June 7, 2022, Primary Ballot Question Pamphlet
Compiled by the Office of Secretary of State Steve Barnett

For election results browse the Secretary of State’s web page at electionresults.sd.gov.

The text of this pamphlet is also available on our website at www.sdsos.gov. This pamphlet is available in large print, Braille, or on tape by calling the SD State Library at 1-800-423-6665.

SDCL 12-13-23. Distribution of public information. The secretary of state shall distribute public information on any constitutional amendment, initiated, or referred measure submitted to the electors for approval. The secretary of state shall compile the public information by printing a statement in support of the constitutional amendment, initiated, or referred measure written by its proponents, if any can be identified, and a statement against the constitutional amendment, initiated, or referred measure written by its opponents, if any can be identified. The secretary of state is not responsible for the contents, objectivity, or accuracy of the statements written by the proponents and opponents.

The pamphlet shall also include the attorney general’s title, explanation, and a clear and simple recitation of the effect of a "Yes" or "No" vote; number of pages and sections in the proposed or referred language; and, if applicable, a prison or jail population cost estimate and fiscal note.

The information was compiled by the Secretary of State as supplied by the writers, was not verified by the Secretary of State and does not reflect the position of the State regarding the legality or effect of the amendments or measures. The Secretary of State is not responsible for the contents, objectivity or accuracy of the statements written by the proponent and opponent writers in this brochure.

For any questions related to the content of the constitutional amendment, please direct them to the sponsor. Additional information on ballot questions and Attorney General explanations may be found by visiting our website.

Constitutional amendments approved by majority vote will become effective on the first day of July after the completion of the official canvass by the State Canvassing Board. SDCL 2-1-12

Please feel free to photocopy and distribute this pamphlet.
CONSTITUTIONAL AMENDMENT C

**Title:** A Constitutional Amendment Requiring Three-Fifths Vote for Approval of Ballot Measures Imposing Taxes or Fees or Obligating over $10 Million.

**Attorney General Explanation:** Currently the constitution requires that any new tax or tax increase must be approved either by voters or by two-thirds of the members of each legislative branch. To be approved by voters, such a measure must obtain a majority of the votes cast. This constitutional amendment requires that any initiated measure, proposed constitutional amendment, or referred measure imposing or increasing taxes must obtain three-fifths of the votes cast to be approved.

This constitutional amendment also adds the requirement that any initiated measure, proposed constitutional amendment, or referred measure obligating the state to appropriate $10 million or more in any of the first five fiscal years must obtain three-fifths of the votes cast to be approved.

This constitutional amendment additionally requires any initiated measure, proposed constitutional amendment, or referred measure which imposes or increases fees to obtain three-fifths of the votes cast to be approved.

Vote “Yes” to adopt the amendment. Vote “No” to leave the Constitution as it is.

---

**Pro – Constitutional Amendment C**

A yes vote on Amendment C makes it harder to raise your taxes and create more big government spending programs. It should be harder to tax and spend your money, and a yes vote on Amendment C provides greater protection for your hard-earned money.

Passing Amendment C would provide protection for taxpayers by requiring that 60% of voters agree before raising your taxes and growing government.

Without the protection of Amendment C, special interest groups can use ballot measures to raise your sales or property taxes, enact a state income tax, or create a state death tax with only a simple majority of those who show up at the polls to vote.

Amendment C is consistent with existing taxpayer protections in South Dakota law. Our South Dakota Constitution requires the consensus of 67% of our state legislature to enact new taxes or create new government spending programs. These protections have helped South Dakotans avoid the higher taxes and runaway spending that plague Washington D.C. and other states without such protections.

Inflation and the rising costs of food, gas, and other necessities make it more difficult for people and families to just get by financially. A yes vote on Amendment C protects your personal and family budget from the strain of higher taxes and spending.

Ballot measures that take more of your hard-earned money through higher taxes and big government spending should require a 60% vote to become law. Vote yes on Amendment C.

Jon Hansen, State Representative
Speaker Pro Tempore of the South Dakota House

---

**Con – Constitutional Amendment C**

Amendment C will lead to unintended consequences for our state. It's confusing, unnecessary, risky, and it will permanently change our constitution in ways we can’t even imagine yet. If it ain't broke, don't fix it.

Here’s the fine print: Amendment C would permanently change our constitution to end majority rule for ballot measures, allowing a small minority to block important decisions that most voters want. It shreds the sacred “majority rules” tradition this country and our state was founded on.

Amendment C is also unconstitutional, and a lawsuit has already been filed against it.

The truth is that out-of-state lobbyists and special interests will be the real winners if C passes. Amendment C gives power to special interests while undermining the will of South Dakota voters – perhaps that's why an out-of-state special interest group is bankrolling the campaign to pass it.

Lastly, consider this: if C passes, it would take just 41% of voters to block funding for important programs including law enforcement, rural health centers, nursing homes, schools – the list goes on. We can’t allow our state to be held hostage by just a few people.

Amendment C faces widespread opposition from business owners, workers, mayors of our cities, and rural residents alike who all oppose C because they know it’s wrong for South Dakota’s future.

Vote “NO” on Amendment C. Learn more: SDFairElections.org

Yvonne Taylor, Municipal League
Ashley Kingdon-Reese, Business Owner