

The ballot title for Ballot Question 300 was as follows:

“ Shall the ordinances of the City of Colorado Springs be amended:

- To authorize only existing medical marijuana licensees to apply to become licensed as retail/recreational marijuana businesses, subject to all applicable taxes, including the existing 5% sales tax on retail/recreational marijuana to generate revenue for public safety programs, mental health services, and post-traumatic stress disorder treatment programs for veterans;

- To limit the number of retail/recreational marijuana licenses in Colorado Springs so that the number of licensed locations cannot exceed the number of existing medical marijuana licenses on November 5, 2024; and

- To codify violations and penalties for retail/recreational marijuana, which cannot be amended except by a vote of the people, in the Colorado Springs City Code including regulations that:

- (1) prohibit any retail/recreational marijuana business within 1,000 feet of a public or private daycare, preschool or K-12 school,
- (2) prohibit the sale or transfer of retail/recreational marijuana to any person under 21
- (3) prohibit the sale or transfer of retail/recreational marijuana acquired in another political subdivision to a person under 21, and
- (4) prohibit possession of retail/recreational marijuana by any person at any public or private school, daycare, or preschool?

_____ For the Initiated Ordinance

_____ Against the Initiated Ordinance