

Attachment 1

Below are successful Article XXXIV ballot measures from three jurisdictions.

City of Eureka: Measure O, November 8, 2016

<p>1. Shall the 250 limit on dwelling units for living accommodations for low income persons and families and for the blind, elderly and disabled to be developed, constructed or acquired by public bodies within the City of Eureka be amended to provide that the number of low income rental units authorized shall be limited in any year to three percent (3%) of the total number of housing units existing in the City of Eureka during that year?</p>	<p>YES</p>
	<p>NO</p>

Sonoma County, CA: Measure N, November 2, 2004

<p>Without increasing local taxes, and in a manner consistent with Sonoma County's General Plan and zoning ordinance, shall public bodies be authorized to develop, construct, or acquire housing units affordable to low income persons, including elderly and disabled persons, within the County's unincorporated area, either directly or by assisting private projects, in an annual amount not exceeding one-half of one percent (1/2%) of the housing units existing in the unincorporated area in that year?</p>	<p>YES</p>
	<p>NO</p>

City of Stockton: Measure G, November 6, 2018

<p>Without increasing local taxes, and only by using existing affordable housing funding, shall public or publicly assisted housing providers within the City of Stockton, according to the City's General Plan, construct, develop, acquire, and/or convert housing project(s) into decent, safe, sanitary, and uncrowded units for low-income, elderly, or handicapped persons, up to 500 units annually for twenty years, with any unused units carried over each year?</p>	<p>YES</p>
	<p>NO</p>