STATE OF COLORADO

Colorado General Assembly

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March 27, 2024

Jason Bertolacci 1886 S Lincoln St Denver, CO 80210 Owen Alexander Clough 4694 S Crystal Way, Unit A Aurora, CO 80015

Re: Proposed Initiative Measures 2023-24 ##307-313

Dear Mr. Bertolacci and Mr. Clough:

Pursuant to section 1-40-105 (2), C.R.S., we hereby notify you that the above proposed measures do not raise any additional comments from our offices that have not been raised in earlier memoranda or hearings on your proposed measures on this topic, the last of which were 2023-24 ##253-255. Section 1-40-105 (2), C.R.S., provides in part:

1-40-105. Filing procedure - review and comment - amendments - filing with secretary of state. (2) . . . If the directors have no additional comments concerning the amended petition, they may so notify the proponents in writing, and, in such case, a hearing on the amended petition pursuant to subsection (1) of this section is not required.

Rule 12 of the *Rules for Staff of Legislative Council and Office of Legislative Legal Services: Review and Comment Filings*, adopted by the Legislative Council, requires that such determination and notification be made no later than the close of business on the third business day after the filing. For purposes of this requirement your measures were received by our office on March 22, 2024.

This letter serves as the written notice required by section 1-40-105 (2), C.R.S. It is our understanding that pursuant to that section, no review and comment hearing pursuant to section 1-40-105 (1), C.R.S., is required.

Very truly yours,

Natalie Castle, Director Legislative Council Ed DeCecco, Director Office of Legislative Legal Services

SMC