERSIDE PARKWAY BONDED DEBT?

Summary of Written Comments FOR Ballot Issue A:

The City of Grand Junction has been fortunate to benefit from a growing population and an even faster growing economy. The growth of that economy has led the City to exceed the spending limit set by the Tabor Amendment. In accordance with Tabor, the City is asking the voters to keep the funding collected above the Tabor limit to help pay off the Riverside Parkway Bonds. The Riverside Parkway was a needed transportation improvement and bonds for the project were issued for \$80 million. Just like a home mortgage, however, those bonds have interest charges which over twenty years will make the total repayment of the loan close to \$140 million.

A "yes" vote on this question will allow the City to add money above the Tabor limit to the amounts that have already been budgeted and will lead to an earlier payment of the bonds. That could save the City substantial interest costs. A resolution adopted by the City Council at the same time this measure was referred to the voters clearly states that these funds, along with budgeted funds and any interest that accrues will be accounted for separately. With that in place, the voters can be assured that these funds will be used for only the purpose of paying off the bonds. They can even check on the balance periodically if they choose.

Once sufficient funding has been set aside to pay for the Riverside Parkway bonds, the Tabor limit is restored and the City will not be allowed to keep revenues above the limit. With no way of predicting what will happen to our economy over several years there is no way to predict today when this Tabor "override", along with budgeted City funds and interest will be sufficient to pay off the City debt. But once that number is reached, the Tabor limit is fully restored in the City of Grand Junction.

In summary, the voters have a unique opportunity to take advantage of good economic times to be fiscally responsible and pay off City debt without raising taxes. Vote yes to help pay down the debt.

Summary of Written Comments AGAINST Ballot Issue A:

No comments were filed by the constitutional deadline.

THE FOLLOWING QUESTION APPLIES TO THE DOWNTOWN DEVELOPMENT AUTHORITY VOTERS ONLY

This Election will be conducted by mail ballot. Walk-in voting is also available at the City Clerk's office at the address shown below Monday through Friday between the hours of 7:30 a.m. and 5:30 p.m. from March 9, 2007 through April 2, 2007, and from 7:00 a.m. to 7:00 p.m. on April 3, 2007.

TO: ALL REGISTERED VOTERS

NOTICE OF ELECTION TO INCREASE DEBT ON A REFERRED MEASURE

> CITY OF GRAND JUNCTION Mesa County, Colorado

Election Date: Election Hours: Tuesday, April 3, 2007 7:00 a.m. to 7:00 p.m.

Local Election Office Address and Telephone Number:

Stephanie Tuin, City Clerk City of Grand Junction 250 North 5th Street Grand Junction, Colorado 81501 Telephone: (970) 244-1509

Designated Election Official: Stephanie Tuin, MMC, City Clerk and Designated Election Official, Downtown Development Authority, City of Grand Junction, Colorado, 244-1509

Ballot Title and Text:

DOWNTOWN DEVELOPMENT AUTHORITY, CITY OF GRAND JUNCTION BALLOT ISSUE F:

SHALL CITY OF GRAND JUNCTION DEBT BE INCREASED \$18,000,000 WITH A REPAYMENT COST OF \$20,000,000, WITHOUT RAISING ADDITIONAL TAXES, TO FINANCE STREETS, PARKS, PLAZAS, PARKING FACILITIES, PLAYGROUNDS, CAPITAL FACILITIES, PEDESTRIAN MALLS, RIGHTS-OF-WAY, STRUCTURES, WATERWAYS, BRIDGES, ACCESS ROUTES TO ANY OF THE FOREGOING, DESIGNED FOR USE BY THE PUBLIC GENERALLY OR USED BY ANY PUBLIC AGENCY WITH OR WITHOUT CHARGE; SUCH DEBT TO BE EVIDENCED BY BONDS, LOANS, ADVANCES OR INDEBTEDNESS PROVIDED THAT THE SPECIFIC TERMS OF THE DEBT, INCLUDING A PROVISION FOR EARLY REPAYMENT WITH OR WITHOUT A PREMIUM, AND THE PRICE AT WHICH IT WILL BE SOLD SHALL BE DETERMINED BY THE CITY AS NECESSARY AND PRUDENT; SHALL THE PLEDGE OF THE TAX INCREMENT FUND TO SUCH DEBT BE AUTHORIZED FOR A PERIOD NOT TO EXCEED THE MAXIMUM TIME PERMITTED BY LAW; AND IF THIS QUESTION IS APPROVED, THE AUTHORITY TO ISSUE DEBT PURSUANT TO BALLOT ISSUE 5T AT THE CITY'S NOVEMBER 2, 2004 ELECTION SHALL BE OF NO FURTHER EFFECT?

Total City Fiscal Year Spending

Fiscal Year	
2007 (estimated)	\$71,411,311
2006 (estimated)	\$67,113,055
2005 (actual)	\$63,194,967
2004 (actual)	\$60,586,584
2003 (actual)	\$57,270,615

Overall percentage change from 2003-2007 25%
Overall dollar change from 2003-2007 \$14,140,696

Information on Proposed Debt

Principal Amount of Proposed Bonds: Not to exceed \$18,000,000

Maximum Annual Repayment Cost: Not to exceed \$ 7,000,000

Total Repayment Cost: Not to exceed \$20,000,000

Information on Current City Debt1

Principal Amount Outstanding Debt: \$57,005,500

Maximum Annual Repayment Cost: \$9,765,540

Remaining Total Repayment Cost: \$90,213,146

Summary of Written Comments FOR Ballot Issue F:

In 1977 the City Council of Grand Junction established the Downtown Development Authority (DDA) to stem blight and depreciation of land values in the downtown area through capital improvement projects.

These projects are required to be financed by the issuance of debt. That debt is repaid by the pledge and collection of a portion of the property taxes and City sales taxes collected in the DDA. Those taxes are known as the Tax Increment Fund (TIF). The TIF was extended with the passage of ballot Issue 5T in 2004 and will now sunset in 2011.

Ballot Issue 'F' asks if the City of Grand Junction debt may be increased \$18,000,000 with a repayment cost of up to \$20,000,000 without raising additional taxes, to finance streets, parks, plazas, parking facilities, playgrounds, capital facilities, pedestrian malls, rights-of-way, structures, waterways, bridges, access routes, etc. This debt may be in the form of bonds, loans, advances or indebtedness.

If approved this measure will authorize the issuance of debt to be repaid by the TIF extension approved in 2004, and replace the language approved in 2004 regarding the issuance of debt.

Only downtown residents, landowners or lessees within the DDA boundaries are eligible electors.

Summary of Written Comments AGAINST Ballot Issue F:

No comments were filed by the constitutional deadline.

Page 3

¹ Excluded from debt are enterprise and annual appropriation obligations.

CITY OF GRAND JUNCTION, COLORADO CERTIFICATE OF ELECTION

APRIL 3, 2007

I, Stephanie Tuin, City Clerk of the City of Grand Junction, Colorado, do hereby certify that the unofficial results of the Special Municipal Election held in the City on Tuesday, April 3, 2007, were as follows:

TOTAL BALLOTS CAST 239

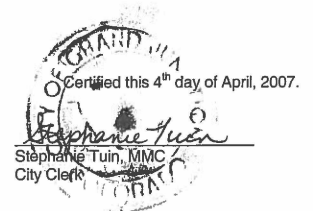
DOWNTOWN DEVELOPMENT AUTHORITY, CITY OF GRAND JUNCTION F

SHALL CITY OF GRAND JUNCTION DEBT BE INCREASED \$18,000,000 WITH A REPAYMENT COST OF \$20,000,000, WITHOUT RAISING ADDITIONAL TAXES, TO FINANCE STREETS, PARKS, PLAZAS, PARKING FACILITIES, PLAYGROUNDS, CAPITAL FACILITIES, PEDESTRIAN MALLS, RIGHTS-OF-WAY, STRUCTURES, WATERWAYS, BRIDGES, ACCESS ROUTES TO ANY OF THE FOREGOING, DESIGNED FOR USE BY THE PUBLIC GENERALLY OR USED BY ANY PUBLIC AGENCY WITH OR WITHOUT CHARGE; SUCH DEBT TO BE EVIDENCED BY BONDS, LOANS, ADVANCES OR INDEBTEDNESS PROVIDED THAT THE SPECIFIC TERMS OF THE DEBT, INCLUDING A PROVISION FOR EARLY REPAYMENT WITH OR WITHOUT A PREMIUM, AND THE PRICE AT WHICH IT WILL BE SOLD SHALL BE DETERMINED BY THE CITY AS NECESSARY AND PRUDENT; SHALL THE PLEDGE OF THE TAX INCREMENT FUND TO SUCH DEBT BE AUTHORIZED FOR A PERIOD NOT TO EXCEED THE MAXIMUM TIME PERMITTED BY LAW; AND IF THIS QUESTION IS APPROVED, THE AUTHORITY TO ISSUE DEBT PURSUANT TO BALLOT ISSUE 5T AT THE CITY'S NOVEMBER 2. 2004 ELECTION SHALL BE OF NO FURTHER EFFECT?

Yes	163
No	76
Over Votes	0
Under Votes	0

We, the undersigned Canvassing Board, have reviewed the results of the Special Municipal Election for the Downtown Development Authority held April 3, 2007, and do hereby conclude:

That Ballot Issue F passed by the greater number of votes.



Dated this 4th day of April, 2007.

Bonnie Beckstein Councilmember, District D

Jim Doody

Councilmember, District A

Gregg Palmer

Councilmember, District C

Doug Thomason

Councilmember, At-Large

Teresa Coons

Councilmember, District E

Teresa a. Coors

Bruce Hill

Councilmember, At-Large

Jim Spehar

Councilmember, District B

SAMPLE BALLOT FOR DOWNTOWN DEVELOPMENT AUTHORITY SPECIAL ELECTION - APRIL 3, 2007 STATE OF COLORADO - COUNTY OF MESA - CITY OF GRAND JUNCTION

ONLY VOTERS IN THE DOWNTOWN DEVELOPMENT AUTHORITY WILL BE ELIGIBLE TO VOTE ON THE FOLLOWING ISSUE

DOWNTOWN DEVELOPMENT AUTHORITY, CITY OF GRAND JUNCTION F

SHALL CITY OF GRAND JUNCTION DEBT BE INCREASED \$18,000,000 WITH A REPAYMENT COST OF \$20,000,000, WITHOUT RAISING ADDITIONAL TAXES, TO FINANCE STREETS, PARKS, PLAZAS, PARKING FACILITIES. PLAYGROUNDS, CAPITAL FACILITIES. PEDESTRIAN MALLS, RIGHTS-OF-WAY. STRUCTURES, WATERWAYS, BRIDGES, ACCESS ROUTES TO ANY OF THE FOREGOING, DESIGNED FOR USE BY THE PUBLIC GENERALLY OR USED BY ANY PUBLIC AGENCY WITH OR WITHOUT CHARGE: SUCH DEBT TO BE EVIDENCED BY BONDS, LOANS, ADVANCES OR INDEBTEDNESS PROVIDED THAT THE SPECIFIC TERMS OF THE DEBT. INCLUDING A PROVISION FOR EARLY REPAYMENT WITH OR WITHOUT A PREMIUM. AND THE PRICE AT WHICH IT WILL BE SOLD SHALL BE DETERMINED BY THE CITY AS NECESSARY AND PRUDENT: SHALL THE PLEDGE OF THE TAX INCREMENT FUND TO SUCH DEBT BE AUTHORIZED FOR A PERIOD NOT TO EXCEED THE MAXIMUM TIME PERMITTED BY LAW: AND IF THIS QUESTION IS APPROVED, THE AUTHORITY TO ISSUE DEBT PURSUANT TO BALLOT ISSUE 5T AT THE CITY'S NOVEMBER 2, 2004 ELECTION SHALL BE OF NO FURTHER EFFECT?

YES	
NO	

"WARNING: Any person who, by use of force or other means, unduly influences an eligible elector to vote in any particular manner or to refrain from voting. or who falsely makes. alters, forges, or counterfeits any mail ballot before or after it has been cast, or who destroys, defaces, mutilates, or tampers with a ballot is subject, upon conviction, to imprisonment, or to a fine, or both." 1-7.5-107 (3)(B) C.R.S

This may not be your only ballot. Other elections may be held by other political subdivisions by mail or by polling place.

Refer to other side for complete voting instructions.

Stephence Tim

DEO/City Clerk

SAMPLE

SAMPLE BALLOT FOR DOWNTOWN DEVELOPMENT AUTHORITY SPECIAL ELECTION - APRIL 3, 2007 STATE OF COLORADO - COUNTY OF MESA - CITY OF GRAND JUNCTION

Stephance Time

DEO/City Clerk

FOR YOUR CONVENIENCE:

- You may return your voted ballot by mail, affix .39¢ in postage; or
- 2. In person to: The City Clerk's Office, City Hall, 250 N. 5th Street, Grand Junction

old here

Voted ballots must be received by 7 p.m. on Election Day, Tuesday April 3, 2007.

Postmarks do not count as received.

INSTRUCTIONS TO

- To vote you must mark your answer with a cross mark (X) to the right of your choice..
- To vote in favor of a question, mark the box to the right of "YES".
- To vote against a question, mark the box to the right of "NO".
- 4. DO NOT REMOVE BALLOT STUB.
- If you make an error, return your ballot to the election office.
- Fold your voted ballot as indicated so that the content of your ballot is not exposed and the ballot stub can be removed without exposing the content of your ballot.
- Place folded ballot in the secrecy envelope with the stub protruding.

REPLACEMENT **BALLOTS:** Any elector who spoils, defaces or loses a ballot may obtain replacement ballots. one at a time, not exceeding three in all. If you spoil or deface your ballot, you may contact the City Clerk's Office to obtain instructions for requesting a replacement ballot. Call 244-1509.

REPLACEMENT
BALLOTS MAY BE
OBTAINED ONLY
AT THE CITY
CLERK'S OFFICE,
250 N. 5TH STREET,
GRAND JUNCTION
DURING REGULAR
BUSINESS HOURS
7:30 a.m. to 5:30
p.m. (Open 7:00
a.m. to 7:00 p.m. on
Election Day).

old here

From:

"Gray, Matthew O." <mgray@shermanhoward.com>

To:

"Stephanie Tuin" <stepht@ci.grandjct.co.us>

Date:

4/10/07 10:22 AM

Subject:

Grand Junction DDA Election Certificate

Attachments:

Certificate of Conduct of Election - Grand Junction DDA (681151_1).PDF

CC:

"Wisor, Dee" <DWISOR@shermanhoward.com>

Stephanie,

Good morning. Congratulations once again on a well-executed and successful election for the DDA bonds. To conclude the election process - I have attached a certificate as to conduct of election for you to execute as city clerk and designated election official for the DDA. Please print the certificate, fill in the remaining blanks, and return it to me with the exhibits. We have copies of the election resolutions of the City and the Authority and the website debt notice, but we need copies of (1) the mail ballot plan approved by the Secretary of State; (2) the TABOR notice as it was mailed; (3) the form of the published and posted notice and the corresponding affidavit of publication; (4) the certificate of votes cast; and (5) a sample ballot.

Please let me know if you have any questions or we can be of further assistance.

Thanks, MG

Matthew O. Gray Sherman and Howard, LLC. 633 Seventeenth Street Suite 3000 Denver, Colorado 80202 (303) 299-8216 Voice (303) 298-0940 Fax mgray@sah.com

CONFIDENTIALITY NOTICE

This electronic mail transmission and any attachments contain information belonging to the sender which may be confidential and legally privileged. This information is intended only for the use of the individual or entity to whom this electronic mail transmission was sent as indicated above. If you are not the intended recipient, any disclosure, copying, distribution, or action taken in reliance on the contents of the information contained in this transmission is strictly prohibited. If you have received this transmission in error, please immediately inform me by calling collect to (303) 299-8216 and delete the message. Thank you.

CIRCULAR 230 NOTICE

This e-mail and any attached documents may contain provisions concerning a federal tax issue or issues. This e-mail and any attached documents are not intended or written to be used, and cannot be used, by any taxpayer for the purpose of avoiding penalties that may be imposed on any taxpayer by the Internal Revenue Service. For information about this statement, contact Sherman & Howard L.L.C. or visit our website at www.sah.com/circular230.asp.