PROPOSED AMENDMENTS & INITIATIVES, SAMPLE BALLOT GENERAL ELECTION, November 03, 2020

INSTRUCTIONS TO VOTERS:

- 1. TO VOTE, YOU MUST DARKEN THE OVAL COMPLETELY ().
- 2. Use a black ink pen to mark the ballot.
- 3. To vote for a **WRITE-IN** candidate write in the name on the line provided **AND** darken the oval completely.



4. **DO NOT CROSS OUT OR ERASE**. If you make a mistake, ask for a new ballot.

PROPOSED CONSTITUTIONAL AMENDMENTS

Proposed Amendment No. 1

A vote FOR this constitutional amendment would eliminate a provision in the Nebraska Constitution that states that slavery or involuntary servitude may be used as a punishment for conviction of a crime.

A vote AGAINST this constitutional amendment would leave the language regarding slavery or involuntary servitude unchanged in the Nebraska Constitution.

A constitutional amendment to eliminate slavery or involuntary servitude as a punishment for crime.

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Proposed Amendment No. 2

A vote FOR this constitutional amendment would amend the Nebraska Constitution to authorize the Legislature to extend the maximum length of time for the repayment of indebtedness related to tax-increment financing from 15 years to 20 years if more than one-half of the property in the project area is designated as extremely blighted.

A vote AGAINST this constitutional amendment would leave the maximum length of time for repayment of indebtedness unchanged at 15 years.

A constitutional amendment to authorize the Legislature to allow cities and villages to pledge property taxes as part of a redevelopment project for a period not to exceed twenty years if, due to a high rate of unemployment combined with a high poverty rate as determined by law, more than one half of the property in the project area is extremely blighted.

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PROPOSED BY INITIATIVE PETITION

Initiative Measure 428

A vote "FOR" will amend Nebraska statutes to: (1) reduce the amount that delayed deposit services licensees, also known as payday lenders, can charge to a maximum annual percentage rate of thirty-six percent; (2) prohibit payday lenders from evading this rate cap; and (3) deem void and uncollectable any delayed deposit transaction made in violation of this rate cap.

A vote "<u>AGAINST</u>" will not cause the Nebraska statutes to be amended in such manner.

Shall Nebraska statutes be amended to: (1) reduce the amount that delayed deposit services licensees, also known as payday lenders, can charge to a maximum annual percentage rate of thirty-six percent; (2) prohibit payday lenders from evading this rate cap; and (3) deem void and uncollectable any delayed deposit transaction made in violation of this rate cap?

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PROPOSED AMENDMENTS & INITIATIVES, SAMPLE BALLOT GENERAL ELECTION, November 03, 2020

Initiative Measure 429

A vote "FOR" will amend the Nebraska Constitution to state that laws may be enacted to provide for the authorization, regulation, and taxation of all forms of games of chance to be conducted by licensees within licensed racetrack enclosures in Nebraska.

A vote "<u>AGAINST</u>" will not cause the Nebraska Constitution to be amended in such manner.

Shall the Nebraska Constitution be amended to state that laws may be enacted to provide for the authorization, regulation, and taxation of all forms of games of chance to be conducted by licensees within licensed racetrack enclosures in Nebraska?

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Initiative Measure 430

A vote "FOR" will enact a statute which: (1) allows games of chance to be conducted by authorized gaming operators within licensed racetrack enclosures in Nebraska; (2) establishes a Nebraska Gaming Commission to license and regulate such gaming; and (3) amends and repeals existing sections of law to harmonize provisions consistent with the enactment of such statute.

A vote "<u>AGAINST</u>" will not cause such a statute to be enacted.

Shall a statute be enacted which: (1) allows games of chance to be conducted by authorized gaming operators within licensed racetrack enclosures in Nebraska; (2) establishes a Nebraska Gaming Commission to license and regulate such gaming; and (3) amends and repeals existing sections of law to harmonize provisions consistent with the enactment of such statute?

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Initiative Measure 431

A vote "FOR" will enact a statute which: (1) imposes a 20% annual tax on gross gaming revenue from games of chance operated at licensed racetrack locations; (2) distributes 75% of such gaming tax revenues to the State for credit of 2.5% to both the Compulsive Gamblers Assistance Fund and General Fund, and 70% to the Property Tax Credit Cash Fund; and (3) distributes 25% of such gaming tax revenues to the county where the licensed racetrack is located, or, if the racetrack is located partially within a city or village, distributes this percentage evenly between the county and city or village.

A vote "<u>AGAINST</u>" will not cause such a statute to be enacted.

Shall a statute be enacted which: (1) imposes a 20% annual tax on gross gaming revenue from games of chance operated at licensed racetrack locations; (2) distributes 75% of such gaming tax revenues to the State for credit of 2.5% to both the Compulsive Gamblers Assistance Fund and General Fund, and 70% to the Property Tax Credit Cash Fund; and (3) distributes 25% of such gaming tax revenues to the county where the licensed racetrack is located, or, if the racetrack is located partially within a city or village, distributes this percentage evenly between the county and city or village?

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