from the state of the state of

Original final draft, per § 1-40-105(4), C.R.S.

ELECTIONS/LICENSING SECRETARY OF STATE

Be it Enacted by the People of the State of Colorado:

Article II of the Colorado Constitution is amended BY THE ADDITION OF A NEW SECTION to read:

SECTION 33. Domestic partnerships.

- (1) Legislative declaration. The People of the State of Colorado find that domestic partnerships further important societal goals and do not affect the institution of marriage between one man and one woman.
- (2) **Definitions.** "Domestic partnership" means a relationship between two persons who are eighteen years of age or older, are of the same sex, are not partners in another domestic partnership, are not married to another person, are not related by adoption or by blood, and have obtained a license as provided by law.
- (3) Establishment of domestic partnerships. Notwithstanding any other provision of Law, a domestic partnership is established as a unique and valid relationship between eligible adults of the same sex and is not similar to marriage.
- (4) Implementing legislation. No later than May 1, 2007, the General assembly shall enact legislation necessary to implement this section, which legislation shall be consistent with the responsibilities, benefits, and protections, as well as the licensing provisions, set forth in House Bill 06-1344 as passed by the second regular session of the sixty-fifth General assembly.

PROPONENTS:

Mercedes E. Cameron 621 26½ Road Grand Junction, CO 81506

Peggy E. Dahms 3720 Perry St. Denver, CO 80212

James W. Ditto 13619 Unit A East Yale Avenue Aurora, CO Mary Hollender 11052 Claire Circle Northglenn, CO 80234

Roberta M. Nieslanik 621 26½ Road Grand Junction, CO 81506