If the Board of Education is of the opinion that revenues in excess of those provided through total program funding are necessary to provide for the needs of the district, the Board may seek authorization at the general election to raise additional local property tax revenues. The requested amount of a Mill Levy Override shall not exceed 25 percent of the district's total program funding or by such limit as determined by the Colorado Public School Finance Act. Colorado statutes provide limits as to duration and amount for other mill levies.

The district shall conduct the mill levy election on the day of a general election. An effort shall be made to coordinate the mill levy election with elections to be conducted by city and county officials on that date.

In addition to the other provisions of law governing the conduct of school elections, the secretary of the Board shall provide for written notification of the mill levy election to be sent to each household in the district not more than 30 days or less than 10 days prior to the election.

Expenditures of any district funds or in-kind services to otherwise inform voters about election issues must be specifically authorized by the board. The information disseminated about election issues shall be fair and balanced in accordance with law.

C.R.S. 1-45-101 thru 1-45-118 (Fair Campaign Practices Act)
C.R.S. 22-40-102
C.R.S. 22-54-108
C.R.S. 22-54-108.7
Article X, §20. Colorado Constitution (Amendment One)

CROSS REFS.: GBI, Staff Participation in Political Activities

NOTE: The law requires that the election notice be sent to each household in which one or more registered electors reside.