

Oakland County
Official Proposal List
November 2, 2021 General Election

Proposals
Auburn Hills
Proposition A – Amendments to Section 3.7 and Section 4.3
of the Auburn Hills City Charter

Shall Sections 3.7 and 4.3 of the Auburn Hills Charter be amended to provide that the term of office of city councilpersons shall commence on the Monday of the next regular city council meeting following the date of the regular election at which they were elected, at 7:00 p.m., instead of the term of office of city councilpersons commencing on the second Monday next following the date of the regular city election at which they were elected at 8:00 p.m., as is currently provided in the Auburn Hills Charter?

Proposition B – Amendment to Section 4.8 of the Auburn Hills
City Charter

Shall Section 4.8 of the Auburn Hills Charter be amended to provide that any vacancy occurring on the city council shall be filled within thirty (30) days after such vacancy shall have occurred by the concurring vote of at least four (4) remaining members of city council, instead of any vacancy being filled within thirty (30) days after the vacancy occurs by city council appointing that person who was the highest vote getter of the persons running for city council in the last regular city election that were not elected, as provided by the Auburn Hills Charter?

Proposition C – Amendment to Section 4.10 of the Auburn Hills
City Charter

Shall Section 4.10 of the Auburn Hills Charter be amended to provide that each member of the city council shall receive as remuneration for their service to the city salaries and benefits as established by the Auburn Hills Elected Officials Compensation Commission as has been the practice for the last 32 years?

Proposition D – Amendment to Subsection (k) of Section 14.3 of
the Auburn Hills City Charter

Shall Subsection (k) of Section 14.3 of the Auburn Hills Charter be amended to provide that all references in the Charter to a specific gender shall be considered to be gender neutral?

Library Millage Proposal

Shall the limitation on the amount of taxes which may be imposed on taxable property within the City of Auburn Hills, Oakland County, Michigan, be increased and the City be authorized to levy annually a new additional millage in an amount not to exceed .2976 mill (\$.2976 on each \$1,000 of taxable value) for ten (10) years, 2021-2030, inclusive, for the purpose of providing funds for operating, maintaining, and equipping the Auburn Hills Public Library and for all other library purposes authorized by law? If approved, the millage would raise an estimated \$515,000 in the first year it is levied (2021). By law, revenue from this millage will be allocated to the Auburn Hills Public Library. In addition, by law, a portion of the revenue collected may be disbursed to the City of Auburn Hills Brownfield Redevelopment Authority

Clawson
General Revision of the City Charter Proposal

Shall there be a general revision of the Clawson City Charter?

Marijuana Proposal 1

A proposal to Amend the Code of Ordinances to adopt an ordinance to authorize and regulate within the city the business operations of persons licensed by the State to Operate Marihuana Establishments consistent with the Michigan Regulation and Taxation of Marihuana ACT. The Ordinance proposes the following licenses:

Two Marihuana Retailers

Shall the proposal be adopted?

Marijuana Proposal 2

A proposal to Amend the Code of Ordinances to adopt an ordinance to authorize and regulate within the city the business operations of persons licensed by the State to Operate Marihuana Establishments consistent with the Michigan Regulation and Taxation of Marihuana ACT. The Ordinance proposes the following licenses:

- One Marihuana Safety Compliance Facility
- One Marihuana Secure Transporter
- A minimum of One Marihuana Microbusiness
- Four Marihuana Retailers
- One Marihuana Processor
- One Class A Marihuana Grower
- One Class B Marihuana Grower
- One Class C Marihuana Grower

Farmington Hills

Charter Amendment

Public Safety Millage

Shall the Farmington Hills City Charter be amended to allow a renewal and increase to the original voter-approved level of the additional special tax rate for public safety functions of the Fire and Police Departments by authorizing the City to levy a millage in the amount of 1.7 mills, for ten years, starting with the July 2022 levy (authorizing collection of an estimated \$6,328,528 in the first year if approved and levied), which taxes are to be used only for purposes of fire and police staffing and equipment to maintain the current levels of public safety services?

Lathrup Village

Budget Deadline Dates Charter Amendment

Proposal 1

Shall the City of Lathrup Village Charter be amended to extend the budget presentation and adoption deadlines by one month, the new dates being the third Monday of May and the third Monday of June respectively.

Oak Park

Ballot Proposal No. 21-01

Renewal of Partial Headlee Override Millage

for Public Safety Purposes

This ballot proposition, if approved, will authorize the renewal of a levy of 1.0650 of the City of Oak Park Charter-authorized millage, which has been reduced by operation of Section 31 of Article IX of the State Constitution of 1963, the so-called Headlee amendment, for a period of ten (10) years, from 2022 through 2031, inclusive. Revenues from this millage renewal will be available only for the purpose of funding personnel, equipment and operations of the department of public safety, including but not limited to paying the costs of employing public safety officers and purchasing police cars and police and fire equipment.

Shall the City of Oak Park, Oakland County, Michigan, be authorized to renew its tax levy by 1.0650 mill on each dollar (\$1.065 per \$1,000) of the taxable value of all property in the City, for a period of ten (10) years, from 2022 through 2031, inclusive, thereby increasing the Charter-authorized millage in excess of the limit to which it has been reduced by Section 31 of Article IX of the State Constitution of 1963, all of which tax revenues will be disbursed to the City of Oak Park and used for the purpose of funding personnel, equipment and operations of the Department of Public Safety, including but not limited to paying the costs of employing public safety officers and purchasing police cars and police and fire equipment, and paying any and all other costs associated with or related to such purposes? The 1.0650 mill renewal will raise the anticipated sum of approximately \$581,178 in 2022 based on this year's taxable values. A portion of the revenue collected may be subject to capture by the City of Oak Park Brownfield Redevelopment Authority and Corridor Improvement Authority.

Ballot Proposal No. 21-02
Renewal of Partial Headlee Override Millage
for Solid Waste Collection and Disposal

This ballot proposition, if approved, will authorize the renewal of a levy of 0.4655 mill by the City of Oak Park – Charter authorized millage, which has been reduced by operation of Section 31 of Article IX of the State Constitution of 1963, the so-called Headlee amendment, for a period of ten (10) years, from 2022 through 2031, inclusive. Revenues from this millage renewal will be available only for the purpose of funding the collection and disposal of solid waste and paying all costs associated with or related to such purpose.

Shall the City of Oak Park, Oakland County, Michigan be authorized to renew its tax levy by 0.4655 mill on each dollar (\$0.4655 per \$1,000) of the taxable value of all property in the City, for an additional period of ten (10) years, from 2022 through 2031, inclusive, all of which tax revenues will be disbursed to the City of Oak Park and used for the purpose of funding the collection and disposal of solid waste and paying all costs associated with or related to such purpose? The 0.4655 renewal, if approved and levied, will raise the anticipated sum of approximately \$254,026 in 2022. A portion of the revenue collected may be subject to capture by the City of Oak Park Brownfield Redevelopment Authority and Corridor Improvement Authority.

Orchard Lake

Police Department and Public Works Facilities Bond Proposal

Shall the City of Orchard Lake Village, County of Oakland, Michigan, borrow the principal sum of not to exceed Four Million Five Hundred Thousand Dollars (\$4,500,000), and issue its unlimited tax general obligation bonds, in one or more series, payable in not to exceed twenty (20) years from the date of issue, to pay the cost of acquiring, constructing, furnishing and equipping improvements to, and an expansion of, the existing police department facility and a new public works facility to replace the existing public works garage, including all site improvements, appurtenances and attachments? If approved, the estimated millage to be levied in 2022 is 0.5541 mills (\$0.55 per \$1,000 of taxable value) and the estimated simple average annual millage rate required to retire the bonds is 0.5496 mills (\$0.55 per \$1,000 of taxable value).

Pleasant Ridge

Proposal 2021-1

Water Infrastructure Millage Proposal

Shall the City of Pleasant Ridge be authorized levy up to three and one half (3.5) mills per year, for years 2022 through 2051, in excess of its Charter authorized tax rate as reduced by Section 34, Article IX of the 1963 State Constitution, such additional millage to be used to finance water infrastructure projects including water main replacement and construction, public and private lead service line replacement, and associated restoration work within the City of Pleasant Ridge? It is estimated that 3.5 mills would provide \$620,993 if levied in full in 2022.

Rochester Hills

Proposal to Re-purpose Expired

Older Persons' Commission Bond Millage for Parks

In November 2000, City of Rochester Hills voters authorized a 20-year bond proposition to fund land acquisition and construction of the Older Persons' Commission (OPC) building. The OPC bond debt has been fully paid and retired in Fiscal Year 2021. It is proposed that the 0.1660 mills that was levied for Fiscal Year 2021 to pay the final year of OPC bond debt be re-purposed and replaced with an equivalent tax levy of up to 0.1660 mills for 10 years, beginning in Tax Year 2021 for the Fiscal Year 2022 and continuing through Tax Year 2030 for Fiscal Year 2031, inclusive, to be used for improving and enhancing the City's park system facilities. This millage re-purposing will not increase the overall tax rate from the prior tax year level.

Therefore, shall the City of Rochester Hills re-purpose and replace the expired 0.1660 mills tax levy that was used to retire the OPC bond debt with an equivalent tax levy of up to 0.1660 mills (\$0.1660 per \$1,000 of taxable value) on the taxable value of all property assessed for taxes in the City for 10 years, beginning in Tax year 2021 for Fiscal Year 2022 and continuing through Tax Year 2030 for Fiscal Year 2031, inclusive, to be used for improving and enhancing the City's park system facilities? This will generate an estimated \$647,962 in tax revenues if levied in full in the first year.

Royal Oak

Proposal 2021-01

Proposal to Amend the City of Royal Oak Charter to Acknowledge Michigan State Law, Public Act 116 of 1954, as amended, controls elections in Michigan

This proposal, if adopted, would add Section 30 of Chapter Four of the City of Royal Oak Charter making it clear that state election laws apply to all elections in the city.

Shall this proposal be adopted?

Proposal 2021-02

Proposal to Amend the City of Royal Oak Charter allowing the City Assessor to designate a designee to attend meetings of the Board of Review

Currently the City Charter at Chapter Ten [Assessment of Taxes], Section 3 requires the City Assessor to attend meetings of the Board of Review. This proposal, if adopted, would allow the City Assessor to designate a designee to attend meetings of the Board of Review

Shall the proposal be adopted?

Proposal 2021-03

Proposal to Amend the City of Royal Oak Charter concerning the Public Health Department and City Health Officer

This proposal, if adopted, would eliminate language in the Charter making the Public Health Department and the position of City Health Officer a mandatory city department and department head.

Shall this proposal be adopted?

Proposal 2021-04

Proposed Amendment to Chapter 8, Section 11 of the Royal Oak City Charter to Allow for a Police, Fire and Emergency Medical Service Millage Renewal.

The proposed amendment to Chapter 8, Section 11 of the Royal Oak City Charter, if approved, would allow the City to renew the millage levy for a period not to exceed five (5) years of up to 3.975 mills, to defray the costs for police, fire and emergency medical services starting December 1, 2022.

The levy renewal, if approved, would defray the general expenses and liabilities of the city for police, fire, and emergency medical services only and will allow Royal Oak to maintain core services and staffing levels.

Shall the proposal be adopted?

Charter Proposal 2021-05

Proposed Amendment to Chapter 8, Section 11(B) of the Royal Oak City Charter to Allow for a Renewal Refuse Collection, Disposal and Curbside Recycling Program Millage.

The proposed amendment to the Royal Oak charter, if approved, would allow the city to levy a millage for a period not to exceed five years (5) years up to 1.00 mil, starting July 1, 2022, to defray the costs of refuse collection, disposal, and curbside recycling.

Shall the proposal be adopted?

Ordinance 2021-07

Veterans War Memorial Preservation and Protection

The City of Royal Oak Ordains:

1. Short title. This chapter shall be known and may be cited as the "Veterans War Memorial Preservation and Protection Ordinance"
2. Purpose. This is a chapter to designate a portion of the Barbara A. Hallman Memorial Plaza, and the monuments and improvements upon it for continued use at its precise location as of December 31, 2020, as a memorial honoring members of the American and Canadian armed forces who have lost their lives in service to their country to prohibit other uses upon such land, and to repeal and replace the Royal Oak Veterans War Memorial Ordinance, found in Chapter 156 of the City of Royal Oak Code of Ordinances, adopted by the electors at the general election held on November 6, 2007, and further identified as Ordinance No. 2007-07.
3. Findings. Whereas:
 - A. In 1997, the City Commission adopted a resolution naming the area between the then existing City Hall, the Royal Oak Public Library, Troy Street and the Veterans War Memorial as the Barbara A. Hallman Memorial Plaza.
 - B. In 2006, the Veterans War Memorial was moved and expanded from the western end of the Hallman Plaza to its location between the then existing City Hall and the Library, and was rededicated in memory of members of the American and Canadian armed forces who have lost their lives in service to their country, and the Memorial remained in such precise location as of December 31, 2020.
 - C. Many businesses, groups, citizens, and other persons contributed significant time, effort, and financial resources in order to effectuate the move and expansion of the Veterans War Memorial to such precise location.
 - D. The precise site of the Veterans War Memorial, as of December 31, 2020, is an ideal and appropriate location for the Memorial, and the designation and protection of that area, and the monuments and improvements upon it, for continued use as a memorial honoring members of the American and Canadian armed forces who have lost their lives in service to their country should be formalized by way of ordinance.
4. Designation of Memorial area and Preservation of Monuments and Improvements. The following portion of the Barbara A. Hallman Memorial Plaza along with the monuments and improvements upon it, are designated for continued and exclusive use as a memorial honoring members of the American and Canadian armed forces who have lost their lives in service to their country, and any other uses are prohibited:
That portion of vacated Second Street (East of vacated Williams Street and West of Troy Street), extending from the East line of vacated Williams Street to the West line of Troy Street, adjacent to Lot 7, vacated public alley, and Lot 8 in Block 1 of Assessor's Plat No. 20, and also adjacent to Lot 1 in Block 12 of Assessor's Plat No. 20. Also including the northernmost 10.00 feet of the aforementioned Lot 1 in Block 12; all in Assessor's Plat No. 20 T. 1N., R. 11E, City of Royal Oak, Oakland County, Michigan, as recorded in Liber 53, Page 33 of Plats, Oakland County Records. Part of Parcel No 72-25-22-103-004
5. Preservation of Monuments and Improvements in their Present Location.

- A. The monuments and improvements that are a part of the Veterans War Memorial shall not be removed, relocated, or moved from the precise site at which they were located as of December 31, 2020, or to some other site within the Barbara A. Hallman Memorial Plaza, without an affirmative vote of the majority of qualified electors of the City of Royal Oak who participate in such vote at a regularly scheduled general municipal election.
- B. If prior to the effective date of this ordinance the monuments and improvements that are a part of the Veterans War Memorial are removed, relocated or moved from the precise site at which they were located as of December 31, 2020, or to some other site within the Barbara A. Hallman Memorial Plaza, the City of Royal Oak shall restore such monuments and improvements to such precise location, in comparable or better condition, no later than one year from the full and complete effective date of this ordinance. In addition, the City of Royal Oak shall reimburse or compensate all businesses, groups, citizens and other persons, or their successors or assigns, who contributed financial or in-kind services, labor or materials, between the dates of January 1, 2005 and December 31, 2007 to moving or expansion of the Memorial to such precise site. Claims for such reimbursement or compensations shall be made within two years from the full and complete effective date of this ordinance and shall be on a claim form as created and provided by the City Clerk, which claim form shall not be unreasonably burdensome. The City of Royal Oak shall provide such reimbursement within 60 days of submission of each valid request. For purposes of alerting contributors to their entitlement to claim reimbursement or compensation, the City Clerk, in conjunction with the City Treasurer and other departments and staff of the City of Royal Oak, shall: (1) compile a list of donors who contributed to the moving or expansion of the Memorial, its monuments and improvements, to the site at which they were located as of December 31, 2020, which list shall contain the names, last known addresses, and amounts of financial contribution made by such donors toward the moving or expansion of the Memorial; (2) provide a copy of such list of donors upon request to all who should request, at no charge and within 14 days of such request; (3) mail notice of the entitlement to claim reimbursement or compensation, and a claim form, to such donors within 120 days from full and complete effective date of this ordinance; and (4) publish notice within 120 days from the full and complete effective date of this ordinance, and at least once every 90 days thereafter until the time to claim such reimbursement or compensation has expired, of the opportunity to submit claims, and the manner in which to do so, in a newspaper published and circulated in the City of Royal Oak.
6. Right of Enforcement. Any City of Royal Oak citizen, resident, property owner, business or group shall have standing to enforce this ordinance and may bring an action against the City in the circuit court for writ of mandamus or for other appropriate relief. Any such person or entity who prevails in such an action shall be entitled to reimbursement from the City of their actual and reasonable costs and attorney fees in bringing such action.
7. Improvement and Enhancement. Nothing within this ordinance shall prohibit the expansion or enhancement of the Veterans War Memorial through addition of additional monuments or improvements honoring members of the armed forces who have lost their lives in service to their country, or the repair or enhancement of existing monuments or improvements.
8. Severability. If any Section, subsection, clause, phrase or portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent portion of this ordinance, and such holding shall not affect the validity of the remaining portions of this ordinance.
9. Repealer. The intent of this ordinance is to repeal and replace the Royal Oak Veterans War Memorial Ordinance, found in Chapter 156 of the City of Royal Oak Code of Ordinances, adopted by the electors at the general election held on November 6, 2007, and further identified as Ordinance 2007-07. All other ordinances or parts of ordinances in conflict herewith are hereby repealed only to the extent necessary to give this ordinance full force and effect.
10. Repeal or Amendment. This ordinance may only be repealed or amended by an affirmative vote of the majority of qualified electors of the City of Royal Oak who participate in such vote at a regularly scheduled general municipal election.
11. Effective Date. This ordinance shall take effect ten (10) days after the final passage thereof if adopted by the Royal Oak City Commission pursuant to either Section 2 or 3 of Chapter 6 of the Royal Oak City Charter. If adopted by a vote of qualified electors, those provisions of this ordinance that do not contemplate increased expenditures by the City of Royal Oak shall become effective ten days following certification of such vote. All other provisions that contemplate increased expenditure of funds by the City of Royal Oak shall become effective at the beginning of the next fiscal year of the City of Royal Oak commencing not earlier than 60 days following the election at which this ordinance was approved by the electors.

South Lyon

Charter Amendment Proposal No. 1

Shall the second sentence of Section 3.3 (Precincts) of the South Lyon City Charter be amended to provide for the establishment of polling places within the precincts established by the Election Commission pursuant to the first sentence of this Section?

Charter Amendment Proposal No. 2

Shall Section 4.6(c) of the South Lyon City Charter be amended to add that Councilpersons shall abstain from voting on questions which present a conflict of interest under state or local law or ordinance or where voting would otherwise violate the Federal or State Constitution or state or local laws?

Charter Amendment Proposal No. 3

Shall Section 13.1 of the South Lyon City Charter be amended to add paragraph (m) to state in the event of a conflict between state law and the Charter, state law controls?

Walled Lake
Charter Amendment Proposal A

Section 5.1 of the City of Walled Lake Charter requires elected officials to maintain residence in the City but contains no definition of "residence". If approved, this Proposal would amend section 5.1 by adopting the following definition: "Residence" or "residency" means maintaining a continuous and uninterrupted domicile in a principle permitted residential dwelling structure located entirely within the established municipal boundaries of the City of Walled Lake throughout any term of office and as further provided by this section.

Shall this amendment as proposed be adopted?

Charter Amendment Proposal B

Section 5.1 of the City of Walled Lake Charter contains certain Eligibility requirements to hold elective and appointive offices. If approved, this Proposal would amend section 5.1 by adding the following Eligibility requirement: "No person shall hold any City elective office or administrative office requiring appointment by Council who is also an elected or compensated employee or officer of any City, Township or Village other than the City of Walled Lake."

Shall this amendment as proposed be adopted?

Charter Amendment Proposal C

Section 5.1 of the City of Walled Lake Charter contains certain Eligibility requirements to hold elective and appointive offices. If approved, this Proposal would amend section 5.1 by adding the following Eligibility requirement: "No person shall hold any City elective or appointive office who has been previously removed from any City elective or appointive office for misconduct in office, unless the finding of misconduct in office is vacated by final order of a court of competent jurisdiction".

Shall this amendment as proposed be adopted?

Wixom
Charter Amendment to Increase Spending Limits in Chapter 12
from \$3,000.00 to \$10,000.00
for the Purchasing and Contracting Powers of the City

Shall Sections 12.1 and 12.2 of Chapter 12 of the Charter of the City of Wixom be amended to increase from \$3,000.00 to \$10,000.00 the limitation whereby comparative prices must be obtained for purchases of materials, supplies and capital improvements; City Council approval and sealed bids must be obtained for purchases; contracts must be submitted to the attorney prior to execution; and the finance director must certify that an appropriation has been made or that sufficient funds are available?

Oxford Township
Library Expansion and Renovation Proposal

Shall the Charter Township of Oxford, County of Oakland, Michigan, borrow a sum of not to exceed Nine Million One Hundred Thousand Dollars (\$9,100,000) and issue its general obligation unlimited tax bonds, payable in not to exceed twenty years from the date of issuance, for the purpose of paying the cost of renovating, constructing an addition to, furnishing, and equipping the Township's existing Oxford Public Library facility, including, but not limited to, the following:

- expanding the Youth Services Department to include additional floor space for its collections, Early Literacy & Special Needs resources, and additional furnishings;
- expanding the Adult Services Department to include additional study rooms and conference rooms, a local history and genealogy room and relocation of the adult computer lab;
- expanding the Community Room;
- renovating existing space to include a Maker Space Lab for life-long learning;
- upgrading the HVAC infrastructure to include energy efficient rooftop units, boilers and automated controls; and
- related site improvements?

The estimated millage to be levied in 2022 is 0.55 mill (\$0.55 per \$1,000 of taxable value) and the estimated simple average annual millage rate required to retire the bonds is 0.48 mill (\$0.48 per \$1,000 of taxable value).

Brandon School District
Bonding Proposal

Brandon School District in the Counties of Oakland and Lapeer

Shall Brandon School District in the Counties of Oakland and Lapeer, Oakland and Lapeer Counties, Michigan, borrow the sum of not to exceed Twenty-Six Million One Hundred Thousand Dollars (\$26,100,000) and issue its general obligation unlimited tax bonds therefor, in one or more series, for the purpose of:

erecting an addition to, remodeling, including security improvements to, furnishing and refurbishing, and equipping and re-equipping school buildings; acquiring and installing instructional technology and instructional technology equipment for school buildings; purchasing school buses; and developing, equipping and improving parking areas, playgrounds, athletic fields and facilities and sites?

The following is for informational purposes only:

The estimated millage that will be levied for the proposed bonds in 2022, under current law, is 0.00 mill (\$0.00 on each \$1,000 of taxable valuation) for a 0 mill net increase over the prior year’s levy. The maximum number of years the bonds of any series may be outstanding, exclusive of any refunding, is twenty (20) years. The estimated simple average annual millage anticipated to be required to retire this bond debt is 2.13 mills (\$2.13 on each \$1,000 of taxable valuation).

The school district expects to borrow from the State School Bond Qualification and Loan Program to pay debt service on these bonds. The estimated total principle amount of that borrowing is \$7,981,054 and the estimated total interest to be paid thereon is \$2,271,650. The estimated duration of the millage levy associated with that borrowing is 11 years and the estimated computed millage rate for such levy is 12.16 mills. The estimated computed millage rate may change based on changes in certain circumstances.

The total amount of qualified bonds currently outstanding is \$92,975,000. The total amount of qualified loans currently outstanding is \$428.

(Pursuant to State law, expenditure of bond proceeds must be audited and the proceeds cannot be used for repair or maintenance costs, teacher, administrator or employee salaries, or other operating expenses.)

Goodrich Area Schools
Operating Millage Renewal Proposal

This proposal will allow the school district to continue to levy the statutory rate of not to exceed 18 mills on all property, except principal residence and other property exempted by law, required for the school district to receive its revenue per pupil foundation allowance and renews millage that will expire with the 2022 tax levy.

Shall the currently authorized millage rate limitation of 20.128 mills (\$20.128 on each \$1,000 of taxable valuation) on the amount of taxes which may be assessed against all property, except principal residence and other property exempted by law, in Goodrich Area Schools, Genesee, Oakland and Lapeer Counties, Michigan, be renewed for a period of 5 years, 2023 to 2027, inclusive, to provide funds for operating purposes; the estimate of the revenue the school district will collect if the millage is approved and 18 mills are levied in 2023 is approximately \$1,500,000 (this is a renewal of millage that will expire with the 2022 tax levy)?

Huron Valley School District
I. Operating Millage Renewal Proposal

This proposal will allow the school district to continue to levy the statutory rate of not to exceed 18 mills on all property, except principal residence and other property exempted by law, required for the school district to receive its revenue per pupil foundation allowance and renews millage that will expire with the 2022 tax levy.

Shall the currently authorized millage rate limitation of 17.3886 mills (\$17.3886 on each \$1,000 of taxable valuation) on the amount of taxes which may be assessed against all property, except principal residence and other property exempted by law, in Huron Valley School District, Oakland and Livingston Counties, Michigan, be renewed for a period of 10 years, 2023 to 2032, inclusive, to provide funds for operating purposes; the estimate of the revenue the school district will collect if the millage is approved and 17.3886 mills are levied in 2023 is approximately \$10,458,485 (this is a renewal of millage that will expire with the 2022 tax levy)?

II. Operating Millage Proposal

This proposal will allow the school district to levy the statutory rate of not to exceed 18 mills on all property, except principal residence and other property exempted by law, required for the school district to receive its revenue per pupil foundation allowance.

Shall the limitation on the amount of taxes which may be assessed against all property, except principal residence and other property exempted by law, in Huron Valley School District, Oakland and Livingston Counties, Michigan, be increased by .6114 mill (\$0.6114 on each \$1,000 of taxable valuation) for a period of 11 years, 2022 to 2032, inclusive, to provide funds for operating purposes; the estimate of revenue the school district will collect if the millage is approved and levied in 2022 is approximately \$367,730 (this millage is to restore millage lost as a result of the reduction required by the Michigan Constitution of 1963)?

The Lamphere Schools

Operating Millage Renewal Proposal

**County of Oakland
State of Michigan**

This proposal would renew and continue the authority of The Lamphere Schools to levy up to 18.00 mills for general school district operating purposes on taxable property in the School District to the extent that such property is not exempt from such levy. The original authority to levy 19.75 mills, which currently expires with the School District’s 2021 tax levy, has been rolled back to 19.37 mills by application of the Headlee Amendment to the Michigan Constitution. If approved, this proposal would renew and continue the authority of the School District to levy the statutory limit of 18 mills on non-homestead (principally industrial and commercial real property and residential rental property) and allow the School District to continue to levy the statutory limit of 18 mills on non-homestead property in the event of future Headlee rollbacks of up to 1.25 mills. Under existing law, if approved, this proposal would also limit the levy of the authorized mills on principal residences to that portion necessary to allow the School District to receive the full revenue per pupil foundation allowance permitted by State law. The School District levied 14.5 mills on personal residences in 2021.

Shall the limitation on the total amount of taxes which may be assessed against all property, except property exempted by law, situated within The Lamphere Schools, County of Oakland, State of Michigan, be increased as provided in the Michigan Constitution, in the amount of 19.25 mills with 18 mills being the maximum allowable levy (\$18.00 on each \$1,000 of taxable valuation), for a period of ten (10) years, 2022 to 2031, inclusive with the 19.25 mills being a renewal and continuation of an authorized millage which expires on June 30, 2022. This operating millage if approved and levied, would provide estimated revenues to the School District of Thirteen million, nine hundred ninety-three thousand, five hundred fifty-nine (\$13,993,559) Dollars during the 2022 calendar year, to be used for general operating purposes.

Madison District Public Schools

Bonding Proposal

Shall Madison District Public Schools, Oakland County, Michigan, borrow the sum of not to exceed Eleven Million Four Hundred Thousand Dollars (\$11,400,000) and issue its general obligation unlimited tax bonds therefor, for the purpose of:

replacing roofs at the High School, the Middle School, and the Early Childhood Center; and remodeling and re-equipping the High School, in part for classroom, security, mechanical, electrical, and other infrastructure improvements?

The following is for informational purposes only:

The estimated millage that will be levied for the proposed bonds in 2022 is 1.80 mills (\$1.80 on each \$1,000 of taxable valuation) for a -0- mill net increase over the prior year’s levy. The maximum number of years the bonds may be outstanding, exclusive of any refunding, is twenty-five (25) years. The estimated simple average annual millage anticipated to be required to retire this bond debt is 2.22 mills (\$2.22 on each \$1,000 of taxable valuation).

The school district does not expect to borrow from the State to pay debt service on the bonds. The total amount of qualified bonds currently outstanding is \$10,400,000. The total amount of qualified loans currently outstanding is \$-0-. The estimated computed millage rate may change based on changes in certain circumstances.

(Pursuant to State law, expenditure of bond proceeds must be audited and the proceeds cannot be used for repair or maintenance costs, teacher, administrator or employee salaries, or other operating expenses.)

Romeo Community Schools
School Improvement Bond Proposition

Romeo Community Schools
Counties of Macomb and Oakland
State of Michigan

Shall the Romeo Community Schools, Counties of Macomb and Oakland, State of Michigan, borrow the sum of not to exceed Eighty Seven Million Five Hundred Thousand (\$87,500,000) Dollars and issue its general obligation unlimited tax bonds therefor, in one or more series, for the purpose of paying for the cost of the following projects:

- Constructing additions to and improving and remodeling the interiors and exteriors of School District Buildings;
- Constructing, equipping and furnishing an addition to the Croswell Early Childhood Center;
- Constructing, equipping and furnishing a new Robotics/STEM Center on the Campus of Romeo Middle School;
- Furnishing, re-furnishing, equipping and re-equipping School District Buildings, including equipping and re-equipping for technology and safety;
- Constructing, improving and equipping outdoor learning spaces, athletic fields, athletic support facilities and playgrounds;
- Preparing, developing, improving and landscaping sites, including sites for School District Buildings and additions thereto and for the improvement and new construction of drives and parking lots;
- Purchasing athletic equipment and buses?

The maximum number of years any series of bonds may be outstanding, exclusive of refunding, is not more than twenty four (24) years; the estimated millage that will be levied to pay the proposed bonds in the first year is 1.55 mills (which is equal to \$1.55 per \$1,000 of taxable value) for a 0.00 mill net increase over the prior year's levy; and the estimated simple average annual millage that will be required to retire each series of bonds is 1.68 mills annually (\$1.68 per \$1,000 of taxable value).

If approved by the voters, the bonds will be guaranteed by the State under the School Bond Qualification and Loan Program (the "Program"). The School District currently has \$73,845,000 of qualified bonds outstanding and \$0.00 of qualified loans outstanding under the Program. The School District does not expect to borrow from the Program to pay debt service on these bonds. The estimated computed millage rate required to be levied to pay the proposed bonds may change in the future based on changes in certain circumstances.

(Pursuant to State law, expenditure of bond proceeds must be audited, and the proceeds cannot be used for teacher, administrator or employee salaries, repair or maintenance costs or other operating expenses.)

Operating Millage Restoration Proposal

Romeo Community Schools
Counties of Macomb and Oakland, Michigan

This proposal, if approved by the electors, will allow the Romeo Community Schools to continue to levy the number of operating mills required for the School District to receive revenues at the full per pupil foundation allowance permitted by the State of Michigan.

Shall the limitation on the total amount of taxes which may be assessed against all property, except principal residence and other property exempted by law, situated within the Romeo Community Schools, Counties of Macomb and Oakland, State of Michigan, be increased as provided in the Michigan Constitution, in the amount of 19.500 mills with 18 mills being the maximum allowable levy (\$18.00 on each \$1,000 of taxable valuation), for a period of three (3) years, 2022 to 2024, inclusive with 0.0847 mills of the above 19.5 mills being a restoration of millage lost as a result of the reduction required by the Michigan Constitution? This operating millage, if approved and levied, would provide estimated revenues to the School District of Eight Million Twenty Five Thousand Three Hundred and Seventy Four Dollars (\$8,025,374) during the 2022 calendar year, to be used for general operating purposes (this is a renewal of millage that will expire with the 2021 tax levy).