November 5, 2024 South Dakota **Brown County** GENERAL ELECTION SAMPLE BALLOT NONPOLITICAL BALLOT INSTRUCTIONS TO THE VOTER: **District 23** Supreme Court Justice To vote for a group of Retention presidential electors FILL IN the Vote on each justice. Shall the justice of the Constitutional Amendment F oval ( ) next to the names. Title: An Amendment to the South Dakota Supreme Court named on this ballot, whose Constitution Authorizing the State to Impose a term expires January 1, 2025, be retained in Work Requirement on Individuals Eligible for Use only a pencil or pen. office? **Expanded Medicaid Benefits** Attorney General Explanation:
The Medicaid program is funded by the State and If you make a mistake, give the Justice Scott P. Myren, representing the Fifth Supreme Court District ballot back and get a new one. The Medicaid program is funded by the State and the federal government to provide medical coverage for certain low-income people who qualify for the program. In 2022, the voters approved a Constitutional provision that expanded Medicaid eligibility for any person over age 18 and under 65 whose income is at or below 133% of the federal poverty level, plus 5% of the federal poverty level for the applicable family size. O Yes DO NOT cast more votes than are allowed in each race. O No For Presidential Electors INSTRUCTIONS TO THE VOTER: You may vote for one slate or leave it To vote on a ballot question FILI blank. This constitutional amendment authorizes the State to impose work requirements on any person eligible to receive benefits under the expanded Medicaid IN the oval ( ) next to "yes" or "no". Harris & Walz Electors program, except for those persons who are physically or mentally disabled. The amendment does not identify any specific work requirement that may be imposed on those receiving expanded Medicaid hopefits. DO NOT cast more votes than **Democratic Party Mary Susanne Larson** are allowed in each race. **Donn Larson Constitutional Amendments** Medicaid benefits. Any work requirement proposed by the State must be approved by the federal government prior to implementation. **Larry Olsen** The following amendments to the State Constitution are submitted to the voters by the legislature. The amendments will not become effective unless Oliver & ter Maat Electors approved by majority vote. Libertarian Party Randy "Uriah" Luallin Constitutional Amendment E O Yes Vote "Yes" to adopt the Title: An Amendment to the South Dakota **Gregory Baldwin** amendment. **Brian DeYoung** Constitution Updating Gender References for Certain Officeholders and Persons. O No Vote "No" to leave the Attorney General Explanation:
The South Dakota Constitution became effective Constitution as it is. Trump & Vance Electors upon the State joining the United States in 1889.
The generic male pronouns he, his, and him are used in the text of the State Constitution to reference certain officeholders or individuals. Republican Party Marty Jackley Kristi Noem **Larry Rhoden** This amendment changes the text of the State Constitution to remove the use of generic male pronouns when referencing certain officeholders or Kennedy, Jr. & Shanahan pronouns when referencing certain officeholders or individuals. For example, when referencing the Governor, instead of saying "he shall be commander-in-chief of the armed forces of the state," the text will be changed to read "the Governor shall be commander-in-chief of the armed forces of the state." The amendment makes similar changes to other references to the Governor, as well as to references to other officeholders including **Electors** Independent **Jordan Thomas Jared Degraaf Edward Dykstra** references to other officeholders including INSTRUCTIONS TO THE VOTER: Lieutenant Governor, Supreme Court Justices, and Circuit Court Judges. The amendment also makes similar changes to references in the Constitution to general classes of people such as persons, electors, and public effects. To vote for a person FILL IN the oval ( ) next to the name. and public officers. DO NOT cast more votes than are allowed in each race. O Yes Vote "Yes" to adopt the amendment. **For United States** Representative O No Vote "No" to leave the You may vote for one or leave it blank. Constitution as it is. Sheryl Johnson Democratic Party Dusty Johnson Republican Party For Public Utilities Commissioner You may vote for one or leave it blank. Forrest Wilson Democratic Party A. Gideon Oakes Libertarian Party Kristie Fiegen Republican Party For State Senator. **District 23** You may vote for one or leave it blank. Mark Lapka Republican Party For State Representative, **District 23** You may vote for up to two or leave it **Election Official Ballot Stamp**  Scott Moore Republican Party Spencer Gosch Republican Party Go to top of next column Go to top of next column **Turn page** Typ:01 Seq:0003 Spl:01

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**Brown County** South Dakota November 5, 2024 Referred Law **Initiated Measures** INSTRUCTIONS TO THE VOTER: The following law was adopted by the Legislature and referred to the voters by petition. This referred measure will not become effective unless approved The following initiated measures were proposed by petition for submission to the voters. These initiated To vote on a ballot question FILI measures will not become effective unless approved IN the oval ( ) next to "yes" or by majority vote. **Initiated Measure 28** Referred Law 21 1 DO NOT cast more votes than Title: An Initiated Measure Prohibiting Taxes on Title: A Referred Act to Provide New Statutory Requirements for Regulating Linear Transmission Anything Sold for Human Consumption. are allowed in each race. Facilities, to Allow Counties to Impose a Surcharge **Constitutional Amendments Attorney General Explanation:** on Certain Pipeline Companies, and to Establish a Currently, the State collects tax on the sale or use of certain goods, including foods and drinks. Many municipalities also collect these taxes. The following amendments to the State Landowner Bill of Rights. Constitution are submitted to the voters by petition Attorney General Explanation: The amendments will not become effective unless The Act authorizes counties to impose, for any tax year in which the pipeline operator receives a tax credit, a \$1.00 per foot surcharge on carbon dioxide approved by majority vote. This initiated measure prohibits the State from collecting sales or use tax on anything sold for human consumption. The measure eliminates these **Constitutional Amendment G** pipelines. Revenue from the surcharge must be distributed as tax relief to each property owner in the county where the pipeline is installed. Any remaining revenue can be allocated at each county's discretion. No other fee may be imposed except property taxes or fees associated with mad <u>Title:</u> An Initiated Amendment Establishing a Right to Abortion in the State Constitution. sources of revenue for the State. Human consumption is not defined by state law. However, its common definition includes more than foods and drinks. Attorney General Explanation: property taxes, or fees associated with road This initiated amendment establishes a constitutiona right to an abortion and provides a legal framework agreements. for the regulation of abortion. This framework would The measure does not prohibit the collection of sales override existing laws and regulations concerning or use tax on alcoholic beverages or prepared food. Prepared food is defined by law to include food that is sold heated or with utensils. The Act also imposes certain requirements on carbon dioxide pipelines: pipelines must be installed to a minimum depth; each pipeline operator is The amendment establishes that during the first trimester a pregnant woman's decision to obtain an abortion may not be regulated nor may regulations responsible for damages to drain tile, and to the surface owner, caused by the pipeline; each operator is also responsible for leaks or failures of The measure may affect the State's obligations under the tobacco master settlement agreement and the streamlined sales tax agreement. The master the pipeline; and any land agent acting on behalf of the pipeline must be a pipeline employee, State resident, or State licensed real estate agent. The Act be imposed on the carrying out of an abortion. settlement agreement resulted from multi-state lawsuits against cigarette manufacturers for the public health effects of smoking. South Dakota's annual share of the master settlement agreement is In the second trimester, the amendment allows the regulation of a pregnant woman's abortion decision, and the regulation of carrying out an abortion. Any regulation of a pregnant woman's abortion decision, or of an abortion, during the second trimester must be reasonably related to the physical health of the also includes requirements that carbon pipeline easements be in writing, and only enforceable for a specified period of time; pipeline operators must initiate business operations within five years of the approximately \$20 million. The streamlined sales tax agreement is a multistate program designed to simplify the collection of sales and use tax for companies selling in multiple jurisdictions. easement; and each easement is void after five pregnant woman. years of nonuse. Judicial or legislative clarification of the measure will In the third trimester, the amendment allows the In the third timester, the amendment allows the regulation or prohibition of abortion except in those cases where the abortion is necessary to preserve the life or health of the pregnant woman. Whether an abortion is necessary during the third trimester must be determined by the pregnant woman's physician according to the physician's medical judgment. be necessary. Vote "Yes" to allow the Act of O Yes Fiscal Note: the Legislature to become law. Beginning July 1, 2025, the State could see a reduction in sales tax revenues of \$123.9 million annually from no longer taxing the sale of anything Vote "No" to reject the Act of O No sold for human consumption, except alcoholic beverages and prepared food. Municipalities could continue to tax anything sold for human consumption the Legislature. Judicial clarification of the amendment may be necessary. The Legislature cannot alter the provisions of a constitutional amendment. O Yes Vote "Yes" to adopt the initiated measure. O Yes Vote "Yes" to adopt the amendment. O No Vote "No" to leave South Dakota law as it is. O No Vote "No" to leave the Constitution as it is. **Initiated Measure 29** Title: An Initiated Measure Legalizing the **Constitutional Amendment H** Recreational Use, Possession, and Distribution of Title: An Amendment to the South Dakota Marijuana. Constitution Establishing Top-Two Primary Attorney General Explanation:
This initiated measure allows individuals 21 years of age or older to possess, grow, ingest, and distribute **Elections Attorney General Explanation:** age or older to possess, grow, ingest, and distribute marijuana or marijuana paraphemalia. Individuals may possess up to two ounces of marijuana in a form other than marijuana concentrate or other marijuana products. Individuals may possess up to six marijuana plants with no more than twelve plants per household. The measure also places limits on the possession of other forms of marijuana and marijuana products. Currently, to appear on the general election ballot, major party candidates for the following offices must major party candidates for the following offices must participate in a partisan primary election: Governor, State Legislature, U.S. Senate and House of Representatives, and elected county offices. Only members of the candidate's party may vote for that candidate unless that party has opened the primary to voters not affiliated with the party. marijuana products Under the measure, the possession, ingestion, and distribution of marijuana and marijuana paraphernalia remains illegal for individuals under the age of 21. Driving under the influence of marijuana remains illegal. Minor party candidates may be chosen by primary or party convention. Unaffiliated candidates (independents) are only required to file nominating petitions to appear on the general election ballot. The measure restricts where individuals may possess or consume marijuana, such as schools or For the listed offices, this amendment requires one primary election wherein all candidates run against each other in their respective races, including major and minor party and unaffiliated candidates. A candidate may list any party next to their name on the ballot regardless of party affiliation or registration. where tobacco is prohibited. The measure allows employers to restrict an employee's use of marijuana. Property owners may also regulate the use of marijuana on their property. All voters may vote for any candidate. The two The measure does not affect State laws dealing with candidates receiving the most votes advance to the general election. If there is more than one candidate hemp. It also does not change laws concerning the State's medical marijuana program. be elected to an office, the number of candidates advancing to the general election is twice the The measure legalizes marijuana-derived number to be elected. substances considered felony controlled substances under State law. Marijuana remains illegal under Primary elections may be held for other offices. federal law. The amendment may be challenged on Judicial or legislative clarification of this measure constitutional grounds. may be necessary. Fiscal Note: Fiscal Note: Open primaries would require printing additional ballots at a cost of \$0.47 per ballot. The additional cost statewide to counties would currently be approximately \$23,667 for each primary election. The share of the total cost for each county will vary. There is no expected cost to state government. The state and municipalities would collect minimal additional sales tax revenue, as the measure would not decriminalize the sale of cannabis but would decriminalize the sale of cannabis accessories. Counties could see incarceration expenses reduced is no expected cost to state government. by \$581,556 every year. Yes Vote "Yes" to adopt the ○ Yes Vote "Yes" to adopt the initiated measure. amendment. Vote "No" to leave South O No Vote "No" to leave the O No Dakota law as it is. Constitution as it is. Go to top of next column **Turn page** Go to top of next column Typ:01 Seq:0003 Spl:01

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