

49020

Starwood Metropolitan District
0121 Stewart Drive Aspen, Colorado 81611
970-925-8939 phone
970-925-5870 fax

December 1, 2010

VIA CERTIFIED MAIL

Mr. Joseph McConnell
Colorado Division of Local Government
1313 Sherman Street, Room 521
Denver, CO 80203

Re: Starwood Metropolitan District

Dear Mr. McConnell:

Pursuant to Section 32-1-1101.5, C.R.S., attached is certificate of votes cast for an election held in the Starwood Metropolitan District on November 2, 2010 authorizing the issuance of general obligation debt for the purpose of demolition and construction and equipping of the District's facilities, including the Manager's residence.

Additionally, pursuant to Section 1-11-103 and 32-1-106, C.R.S., the business address for the District is 0121 Stewart Drive, Aspen, Colorado 81611, the telephone number is 970-925-8939. The contact person at that telephone number is Heather Dresser, who is my successor as Assistant Secretary.

If you have any questions, please do not hesitate to call me.

Very truly yours,

STARWOOD METROPOLITAN DISTRICT



Julia Johnston,
Designated Election Official

Enclosure

COUNTY CLERK'S CERTIFICATE AS TO CONDUCT OF ELECTION

STATE OF COLORADO)
) ss.
COUNTY OF PITKIN)

I, Janice Voss Caudill, the County Clerk of Pitkin County, Colorado (the "County"), hereby certify that:

1. On Tuesday, November 2, 2010, I conducted a coordinated election (the "Election") in the County in full compliance with all applicable provisions of the Uniform Election Code of 1992 (the "Election Code"). The Election was conducted as a polling place election pursuant to the Election Code.

2. The Starwood Metropolitan District in the County of Pitkin, in the State of Colorado (the "District") on or before September 3, 2010, certified to me the ballot issues which are set forth in the sample of the ballot/page used for the Election, a true and correct copy of which is attached hereto as Exhibit "A."

3. On or before October 1, 2010, I mailed or caused to be mailed to each address of one or more active registered electors of the District who reside in Pitkin County the notice of election in the form attached hereto as Exhibit "B" which is required by Article X, Section 20(3)(b) of the Colorado Constitution.

4. Not less than ten days prior to the Election, on or before October 23, 2010, I published or caused to be published a notice of election in the form attached hereto as Exhibit "C" at least one time in The Aspen Times and Aspen Daily News, newspapers of general circulation in the District. A copy of the Affidavit of Publication is attached hereto as Exhibit "D."

5. Not less than ten days prior to the Election, on or before October 23, 2010, and until two days after the election, I posted or caused to be posted a notice of election in a conspicuous place in my office as provided by Section 1-5-205(1.3), C.R.S.

6. Walk-in locations for the delivery of mail ballots and receipt of replacement ballots were open from October 12, 2010 through Election day.

7. Between October 12, 2010, and October 15, 2010, mail ballot packets were mailed to each active registered elector of the District who had requested permanent mail-in ballot status or requested a mail-in ballot at the last mailing address appearing in the registration records maintained by the County Clerk of Pitkin County. Beginning October 12, 2010, ballots were also made available at my office for eligible electors who were not listed or listed as "inactive" on the County's voter registration records or the property owners' list but who were otherwise

authorized to vote pursuant to the Election Code.

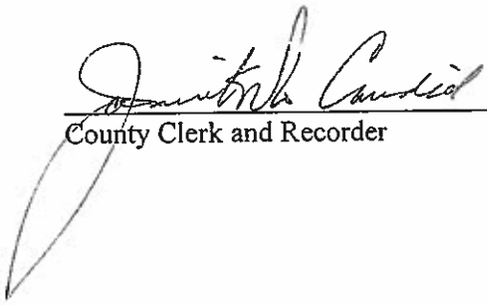
8. Absentee voting was permitted for the election substantially in the manner provided by the Election Code.

9. The results of the Election were duly canvassed according to law on November 17, 2010. Attached hereto as Exhibit "E" is a true and correct copy of the official abstract of votes cast at the Election.

10. As of the date hereof, no recount of the results has been initiated nor do I believe there is any basis for a recount.

IN WITNESS WHEREOF, I have set my hand this 29th day of November, 2010.

PITKIN COUNTY, COLORADO



County Clerk and Recorder

EXHIBIT LIST

Exhibit A	Copy or Sample of Ballot/Page
Exhibit B	Form of TABOR Notice
Exhibit C	Form of Published Notice
Exhibit D	Affidavit of Publication
Exhibit E	Copy of Official Abstract of Votes Cast

SAMPLE GENERAL ELECTION BALLOT
 Pitkin County, Colorado
 November 2, 2010

[Signature]
 Pitkin County Clerk and Recorder

IMPORTANT NOTE REGARDING SAMPLE BALLOT

This sample ballot is compiled for information purposes only, and contains all races, candidates and ballot measures that will appear on any ballot style in Pitkin County for the general election on November 2, 2010. An actual ballot will not contain all of these races and ballot measures, because electors are eligible to vote only for the candidates and measures certified by the districts and municipalities in which they reside. However, all Pitkin County electors are eligible to vote for all county commissioner races, regardless of the commissioner district of their residence, because these officials are elected on an at-large basis.

GO TO WWW.PITKINVOTES.ORG TO VERIFY YOUR VOTER REGISTRATION
 AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

INSTRUCTIONS TO VOTERS:

- Use only **blue or black ink**. Do not use red ink.
- To vote for a candidate or issue, **completely fill in the oval** to the left of your choice. **Do not use Xs or check marks.**
- To vote for an official write-in candidate, **completely fill in the oval** immediately above and to the left of the write-in line **AND print the name of the candidate** on the write-in line in the space provided.
- If you tear, deface or incorrectly mark this ballot, return it and request a replacement
VOTE BOTH SIDES OF THE BALLOT, IF APPLICABLE
VOTE LIKE THIS: ●

FEDERAL OFFICES	SECRETARY OF STATE (Vote for One)	TOWN OF SNOWMASS VILLAGE OFFICES
UNITED STATES SENATOR (Vote for One)	<input type="radio"/> Scott Gessler Republican <input type="radio"/> Bernie Buescher Democratic <input type="radio"/> Amanda Campbell American Constitution	MAYOR (Vote for One) <input type="radio"/> Bill Boineau
<input type="radio"/> Ken Buck Republican <input type="radio"/> Michael F. Bennet Democratic <input type="radio"/> Bob Kinsey Green (Signed declaration to limit service to no more than 2 terms) <input type="radio"/> Maclyn "Mac" Stringer Libertarian <input type="radio"/> Charley Miller Unaffiliated (Chose not to sign declaration to limit service to 2 terms) <input type="radio"/> J. Moromisato Unaffiliated <input type="radio"/> Jason Napolitano Independent Reform (Signed declaration to limit service to no more than 2 terms)	STATE TREASURER (Vote for One) <input type="radio"/> Walker Stapleton Republican <input type="radio"/> Cary Kennedy Democratic	SNOWMASS VILLAGE TOWN COUNCIL (Vote for Two) <input type="radio"/> Fred Kucker <input type="radio"/> Sally Sparhawk <input type="radio"/> Kay Honigman-Singer <input type="radio"/> Jason Haber
<input type="radio"/> Write-in	ATTORNEY GENERAL (Vote for One) <input type="radio"/> Stan Garnett Democratic <input type="radio"/> John Suthers Republican	JUDICIAL OFFICES
REPRESENTATIVE TO THE 112TH UNITED STATES CONGRESS - DISTRICT 3 (Vote for One)	REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE (Vote for One) <input type="radio"/> Melissa Hart Democratic <input type="radio"/> Steve Bosley Republican <input type="radio"/> Jesse B. Wallace Libertarian	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No) Shall Justice Michael L. Bender of the Colorado Supreme Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> John Salazar Democratic <input type="radio"/> Scott R. Tipton Republican <input type="radio"/> Gregory Gilman Libertarian <input type="radio"/> Jake Segrest Unaffiliated <input type="radio"/> Write-in	STATE SENATE - DISTRICT 5 (Vote for One) <input type="radio"/> Bob Rankin Republican <input type="radio"/> Gail Schwartz Democratic	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No) Shall Justice Alex J. Martinez of the Colorado Supreme Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO
	STATE REPRESENTATIVE - DISTRICT 61 (Vote for One) <input type="radio"/> Luke Korkowski Republican <input type="radio"/> Roger Wilson Democratic <input type="radio"/> Write-in	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No) Shall Justice Nancy E. Rice of the Colorado Supreme Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO
STATE OFFICES	PITKIN COUNTY OFFICES	COURT OF APPEALS (Vote Yes or No) Shall Judge John Daniel Dailey of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO
GOVERNOR/LIEUTENANT GOVERNOR (Vote for One Pair)	COUNTY COMMISSIONER - DISTRICT 1 (Vote for One) <input type="radio"/> Rob Ittner <input type="radio"/> Jack Johnson	COURT OF APPEALS (Vote Yes or No) Shall Judge Richard L. Gabriel of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> John Hickenlooper/Joseph Garcia Democratic <input type="radio"/> Dan Maes/Tambor Williams Republican <input type="radio"/> Jaimes Brown/Ken Wyble Libertarian <input type="radio"/> Tom Tancredo/Pat Miller American Constitution <input type="radio"/> Jason R. Clark/Victoria A. Adams Unaffiliated <input type="radio"/> Paul Noel Fiorino/Heather A. McKibbin Unaffiliated <input type="radio"/> Write-in	COUNTY COMMISSIONER - DISTRICT 2 (Vote for One) <input type="radio"/> Rachel E. Richards Democratic	COURT OF APPEALS (Vote Yes or No) Shall Judge Nancy J. Lichtenstein of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO
	COUNTY CLERK AND RECORDER (Vote for One) <input type="radio"/> Janice K. Vos Caudill	COURT OF APPEALS (Vote Yes or No) Shall Judge David J. Richman of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO
	COUNTY ASSESSOR (Vote for One) <input type="radio"/> Tom Isaac Democratic	DISTRICT COURT-9TH JUDICIAL DISTRICT (Vote Yes or No) Shall Judge Gail H. Nichols of the 9th Judicial District be retained in office? <input type="radio"/> YES <input type="radio"/> NO
	COUNTY SHERIFF (Vote for One) <input type="radio"/> Joe DiSalvo <input type="radio"/> Patrick "Rick" Leonard	COUNTY COURT-PITKIN COUNTY (Vote Yes or No) Shall Judge Erin Fernandez-Ely of the Pitkin County Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO

Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A ballot issue listed as an "amendment" proposes a change to the Colorado constitution, and a ballot issue listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes" vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a "no" vote on any ballot issue is a vote against changing current law or existing circumstances.

State of Colorado

Amendment P (CONSTITUTIONAL)
 Shall there be an amendment to section 2 of article XVIII of the constitution of the state of Colorado, concerning the regulation of games of chance by an authority specified by the general assembly?
 YES NO

Amendment Q (CONSTITUTIONAL)
 Shall there be an amendment to section 3 of article VIII of the constitution of the state of Colorado, concerning a process for temporarily moving the seat of government in a disaster emergency that substantially affects the ability of the state government to operate in the city and county of Denver, and, in connection therewith, requiring the general assembly to convene in a temporary meeting location designated by the governor and authorizing the general assembly to determine by law a temporary location for the seat of government of the state?
 YES NO

Amendment R (CONSTITUTIONAL)
 Shall there be an amendment to section 3 (1) (b) of article X of the constitution of the state of Colorado, concerning an exemption from property taxation for a possessory interest in real property if the actual value of the interest is less than or equal to six thousand dollars or such amount adjusted for inflation?
 YES NO

Amendment 60 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution concerning government charges on property, and, in connection therewith, allowing petitions in all districts for elections to lower property taxes; specifying requirements for property tax elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unelected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language?
 YES NO

Amendment 61 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid?
 YES NO

Amendment 62 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being?
 YES NO

Amendment 63 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution concerning the right of all persons to health care choice, and, in connection therewith, prohibiting the state independently or at the instance of the United States from adopting or enforcing any statute, regulation, resolution, or policy that requires a person to participate in a public or private health insurance or coverage plan or that denies, restricts, or penalizes the right or ability of a person to make or receive direct payments for lawful health care services; and exempting from the effects of the amendment emergency medical treatment required to be provided by hospitals, health facilities, and health care providers or health benefits provided under workers' compensation or similar insurance?
 YES NO

Proposition 101 (STATUTORY)
 Shall there be an amendment to the Colorado Revised Statutes concerning limits on government charges, and, in connection therewith, reducing vehicle ownership taxes over four years to nominal amounts; ending taxes on vehicle rentals and leases; phasing in over four years a \$10,000 vehicle sale price tax exemption; setting total yearly registration, license, and title charges at \$10 per vehicle; repealing other specific vehicle charges; lowering the state income tax rate to 4.5% and phasing in a further reduction in the rate to 3.5%; ending state and local taxes and charges, except 911 charges, on telecommunication service customer accounts; and stating that, with certain specified exceptions, any added charges on vehicles and telecommunication service customer accounts shall be tax increases?
 YES NO

Proposition 102 (STATUTORY)
 Shall there be an amendment to the Colorado Revised Statutes requiring that only defendants arrested for a first offense, non violent misdemeanor may be recommended for release or actually released to a pretrial services program's supervision in lieu of a cash, property, or professional surety bond?
 YES NO

City of Aspen

Referendum 2A
1.0% Lodging Tax
 SHALL CITY OF ASPEN TAXES BE INCREASED UP TO \$1,100,000 (FIRST FULL FISCAL YEAR DOLLAR INCREASE, NET OF ANY CONSTITUTIONALLY REQUIRED TAX CUTS) ANNUALLY BY THE IMPOSITION OF AN INCREASE IN THE LODGING TAX OF 1.0% UPON THE LEASING OR RENTING OF ROOMS OR OTHER ACCOMMODATIONS IN COMMERCIAL LODGING ESTABLISHMENTS BY TRANSIENT PERSONS, COMMENCING ON JANUARY 1, 2011, THE RECEIPTS OF WHICH TO BE DEPOSITED IN THE EXISTING TOURISM PROMOTION FUND, TO PROVIDE THAT SAID FUND MAY BE EXPENDED ONLY FOR THE PURPOSE OF SPENDING 100% OF SAID TAX RECEIPTS FOR THE PURPOSE OF PROMOTING TOURISM IN THE CITY OF ASPEN THROUGH A CONTRACT WITH THE ASPEN CHAMBER RESORT ASSOCIATION (ACRA) OR OTHER ENTITY, AND SHALL ANY EARNINGS (REGARDLESS OF AMOUNT) FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAX CONSTITUTE A VOTER APPROVED REVENUE CHANGE?
 YES NO

Referendum 2B
Amendment to City Charter
 Replace IRV with June Run-Off Voting Procedures Shall Ordinance No. 20, Series of 2010, be approved? Ordinance No. 20, Series of 2010, if approved, amends sections 2.7, 3.2 and 3.3 of the City of Aspen Home Rule Charter to eliminate instant run-off voting procedures and re-instate previously used run-off procedures in June for the election of mayor and members of Council if candidates for the office of mayor do not receive fifty percent (50%) plus one vote, or more, of the total votes cast for the office of mayor; or if candidates for city council do not receive forty-five percent (45%) plus one vote, or more, of the total votes cast for that office.
 YES NO

Referendum 2C
Amendment to City Charter
 Publication of Ordinances Shall Ordinance No. 19, Series of 2010, be adopted? This ordinance proposes to amend the City of Aspen Home Rule Charter by adding the following subsection to section 4.10:
 (h) Whenever an ordinance is required to be published in full or by title pursuant to this Article IV of the Aspen Home Rule Charter, it may be made by posting the same on the City's internet website, www.aspenhik.com, or successor website. Said publication shall be made available for viewing by the public for a minimum of 30 days.
 YES NO

Town of Snowmass Village

Referendum 2D
 SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$357,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNT; THE REVENUES THEREFROM TO BE USED FOR FUNDING TRANSPORTATION SERVICES AND EQUIPMENT OF THE TOWN AS IS HEREAFTER AUTHORIZED BY THE TOWN COUNCIL, AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?
 YES NO

Referendum 2E
 SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$200,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN 2011, AND BY \$200,000 IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE AND \$500,000 IN CALENDAR YEARS 2016 AND 2017, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNTS; SUCH TAXES TO BE USED FOR THE PURPOSE OF FINANCING, TOGETHER WITH PITKIN COUNTY, COLORADO, THE ACQUISITION OF A COUNTY OPEN SPACE PARCEL KNOWN AS THE DROSTE PROPERTY OR TO REIMBURSE THE TOWN FOR AMOUNTS PREVIOUSLY EXPENDED FOR SUCH PURPOSES; AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2017 INCLUSIVE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?
 YES NO

Aspen School District No. 1 (RtE)

Referendum 3A
 SHALL ASPEN SCHOOL DISTRICT NO. 1 (RE) TAXES BE INCREASED UP TO \$1.35 MILLION ANNUALLY TO PROVIDE FUNDS FOR EDUCATIONAL PURPOSES OF THE DISTRICT, INCLUDING, BUT NOT LIMITED TO:
 • AVOIDING OR REDUCING TEACHER LAYOFFS
 • CONTINUING TO ATTRACT AND RETAIN HIGH QUALITY TEACHERS
 • MAINTAINING QUALITY PROGRAMS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE FOR THE DISTRICT'S 2010-2011 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR) OR ANY OTHER LAW?
 YES NO

Aspen Valley Hospital District

Referendum 5A
 SHALL ASPEN VALLEY HOSPITAL DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES IT RECEIVES IN FISCAL YEAR 2010 AND THEREAFTER AS VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
 YES NO

Referendum 5B
 SHALL ASPEN VALLEY HOSPITAL DISTRICT, PITKIN COUNTY, COLORADO, DEBT BE INCREASED \$50,000,000, WITH A REPAYMENT COST OF NOT MORE THAN \$86,850,000 AND SHALL DISTRICT 1 TAXES BE INCREASED NOT MORE THAN \$4,363,000 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF ACQUIRING, CONSTRUCTING, EQUIPPING AND FURNISHING HOSPITAL FACILITIES, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:
 • MODERNIZING AND EXPANDING THE HOSPITAL TO MEET CONTEMPORARY STANDARDS FOR TREATMENT AND TECHNOLOGY;
 • ENHANCING THE QUALITY, SAFETY AND PRIVACY OF PATIENT CARE
 • RIGHTSIZING AND RECONFIGURING ALL AREAS OF THE HOSPITAL TO MEET THE PRESENT AND FUTURE HEALTHCARE NEEDS OF THE COMMUNITY;
 AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT), SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS OR OTHER FINANCIAL OBLIGATIONS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE OF NOT MORE THAN 6.0%; SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT TO EXCEED THREE PERCENT; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT AFTER THE ISSUANCE OF SUCH REFUNDING DEBT THE TOTAL OUTSTANDING PRINCIPAL AMOUNT OF ALL DEBT ISSUED PURSUANT TO THIS QUESTION DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT SET FORTH ABOVE, AND PROVIDED FURTHER THAT ALL DEBT ISSUED BY THE DISTRICT PURSUANT TO THIS QUESTION IS ISSUED ON TERMS THAT DO NOT EXCEED THE REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
 YES NO

IMPORTANT NOTE REGARDING SAMPLE BALLOT

This sample ballot is compiled for information purposes only, and contains all races, candidates and ballot measures that will appear on any ballot style in Pitkin County for the general election on November 2, 2010. An actual ballot will not contain all of these races and ballot measures, because electors are eligible to vote only for the candidates and measures certified by the districts and municipalities in which they reside. However, all Pitkin County electors are eligible to vote for all county commissioner races, regardless of the commissioner district of their residence, because these officials are elected on an at-large basis.

GO TO WWW.PITKINVOTES.ORG TO VERIFY YOUR VOTER REGISTRATION AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

Snowmass-Wildcat Fire Protection District	Starwood Metropolitan District
<p align="center">Referendum 5C</p> <p>SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$75,000 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY, IN THE JUDGMENT OF THE DISTRICT BOARD, TO OFFSET THE DECREASE IN REVENUES TO THE DISTRICT FROM ALL SOURCES CAUSED BY THE IMPLEMENTATION OF PROPOSITION 101 IF APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, IN ORDER TO AVOID SIGNIFICANT REDUCTIONS IN THE FIRE PROTECTION AND AMBULANCE SERVICES PROVIDED BY THE DISTRICT AND PROVIDED THAT IF PROPOSITION 101 IS NOT APPROVED BY VOTERS THIS QUESTION SHALL HAVE NO EFFECT; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE; AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE IN 2011 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>	<p align="center">Referendum 5E</p> <p>SHALL STARWOOD METROPOLITAN DISTRICT DEBT BE INCREASED BY \$400,000, WITH A REPAYMENT COST OF NOT TO EXCEED \$948,384; AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$55,485 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF THE DEMOLITION AND CONSTRUCTION AND EQUIPPING OF THE DISTRICT'S FACILITIES, INCLUDING THE MANAGER'S RESIDENCE, AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT WHEN DUE (OR TO CREATE A RESERVE FUND FOR SUCH PAYMENT); SUCH DEBT TO BE EVIDENCED BY GENERAL OBLIGATION BONDS OR OTHER FORMS OF INDEBTEDNESS INCLUDING LOANS, BONDS, OR OTHER FORMS OF INDEBTEDNESS ISSUED TO REFUND SUCH DEBT AS MAY BE ISSUED IN THE DISCRETION OF THE BOARD OF DIRECTORS OF THE DISTRICT, BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.90%; SUCH DEBT TO BE SOLD IN ONE SERIES OR MORE AT A PRICE ABOVE BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF SUCH DEBT AND ON SUCH TERMS AND CONDITIONS AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM IN AN AMOUNT NOT IN EXCESS OF 3% OF THE PRINCIPAL AMOUNT BEING REDEEMED; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION PROVIDED THAT SUCH REFUNDING DEBT, ALONG WITH ANY OTHER DEBT INCURRED BY THE DISTRICT PURSUANT TO THIS AUTHORIZATION, IS ISSUED ON TERMS WHICH DO NOT EXCEED THE PRINCIPAL, INTEREST AND REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL PROCEEDS OF SUCH DEBT AND THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH DEBT PROCEEDS AND TAX REVENUES BE COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>
<p align="center">Referendum 5D</p> <p>SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$1,497,961 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE COLLECTED, BY AUTHORIZING THE DISTRICT TO RETAIN AND SPEND ANY AND ALL AMOUNTS COLLECTED BY THE DISTRICT AS AD VALOREM TAXES AND SHALL SUCH APPROVAL CONSTITUTE A FUTURE ACTION TO KEEP EXCESS PROPERTY TAXES THAT SHALL NOT BE EFFECTIVE UNTIL JANUARY 1, 2011, AND SHALL ONLY TAKE EFFECT IF AMENDMENT 60 IS APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES THAT SHALL EXPIRE AFTER FOUR YEARS?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>	

2010 GENERAL ELECTION

Tuesday, November 2

LAST DAY TO REGISTER TO VOTE: Monday, October 4th

ADDRESS CHANGE:

Have you moved? Have you changed your address? UPDATE AS SOON AS POSSIBLE!
Go to www.pitkinvotes.org and update your record by clicking on this icon:



MAIL-IN BALLOT:

Only voters who have requested a mail-in ballot will automatically receive one.

You can request a mail-in ballot in several convenient ways:

- Go to www.pitkinvotes.org, click on the Online Voter Registration icon (above), and then change your registration record to request a mail-in ballot, either permanently or just for this year's statewide elections. We'll take it from there – no need to complete and return a paper form;
- Go to www.pitkinvotes.org and click on the Online Forms link to download a mail-in ballot application form, and then return your completed application to the Pitkin County Clerk's office by mail, fax or in person; or
- Stop by the Pitkin County Clerk's office and complete a mail-in ballot application on a paper form in person.

We're happy to help!

EARLY VOTING:

October 18 through October 29, County Clerk's Office, 530 East Main Street, Aspen
Monday through Friday, 8:30am – 4:30pm

Go to www.pitkinvotes.org for all your Pitkin County election information needs!

Pitkin County Clerk
530 E Main St #101
Aspen, Colorado 81611

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Aspen, CO
Permit No. 66

2010 ELECTION INFORMATION

PITKIN COUNTY

ECR-WSS

Residential Postal Customer

GENERAL INFORMATION:

THIS NOTICE IS PROVIDED FOR PITKIN COUNTY ELECTORS. RECEIPT OF THIS VOTERS' INFORMATION DOES NOT NECESSARILY MEAN THAT ANY RESIDENT OF YOUR HOUSEHOLD IS REGISTERED TO VOTE. FURTHER, YOU MAY NOT BE ELIGIBLE TO VOTE ON ALL ISSUES PRESENTED.

THIS NOTICE MAY NOT CONTAIN ALL OF THE QUESTIONS YOU ARE ELIGIBLE TO VOTE ON. IT CONTAINS THOSE LOCAL ISSUES, EITHER INITIATED OR REFERRED, WHICH INCREASE TAXES OR INCREASE DEBT OR NOTICE OF WHICH IS BELIEVED TO BE REQUIRED BY ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION.

THE POLITICAL SUBDIVISIONS PROVIDING THIS INFORMATION DO NOT WARRANT THE ACCURACY OR TRUTH OF ANY OF THE STATEMENTS PRESENTED TO THEM FOR SUMMARY; NOR ARE THEY RESPONSIBLE FOR ERRORS IN SPELLING, GRAMMAR, OR PUNCTUATION OF SUBMITTED STATEMENTS.

ALL REGISTERED VOTERS

NOTICE OF ELECTION TO INCREASE TAXES / TO INCREASE DEBT / ON REFERRED MEASURES

Election Date: November 2, 2010
Local election office: Clerk and Recorder's Office
8:30 a.m.-4:30 p.m. Monday through Friday
Address: 530 East Main Street #101, Aspen, CO 81611
Phone: 920-5180 Main/ 429-2713 Elections (544-1026 FAX)
Type of election: Polling Place
Hours of polls: 7:00 a.m. to 7:00 p.m.

CITY OF ASPEN

Designated Election Official:
Kathryn Koch, City Clerk
130 South Galena Street
Aspen, CO 81611
970-429-2685 (970-920-5197 FAX)

REFERENDUM 2A

1.0% LODGING TAX

SHALL CITY OF ASPEN TAXES BE INCREASED UP TO \$1,100,000 (FIRST FULL FISCAL YEAR DOLLAR INCREASE, NET OF ANY CONSTITUTIONALLY REQUIRED TAX CUTS) ANNUALLY BY THE IMPOSITION OF AN INCREASE IN THE LODGING TAX OF 1.0% UPON THE LEASING OR RENTING OF ROOMS OR OTHER ACCOMMODATIONS IN COMMERCIAL LODGING ESTABLISHMENTS BY TRANSIENT PERSONS, COMMENCING ON JANUARY 1, 2011, THE RECEIPTS OF WHICH TO BE DEPOSITED IN THE EXISTING TOURISM PROMOTION FUND, TO PROVIDE THAT SAID FUND MAY BE EXPENDED ONLY FOR THE PURPOSE OF SPENDING 100% OF SAID TAX RECEIPTS FOR THE PURPOSE OF PROMOTING TOURISM IN THE CITY OF ASPEN THROUGH A CONTRACT WITH THE ASPEN CHAMBER RESORT ASSOCIATION (ACRA) OR OTHER ENTITY, AND SHALL ANY EARNINGS (REGARDLESS OF AMOUNT) FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAX CONSTITUTE A VOTER APPROVED REVENUE CHANGE?

Actual historical and current estimated fiscal year spending information

<u>Year</u>	<u>Fiscal Year Spending</u>
2010 (estimated)	\$ 46,685,753
2009 (actual)	46,597,615
2008 (actual)	57,802,322
2007 (actual)	73,495,345
2006 (actual)	60,243,051
Overall percentage change 2006 – 2010	(22.5%)
Overall dollar change 2006 – 2010	(\$13,557,298)
Increase in fiscal year spending for 2011	\$1,100,000
Fiscal year spending without the increase for 2011	\$44,225,318

THE FOLLOWING SUMMARIES WERE PREPARED FROM MATERIALS FILED BY PERSONS IN FAVOR OF OR OPPOSED TO THE REFERENDUM.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 2A:

Aspen's economic health and vitality impact all of us who live here, visit here and make our living in Aspen. The foundation of our economic activity is tourism, and continuing to attract visitors to Aspen is essential to the success of our businesses, our non profit community, the recreation and world class skiing that we have here, and the livelihoods of our locals.

Community marketing is an important and essential ingredient to a healthy Aspen economy, and the proposed 1% lodging tax will help us keep the marketing engine going. This is a lodging tax, paid by visitors. It is NOT a property tax or a general sales tax. Only visitors renting accommodations will pay it. It is not a tax that locals will pay.

Aspen's ACRA has a great track record of effective marketing efforts, but more resources are needed. A YES vote on measure 2A adds a 1% room tax and helps to provide up to \$1 million in new marketing resources. It is essential for Aspen's economic health and for jobs that we make this happen. Vote YES on 2A!

Passing this tax will strengthen Aspen's position as a sustainable economy based on our proud tradition as a winter and summer host. At a time when competition for tourism is fierce, we need to be able to present a positive message inviting visitors to our town.

Only guests staying in overnight accommodations will be charged the new 1% lodging tax. It will not affect property taxes or sales taxes.

Many local businesses have been forced to lay-off staff to reduce costs. Increased marketing efforts helps drive visitors to hotels and local businesses and create job opportunities.

Hotel rates have been significantly reduced to attract visitors to the resort in the current competitive travel market, thus an additional 1% lodging tax will not have significant impact to the visitor.

Aspen's overall tax rate is lower compared to most other mountain resort competitors. With an additional 1% lodging tax, the overall tax rate would be 11%.

Longwood's International, North America's leading travel marketing research company, conducted an advertising effectiveness study for the state of Colorado. It reported that for every dollar spent on advertising, the return was \$193 in new spending in Colorado, and \$13 in new state and local taxes

Support Referendum 2A – Aspen Lodging Tax - to ensure the economic vitality of our resort community.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 2A:

No comments were filed by the constitutional deadline.

TOWN OF SNOWMASS VILLAGE

Designated Election Official:
Rhonda B. Coxon, Town Clerk
PO Box 5010
Snowmass Village, CO 81615
970-923-3777 (970-923-6083 FAX)

REFERENDUM 2D

SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$357,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNT; THE REVENUES THEREFROM TO BE USED FOR FUNDING TRANSPORTATION SERVICES AND EQUIPMENT OF THE TOWN AS IS HEREAFTER AUTHORIZED BY THE TOWN COUNCIL, AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?

REFERENDUM 2E

SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$200,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN 2011, AND BY \$200,000 IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE AND \$500,000 IN CALENDAR YEARS 2016 AND 2017, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNTS; SUCH TAXES TO BE USED FOR THE PURPOSE OF FINANCING, TOGETHER WITH PITKIN COUNTY, COLORADO, THE ACQUISITION OF A COUNTY OPEN SPACE PARCEL KNOWN AS THE DROSTE PROPERTY OR TO REIMBURSE THE TOWN FOR AMOUNTS PREVIOUSLY EXPENDED FOR SUCH PURPOSES; AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2017 INCLUSIVE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?

Actual historical and current estimated fiscal year spending information

Year	Fiscal Year Spending
2010 (estimated)	\$ 26,412,821
2009 (actual)	33,476,584
2008 (actual)	38,352,968
2007 (actual)	40,365,925
2006 (actual)	48,889,658

Note: Includes all Town funds regardless of whether they are restricted for specific purposes. Does not include the Towns Housing enterprise funds.

Overall percentage change from 2006 to 2010	(46%)
Overall dollar change from 2006 to 2010	(\$22,476,837)

Proposed Tax Increase

Town Estimate of the Maximum Dollar Amount of the Proposed Tax Increase For Fiscal Year 2011 (the First Full Fiscal Year of the Proposed Tax Increase):

BALLOT ISSUE NO. 2D:	\$357,000
BALLOT ISSUE NO. 2E:	\$200,000

Entity Estimate of 2011 Fiscal Year Spending Without Proposed Tax Increases:	\$22,950,074
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THE FOLLOWING SUMMARIES WERE PREPARED FROM MATERIALS FILED BY PERSONS IN FAVOR OF OR OPPOSED TO THE REFERENDUM.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 2D:

- Over the last year the Town of Snowmass Village has cut more than \$1 million from its General Fund with very little impact to the exceptional services provided to guests and residents. With the continued challenges in our economy further cuts are now needed and, without new revenue, service reductions are required. The Town's Village Shuttle system is one of the largest costs to the Town's General Fund.
- The Village Shuttle moves approximately 700,000 people per year (both residents and guests) and is an integral part of the Town's service to reduce the use of personal vehicles, ensure the availability of parking, and limit our impact on the environment.
- Passage of this initiative will prevent the elimination of critical Shuttle services in Town, and will allow a continued high level of service. If this initiative fails, the proposed 2011 budget calls for the elimination of routes 8, 2, Dial-A-Ride, evening bus service after 9:00 p.m.
- Elimination of Shuttle services will also cut staff to support Town events and peak winter days. It is possible that the demand for Shuttle service at peak times will exceed the capacity to provide service.
- If state ballot initiative Amendment 101 passes, revenues to the Town will be reduced by \$265,000 in 2011. Passage of this local Transportation ballot will help minimize service reductions if Amendment 101 passes.
- If this initiative is passed, its cost to taxpayers is offset by a tax that is retiring in 2010.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 2D:

No comments were filed by the constitutional deadline.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 2E:

- Purchase of the 742 acre Droste Property will consolidate a mountain park of over 1000 acres at the doorstep of Snowmass Village.
- The purchase will secure public ownership of the entire ridgeline between the Snowmass Village and the County Airport, which will open a Snowmass to Aspen trail system for equestrians, mountain bikes, and hikers.
- The purchase will forever secure the entrance to Snowmass Village as Open Space.
- This ridgeline is the only place in the Roaring Fork Valley with views of both Snowmass and Aspen.
- This purchase will protect a critical migration corridor for the Burnt Mountain Elk herd.
- Due to other funding from Pitkin County and the City of Aspen, Snowmass Village would contribute 11% of the total \$18 million purchase price.
- The purchase price is less than the current fair market value of the property.

- The ballot proposal provides for payment over seven years, does not represent a tax increase, and does not require any debt.
- There will be no ongoing expenses for the Snowmass Village since Pitkin County has committed to funding the continued maintenance and management of the park.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 2E:

No comments were filed by the constitutional deadline.

ASPEN SCHOOL DISTRICT NO. 1 (RE)

Designated Election Official:

Angela Rittenhouse
0235 High School Road
Aspen, CO 81611
970-925-3760 Ext. 4007 (970-925-5721FAX)

REFERENDUM 3A

SHALL ASPEN SCHOOL DISTRICT NO. 1 (RE) TAXES BE INCREASED UP TO \$1.35 MILLION ANNUALLY TO PROVIDE FUNDS FOR EDUCATIONAL PURPOSES OF THE DISTRICT, INCLUDING, BUT NOT LIMITED TO:

- AVOIDING OR REDUCING TEACHER LAYOFFS
- CONTINUING TO ATTRACT AND RETAIN HIGH QUALITY TEACHERS
- MAINTAINING QUALITY PROGRAMS

BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE FOR THE DISTRICT'S 2010-2011 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR) OR ANY OTHER LAW?

Actual historical and current estimated fiscal year spending information

Year	Fiscal Year Spending*
2010-2011 (estimated)	\$ 26,046,317
2009-2010 (estimated)	26,060,269
2008-2009 (actual)	25,495,503
2007-2008 (actual)	24,355,268
2006-2007 (actual)	24,879,177
Overall percentage change in fiscal year spending over the five year period from 2006-2007 through 2010-2011:	4.7%
Overall dollar change in fiscal year spending over the five year period from 2006-2007 through 2010-2011:	\$1,167,140
Estimated 2010-2011 fiscal year spending without taking into account the tax increase authorized by the ballot issue*:	\$26,046,317
Estimated 2010-2011 tax increase authorized by the ballot issue:	\$1,350,000

*Fiscal year spending includes amounts expended by the District for bonded debt service and voter-approved revenue changes.

THE FOLLOWING SUMMARIES WERE PREPARED FROM MATERIALS FILED BY PERSONS IN FAVOR OF OR OPPOSED TO THE REFERENDUM.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF THE REFERENDUM 3A:

The Aspen School District wishes to preserve the current quality of education the community has stated it values and supports.

Decreased revenues and increased costs resulted in a \$1.2 million budget shortfall in the current school year. Next school year, the District is anticipating an additional budget shortfall estimated at \$1.6 million out of a \$17 million total budget.

The mill levy override would provide approximately \$1.35 million to help bridge the 2011-2012 and succeeding years funding gaps. Absent successful passage of this mill levy override, the Aspen School District would be forced to reduce teachers, increase class sizes, and/or reduce its programs.

As with most school districts, approximately 85% of the Aspen School District's annual budget is attributable to compensation. Two successive years of budget cuts totaling \$2.8 million will impact the quality of the education the District provides.

The mill levy override tax would apply to property owners amounting to about \$16 a year for each \$500,000 of assessed value.

There are three state-wide measures on this year's ballot that, if passed, would have severe negative impacts on the funding of schools. If these ballot measures pass, the immediate effect on the District would be decreased revenues/increased costs of roughly \$1,000,000 per year, with a potential impact of \$8 - 9 million annually when completely phased in over the next 10 years.

District parents polled in August 2010 gave the District high grades for its instructional programs, student test scores, and teacher quality. Successful passage of the mill levy override will prevent teacher reductions, increased class sizes and program reductions and provide much needed funding in order to maintain quality teachers and high level programs.

Vote Yes on 3A. Preserve Aspen's Schools educational quality.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 3A:

No comments were filed by the constitutional deadline.

ASPEN VALLEY HOSPITAL DISTRICT

Designated Election Official:

Nell Strijbos-Arthur
0401 Castle Creek Road
Aspen, CO 81611
970-544-1261 (970-544-1585 FAX)

REFERENDUM 5A

SHALL ASPEN VALLEY HOSPITAL DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES IT RECEIVES IN FISCAL YEAR 2010 AND THEREAFTER AS VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

REFERENDUM 5B

SHALL ASPEN VALLEY HOSPITAL DISTRICT, PITKIN COUNTY, COLORADO, DEBT BE INCREASED \$50,000,000, WITH A REPAYMENT COST OF NOT MORE THAN \$86,850,000 AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$4,363,000 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF ACQUIRING, CONSTRUCTING, EQUIPPING AND FURNISHING HOSPITAL FACILITIES, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:

- MODERNIZING AND EXPANDING THE HOSPITAL TO MEET CONTEMPORARY STANDARDS FOR TREATMENT AND TECHNOLOGY;
- ENHANCING THE QUALITY, SAFETY AND PRIVACY OF PATIENT CARE;
- RIGHTSIZING AND RECONFIGURING ALL AREAS OF THE HOSPITAL TO MEET THE PRESENT AND FUTURE HEALTHCARE NEEDS OF THE COMMUNITY;

AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR

ANY REFUNDING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT), SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS OR OTHER FINANCIAL OBLIGATIONS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE OF NOT MORE THAN 6.0%; SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT TO EXCEED THREE PERCENT; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT AFTER THE ISSUANCE OF SUCH REFUNDING DEBT THE TOTAL OUTSTANDING PRINCIPAL AMOUNT OF ALL DEBT ISSUED PURSUANT TO THIS QUESTION DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT SET FORTH ABOVE, AND PROVIDED FURTHER THAT ALL DEBT ISSUED BY THE DISTRICT PURSUANT TO THIS QUESTION IS ISSUED ON TERMS THAT DO NOT EXCEED THE REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

Actual historical and current estimated fiscal year spending information

Year	Fiscal Year Spending*
2010 (estimated)	\$ 60,418,418
2009 (actual)	62,450,484
2008 (actual)	59,605,342
2007 (actual)	60,351,641
2006 (actual)	53,695,819
Overall percentage change from 2006 to 2010	12.5%
Overall dollar change from 2006 to 2010	\$ 6,722,599

Proposed Tax Increase

District Estimate of the Maximum Dollar Amount of the Proposed Tax Increase For Fiscal Year 2011 (the First Full Fiscal Year of the Proposed Tax Increase):

REFERENDUM NO. 5B: \$4,363,000

District Estimate of 2011 Fiscal Year Spending Without Proposed Tax Increase: \$61,998,346

Information on District's Proposed Debt

REFERENDUM NO. 5B:

Principal Amount of Proposed Bonds: Not to exceed \$50,000,000
 Maximum Annual District Repayment Cost: Not to exceed \$4,363,000
 Total District Repayment Cost: Not to exceed \$86,850,000

Information on District's Current Debt **

Principal Amount Outstanding Debt: \$0
 Maximum Annual Repayment Cost: \$0
 Remaining Total Repayment Cost: \$0

**The District has not been subject to TABOR spending and revenue limitations for these years since it has operated the hospital as an enterprise for TABOR purposes and because the voters approved the spending of revenues from the mill levy without compliance with TABORs spending and revenue limits.*

***Excluded from debt are enterprise and annual appropriation obligations.*

THE FOLLOWING SUMMARIES WERE PREPARED FROM MATERIALS FILED BY PERSONS IN FAVOR OF OR OPPOSED TO THE REFERENDUM.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 5A:

I am voting yes on 5A because I support Aspen Valley Hospital's facility expansion and both 5A and 5B must be passed in order for it to be accom-

plished. And there is no tax consequence as a result of 5A.

Approval of 5A would clear a path for Aspen Valley Hospital to raise money through general obligation bonds being requested in 5B, and yet not be the victim of unintended consequences associated with TABOR rules. These rules normally don't apply to Aspen Valley Hospital because it receives less than 10% of its revenue from taxes; but if the general obligation bonds are approved and issued, the hospital will be subject to the TABOR rules for the year in which they are issued. The consequence of the TABOR rules would be that the hospital would, for that year, not be able to realize the growth in revenues associated with their operations. No business can afford to limit revenues that are otherwise earned.

It is important to point out that voting yes on 5A simply allows Aspen Valley Hospital to continue to operate as a hospital that depends on patient service revenues, and there is absolutely no impact on the taxpayer for allowing it to do so. AVH realizes 95% of its revenues from operations, and only 5% from taxes, except in the year that it issues the general obligation bonds. A yes vote for 5A avoids a TABOR technicality from adversely and unnecessarily impacting AVH and the purpose it serves in the community. It would be senseless to not exempt AVH from a requirement to limit the revenue it has earned from sources other than taxes.

I urge everyone to vote for 5A and 5B to support a needed modernization of the hospital facilities. And in particular, a vote for 5A to make sure the hospital doesn't become a victim of unintended consequences of TABOR rules.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 5A:

No comments were filed by the constitutional deadline.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 5B:

Today's Aspen Valley Hospital (AVH) was opened in the fall of 1977. Since that time, the care provided to residents and visitors has been enhanced, but the facility is now 33 years old and behind the times. AVH has done its best to renovate and modify, but the physical plant simply was not designed for the services provided today. It is time to upgrade and modernize. It is time for the building itself to match the high standards of care provided by physicians and staff. You, or someone you know, will need the services of the hospital at some time. You deserve the best possible healthcare, right here in Aspen, and as soon as possible.

AVH was constructed at a time when inpatient care, as opposed to outpatient services, was predominant in the healthcare industry. Over the years, as medical science and technology have evolved, so too has AVH. Outpatient services has been added to meet the needs of the community, thus encroaching upon inpatient areas and creating work flow, patient interaction, and privacy problems.

For example, in the late 1980's, the ICU was relocated to a smaller area to create a new Same-Day Surgery Unit. The meditation room was eliminated so as MRI could be accommodated, and CT scanning and nuclear medicine capabilities were added. Cardiopulmonary rehabilitation services were needed to support a new and growing demand for cardiac care. Cardiopulmonary diagnostic services were expanded for outpatients, encroaching upon the Patient Care Unit.

While each of these changes/additions was needed, they each created problems. Today, the ICU space is woefully inadequate for patients, families and a variety of staff involved in the critically ill patient's care. The Same-Day Surgery unit is not adjacent to surgery and requires the transport of patients through a busy public hallway, thus compromising patient privacy on a regular basis. There is no quiet, private place for grieving families or for consultations with physicians in times of crisis. Cardiopulmonary rehab needs have grown significantly with the aging of our population, and converted inpatient rooms no longer provide a suitable environment for this important service. Inpatients and outpatients share space, creating inappropriate interactions and awkward encounters. In addition, regulatory agencies now emphasize privacy, and patient expectations are such that privacy concerns are regularly expressed to staff at AVH.

The \$50 million general obligation bond issue is just one component of funding for the hospital's expansion and renovation. Other financial resources include hospital cash reserves, revenue bonds, and philanthropy.

The cost of the project will be shared.

Cost to the taxpayer is approximately \$3 per month for a \$500,000 property or \$20 per month for a \$3 million property. This is a small price to pay for the healthcare needed in this community. Residents of the hospital district and visitors to the area should have a contemporary hospital – one that supports our outstanding doctors, nurses, therapists, and other healthcare professionals.

Vote YES on Issue 5B. It's pennies a day for a priceless investment in your health and community.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 5B:

No comments were filed by the constitutional deadline.

SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT

Designated Election Official:

Susan Herwick
5275 Owl Creek Road, P.O. Box 6436
Snowmass Village, CO 81615
970-923-2212 (970-923-2224 FAX)

REFERENDUM 5C

SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$75,000 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY, IN THE JUDGMENT OF THE DISTRICT BOARD, TO OFFSET THE DECREASE IN REVENUES TO THE DISTRICT FROM ALL SOURCES CAUSED BY THE IMPLEMENTATION OF PROPOSITION 101 IF APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, IN ORDER TO AVOID SIGNIFICANT REDUCTIONS IN THE FIRE PROTECTION AND AMBULANCE SERVICES PROVIDED BY THE DISTRICT AND PROVIDED THAT IF PROPOSITION 101 IS NOT APPROVED BY VOTERS THIS QUESTION SHALL HAVE NO EFFECT; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE; AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE IN 2011 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES?

REFERENDUM 5D

SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$1,497,961 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE COLLECTED, BY AUTHORIZING THE DISTRICT TO RETAIN AND SPEND ANY AND ALL AMOUNTS COLLECTED BY THE DISTRICT AS AD VALOREM TAXES AND SHALL SUCH APPROVAL CONSTITUTE A FUTURE ACTION TO KEEP EXCESS PROPERTY TAXES THAT SHALL NOT BE EFFECTIVE UNTIL JANUARY 1, 2011, AND SHALL ONLY TAKE EFFECT IF AMENDMENT 60 IS APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES THAT SHALL EXPIRE AFTER FOUR YEARS?

Actual historical and current estimated fiscal year spending information

<u>Year</u>	<u>Fiscal Year Spending</u>
2010 (estimated)	\$ 2,181,923
2009 (actual)	1,879,744
2008 (actual)	1,826,423
2007 (actual)	1,384,734
2006 (actual)	1,504,384
Overall percentage change in fiscal year spending over the five year period from 2006 through 2010:	45.04%

Overall dollar change in fiscal year spending over the five year period from 2006 through 2010: \$677,539

The District has conducted successful De-Brucing elections allowing the District to collect, retain and spend tax revenues without limitation or condition as a voter-approved revenue change.

A voter approved De-Brucing election for capital expenditures in 2006 resulted in increased revenues collected, retained and spent without limitation or condition as a voter-approved revenue change.

Proposed Tax Increases

District Estimate of the Maximum Dollar Amount of the Proposed Tax Increase For Fiscal Year 2011 (the First Full Fiscal Year of the Proposed Tax Increase):

BALLOT ISSUE NO. 5C: \$75,000
BALLOT ISSUE NO. 5D: \$1,497,961

Estimated 2011 fiscal year spending without taking into account the tax increases authorized by Referenda 5C and 5D: \$1,886,288

THE FOLLOWING SUMMARIES WERE PREPARED FROM MATERIALS FILED BY PERSONS IN FAVOR OF OR OPPOSED TO THE REFERENDUM.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 5C:

Why you should vote YES:

The Town of Snowmass Village has experienced enormous growth over the years which rely on professional paramedic and fire response personnel.

Snowmass Village needs and already supports a full time Fire Department and Advanced Life Support Ambulance services with already voted upon funding revenue.

We can't afford to let the voters in other parts of the State of Colorado dictate the level of emergency services in Snowmass Village.

The wording in the State measures of Proposition 101, Amendments 60 & 61 would negate prior local voter approved revenues and force us to vote on the same issues every four years.

This referendum would not take effect if Proposition 101 does not pass.

This referendum would help keep our current levels of Emergency Services intact.

This referendum poses no new additional taxes but allows the Snowmass-Wildcat Fire Protection District to keep the revenues currently being received and previously approved by the voters.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 5C:

No comments were filed by the constitutional deadline.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 5D:

Why you should vote YES:

The Town of Snowmass Village has experienced enormous growth over the years which rely on professional paramedic and fire response personnel.

Snowmass Village needs and already supports a full time Fire Department and Advanced Life Support Ambulance services with already voted upon funding revenue.

We can't afford to let the voters in other parts of the State of Colorado dictate the level of emergency services in Snowmass Village. The wording in the State measures of Proposition 101, Amendments 60 & 61 would negate prior local voter approved revenues and force us to vote on the same issues every four years.

This referendum would not take effect if Amendment 60 does not pass.

This referendum would help keep our current levels of Emergency Services intact.

This referendum poses no new additional taxes but allows the Snowmass-Wildcat Fire Protection District to keep the revenues currently being received and previously approved by the voters.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 5D:

No comments were filed by the constitutional deadline.

STARWOOD METROPOLITAN DISTRICT

Designated Election Official:

Julia Johnston
121 Stewart Drive
Aspen, CO 81611
970-925-8939 (970-925-5870 FAX)

REFERENDUM 5E

SHALL STARWOOD METROPOLITAN DISTRICT DEBT BE INCREASED BY \$400,000, WITH A REPAYMENT COST OF NOT TO EXCEED \$948,384; AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$55,485 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF THE DEMOLITION AND CONSTRUCTION AND EQUIPPING OF THE DISTRICT'S FACILITIES, INCLUDING THE MANAGER'S RESIDENCE, AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT WHEN DUE (OR TO CREATE A RESERVE FUND FOR SUCH PAYMENT); SUCH DEBT TO BE EVIDENCED BY GENERAL OBLIGATION BONDS OR OTHER FORMS OF INDEBTEDNESS INCLUDING LOANS, BONDS, OR OTHER FORMS OF INDEBTEDNESS ISSUED TO REFUND SUCH DEBT AS MAY BE ISSUED IN THE DISCRETION OF THE BOARD OF DIRECTORS OF THE DISTRICT, BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.90%; SUCH DEBT TO BE SOLD IN ONE SERIES OR MORE AT A PRICE ABOVE, BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF SUCH DEBT AND ON SUCH TERMS AND CONDITIONS AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM IN AN AMOUNT NOT IN EXCESS OF 3% OF THE PRINCIPAL AMOUNT BEING REDEEMED; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION PROVIDED THAT SUCH REFUNDING DEBT, ALONG WITH ANY OTHER DEBT INCURRED BY THE DISTRICT PURSUANT TO THIS AUTHORIZATION, IS ISSUED ON TERMS WHICH DO NOT EXCEED THE PRINCIPAL, INTEREST AND REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL PROCEEDS OF SUCH DEBT AND THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH DEBT

PROCEEDS AND TAX REVENUES BE COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

Actual historical and current estimated fiscal year spending information

<u>Year</u>	<u>Fiscal Year Spending</u>
2010 (estimated)	\$1,877,631
2009 (actual)	2,541,566
2008 (actual)	3,448,837
2007 (actual)	1,659,963
2006 (actual)	1,362,664
Overall percentage change from 2006 to 2010	38%
Overall dollar change from 2006 to 2010	\$514,967

Proposed Tax Increase

District Estimate of the Maximum Dollar Amount of the Proposed Tax Increase For Fiscal Year 2011 (the First Full Year of the Proposed Tax Increase):

BALLOT ISSUE NO. 5E:	\$55,485
District Estimate of 2011 Fiscal Year Spending Without Proposed Tax Increases:	\$1,839,859

Information on District's Proposed Debt

BALLOT ISSUE NO. 5E	
Principal Amount of Proposed Bonds:	Not to exceed \$400,000
Maximum Annual District Repayment Cost:	Not to exceed \$55,485
Total District Repayment Cost:	Not to exceed \$948,384

Information on District's Current Debt*

Principal Amount Outstanding Debt:	\$3,245,000
Maximum Annual Repayment Cost:	\$322,004
Remaining Total Repayment Cost:	\$4,560,204

* Excluded from debt are enterprise and annual appropriation obligations.

THE FOLLOWING SUMMARIES WERE PREPARED FROM MATERIALS FILED BY PERSONS IN FAVOR OF OR OPPOSED TO THE REFERENDUM.

SUMMARY OF WRITTEN COMMENTS IN FAVOR OF REFERENDUM 5E:

The debt would be used to finance the reconstruction of the Manager's residence, which is in need of repair. There are very few aspects of the existing house that are up to current codes. In doing the needed repairs, many issues that would not normally be under consideration would be required to be addressed to bring the residence up to current codes. Considering all of the shortcomings of the present residence, a wiser investment for Starwood is to construct a new, up to code, efficient residence.

Financing is an attractive and desirable methodology to fund capital improvements. Allowing these improvements and acquisitions to be financed during a period of attractive interest rates will allow the Starwood Metropolitan District to spread the cost over a greater universe of property owners during the period of the debt obligation, rather than assessing for such improvements and acquisition in one lump sum to be paid by present property owners.

SUMMARY OF WRITTEN COMMENTS AGAINST REFERENDUM 5E:

No comments were filed by the constitutional deadline.

I, Janice K. Vos Caudill, Pitkin County Clerk and Recorder, certify that the ballot issue notice is complete as submitted by the political subdivisions.

POLLING PLACES

BRING YOUR ID TO THE POLLS!

PRECINCT	ADDRESS
Precinct 1, 2, & 3	Rio Grand Meeting Room - 455 Rio Grande Place, Aspen
Precinct 4	Crossroads Church of Aspen - 726 West Francis Street, Aspen
Precinct 5	Schultz Health & Human Services Building - 0405 Castle Creek Road, Aspen
Precinct 6	Snowmass Village Town Hall - 130 Kearns Road, Snowmass Village
Precinct 7	Colorado Mountain College - 225 Sage Way, AABC
Precinct 8	Old Snowmass Fire Station - 1909 Snowmass Creek Road, Snowmass
Precinct 9	St. Peters of the Valley Episcopal Church - 0200 Elk Run Drive, Basalt
Precinct 10	Church at Redstone - 213 Redstone Boulevard, Redstone

2010 GENERAL ELECTION

Tuesday, November 2nd

When voting your ballot, remember to follow instructions!

INSTRUCTIONS TO VOTERS:

- Use only blue or black ink. Do not use red ink.
- To vote for a candidate or issue, completely fill in the oval to the left of your choice.
- To vote for an official write-in candidate, completely fill in the oval immediately above and to the upper left of the write-in line AND print the name of the candidate on the write-in line in the space provided.
- If you tear, deface or incorrectly mark this ballot, return it and request a replacement.

VOTE BOTH SIDES OF THE BALLOT, IF APPLICABLE

VOTE LIKE THIS: ●



PUBLIC NOTICE
GENERAL ELECTION
to be held on November 2, 2010

BRING YOUR ID TO THE POLLS!

Public Notice is hereby given that on Tuesday, November 2, 2010, a general election will be held within Pitkin County at the lawful polling places designated for precincts indicated below between the hours of 7:00 a.m. and 7:00 p.m.:

<u>Precinct</u>	<u>Address</u>
Precinct 1, 2 & 3	Rio Grande Meeting Room , 455 Rio Grande Place, Aspen
Precinct 4	Crossroads Church of Aspen, 726 West Francis Street, Aspen
Precinct 5	Schultz Health & Human Services, 405 Castle Creek Road, Aspen
Precinct 6	Snowmass Village Town Hall, 130 Kearns Road, Snowmass Village
Precinct 7	Colorado Mountain College, 255 Sage Way, ABC, Aspen
Precinct 8	Old Snowmass Fire Station, 1909 Snowmass Creek Road, Snowmass
Precinct 9	St. Peter's of the Valley, 0200 Elk Run Drive, Basalt
Precinct 10	Church at Redstone, 213 Redstone Boulevard, Redstone

<u>County Clerk's Office</u>	530 E Main St #101 Aspen, CO 81611 8:30 a.m. - 4:30 p.m. Monday through Friday 920-5180 (FAX 544-1026)
<u>Register to Vote</u>	The last day to register to vote is October 4, 2010 . You must be a registered voter to receive a ballot. Don't know if you're registered? Go to www.pitkinvotes.org , click on the icon  , and review your record, OR call Pitkin County Election Office 429-2713.
<u>Early Voting</u>	October 18 through October 29. Pitkin County Clerk and Recorder Office, Plaza I, during office hours.
<u>ID Required</u>	Remember to bring one of the following to the polls: •Valid Colorado Driver's License If you don't have a Colorado Driver's License, the following are also acceptable: •Valid Colorado Department of Revenue issued ID •Valid US passport •Valid governmental employee ID card with a photograph •Valid pilot's license issued by FAA or other US authorized agency •Valid US military ID card with photograph •Valid Medicare or Medicaid card issued by the US Health Care Financing Administration •Valid student ID card with a photograph, issued by an institute of higher education in Colorado •Certified copy of a U.S. birth certificate •Certified documentation of naturalization •Copy of current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the elector
<u>Mail-In Ballot</u>	Apply through Tuesday, October 26, if you want the ballot mailed to you; otherwise the deadline is Friday, October 29 to pick up the ballot. The ballot must be received by the County Clerk's office or a polling place no later than 7:00 p.m. Election Day, November 2, 2010, in order to be counted. Postmarks do NOT count. For an elector to confirm whether a mail-in ballot was sent and received by the Pitkin County Clerk and Recorder Office, go to www.pitkinvotes.org , click on the icon  , and review your record.
<u>Candidates and questions</u>	Voters are eligible to vote <u>only</u> for the candidates and questions of the municipalities and districts in which they reside.
<u>Sample Ballot, forms, and information</u>	Visit www.pitkinvotes.org for all your information needs regarding Pitkin County Elections!

Janice K. Vos Caudill, Pitkin County Clerk and Recorder

EXHIBIT C - FORM OF PUBLISHED NOTICE

SAMPLE GENERAL ELECTION BALLOT
Pitkin County, Colorado
November 2, 2010

Janice K. Vos Caudill
 Pitkin County Clerk and Recorder

IMPORTANT NOTE REGARDING SAMPLE BALLOT

This sample ballot is compiled for information purposes only, and contains all races, candidates and ballot measures that will appear on any ballot style in Pitkin County for the general election on November 2, 2010. An actual ballot will not contain all of these races and ballot measures, because electors are eligible to vote only for the candidates and measures certified by the districts and municipalities in which they reside. However, all Pitkin County electors are eligible to vote for all county commissioner races, regardless of the commissioner district of their residence, because these officials are elected on an at-large basis.

GO TO WWW.PITKINVOTES.ORG TO VERIFY YOUR VOTER REGISTRATION
 AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

INSTRUCTIONS TO VOTERS:

- Use only **blue or black ink**. Do not use red ink.
- To vote for a candidate or issue, **completely fill in the oval** to the left of your choice. **Do not use Xs or check marks.**
- To vote for an official write-in candidate, **completely fill in the oval** to the upper left of the write-in line **AND print the name of the candidate** on the write-in line in the space provided.
- If you tear, deface or incorrectly mark this ballot, return it and request a replacement.

VOTE BOTH SIDES OF THE BALLOT, IF APPLICABLE

VOTE LIKE THIS: ●

FEDERAL OFFICES	SECRETARY OF STATE (Vote for One)	TOWN OF SNOWMASS VILLAGE OFFICES
UNITED STATES SENATOR (Vote for One)		MAYOR (Vote for One)
<input type="radio"/> Ken Buck Republican	<input type="radio"/> Scott Gessler Republican	<input type="radio"/> Bill Boineau
<input type="radio"/> Michael F. Bennet Democratic	<input type="radio"/> Bernie Buescher Democratic	
<input type="radio"/> Bob Kinsey (Signed declaration to limit service to no more than 2 terms) Green	<input type="radio"/> Amanda Campbell American Constitution	SNOWMASS VILLAGE TOWN COUNCIL (Vote for Two)
<input type="radio"/> Maclyn "Mac" Stringer Libertarian		<input type="radio"/> Fred Kucker
<input type="radio"/> Charley Miller (Chose not to sign declaration to limit service to 2 terms) Unaffiliated	STATE TREASURER (Vote for One)	<input type="radio"/> Sally Sparhawk
<input type="radio"/> J. Moromisato Unaffiliated	<input type="radio"/> Walker Stapleton Republican	<input type="radio"/> Kay Honigman-Singer
<input type="radio"/> Jason Napolitano (Signed declaration to limit service to no more than 2 terms) Independent Reform	<input type="radio"/> Cary Kennedy Democratic	<input type="radio"/> Jason Haber
<input type="radio"/> Write-in	ATTORNEY GENERAL (Vote for One)	JUDICIAL OFFICES
REPRESENTATIVE TO THE 112TH UNITED STATES CONGRESS - DISTRICT 3 (Vote for One)	<input type="radio"/> Stan Garnett Democratic	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
<input type="radio"/> John Salazar Democratic	<input type="radio"/> John Suthers Republican	Shall Justice Michael L. Bender of the Colorado Supreme Court be retained in office?
<input type="radio"/> Scott R. Tipton Republican	REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Gregory Gilman Libertarian	<input type="radio"/> Melissa Hart Democratic	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
<input type="radio"/> Jake Segrest Unaffiliated	<input type="radio"/> Steve Bosley Republican	Shall Justice Alex J. Martinez of the Colorado Supreme Court be retained in office?
<input type="radio"/> Write-in	<input type="radio"/> Jesse B. Wallace Libertarian	<input type="radio"/> YES <input type="radio"/> NO
STATE OFFICES	STATE SENATE - DISTRICT 5 (Vote for One)	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
GOVERNOR/LIEUTENANT GOVERNOR (Vote for One Pair)	<input type="radio"/> Bob Rankin Republican	Shall Justice Nancy E. Rice of the Colorado Supreme Court be retained in office?
<input type="radio"/> John Hickenlooper/Joseph Garcia Democratic	<input type="radio"/> Gail Schwartz Democratic	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Dan Maes/Tambor Williams Republican	STATE REPRESENTATIVE - DISTRICT 61 (Vote for One)	COURT OF APPEALS (Vote Yes or No)
<input type="radio"/> Jaimes Brown/Ken Wyble Libertarian	<input type="radio"/> Luke Korkowski Republican	Shall Judge John Daniel Dailey of the Colorado Court of Appeals be retained in office?
<input type="radio"/> Tom Tancredo/Pat Miller American Constitution	<input type="radio"/> Roger Wilson Democratic	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Jason R. Clark/Victoria A. Adams Unaffiliated	<input type="radio"/> Write-in	COURT OF APPEALS (Vote Yes or No)
<input type="radio"/> Paul Noel Fiorino/Heather A. McKibbin Unaffiliated	PITKIN COUNTY OFFICES	Shall Judge Richard L. Gabriel of the Colorado Court of Appeals be retained in office?
<input type="radio"/> Write-in	COUNTY COMMISSIONER - DISTRICT 1 (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
	<input type="radio"/> Rob Ittner	COURT OF APPEALS (Vote Yes or No)
	<input type="radio"/> Jack Johnson Democratic	Shall Judge Nancy J. Lichtenstein of the Colorado Court of Appeals be retained in office?
	COUNTY COMMISSIONER - DISTRICT 2 (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
	<input type="radio"/> Rachel E. Richards Democratic	COURT OF APPEALS (Vote Yes or No)
	COUNTY CLERK AND RECORDER (Vote for One)	Shall Judge David J. Richman of the Colorado Court of Appeals be retained in office?
	<input type="radio"/> Janice K. Vos Caudill	<input type="radio"/> YES <input type="radio"/> NO
	COUNTY ASSESSOR (Vote for One)	DISTRICT COURT-9TH JUDICIAL DISTRICT (Vote Yes or No)
	<input type="radio"/> Tom Isaac Democratic	Shall Judge Gail H. Nichols of the 9th Judicial District be retained in office?
	COUNTY SHERIFF (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
	<input type="radio"/> Joe DiSalvo	COUNTY COURT-PITKIN COUNTY (Vote Yes or No)
	<input type="radio"/> Patrick "Rick" Leonard	Shall Judge Erin Fernandez-Ely of the Pitkin County Court be retained in office?
		<input type="radio"/> YES <input type="radio"/> NO

Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A ballot issue listed as an "amendment" proposes a change to the Colorado constitution, and a ballot issue listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes" vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a "no" vote on any ballot issue is a vote against changing current law or existing circumstances.

State of Colorado

Amendment P (CONSTITUTIONAL)
 Shall there be an amendment to section 2 of article XVIII of the constitution of the state of Colorado, concerning the regulation of games of chance by an authority specified by the general assembly?
 YES NO

Amendment Q (CONSTITUTIONAL)
 Shall there be an amendment to section 3 of article VIII of the constitution of the state of Colorado, concerning a process for temporarily moving the seat of government in a disaster emergency that substantially affects the ability of the state government to operate in the city and county of Denver, and, in connection therewith, requiring the general assembly to convene in a temporary meeting location designated by the governor and authorizing the general assembly to determine by law a temporary location for the seat of government of the state?
 YES NO

Amendment R (CONSTITUTIONAL)
 Shall there be an amendment to section 3 (1) (b) of article X of the constitution of the state of Colorado, concerning an exemption from property taxation for a possessory interest in real property if the actual value of the interest is less than or equal to six thousand dollars or such amount adjusted for inflation?
 YES NO

Amendment 60 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution concerning government charges on property, and, in connection therewith, allowing petitions in all districts for elections to lower property taxes; specifying requirements for property tax elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unselected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language?
 YES NO

Amendment 61 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities, limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid?
 YES NO

Amendment 62 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being?
 YES NO

Amendment 63 (CONSTITUTIONAL)
 Shall there be an amendment to the Colorado constitution concerning the right of all persons to health care choice, and, in connection therewith, prohibiting the state independently or at the instance of the United States from adopting or enforcing any statute, regulation, resolution, or policy that requires a person to participate in a public or private health insurance or coverage plan or that denies, restricts, or penalizes the right or ability of a person to make or receive direct payments for lawful health care services; and exempting from the effects of the amendment emergency medical treatment required to be provided by hospitals, health facilities, and health care providers or health benefits provided under workers' compensation or similar insurance?
 YES NO

Proposition 101 (STATUTORY)
 Shall there be an amendment to the Colorado Revised Statutes concerning limits on government charges, and, in connection therewith, reducing vehicle ownership taxes over four years to nominal amounts, ending taxes on vehicle rentals and leases; phasing in over four years a \$10,000 vehicle sale price tax exemption; setting total yearly registration, license, and title charges at \$10 per vehicle; repealing other specific vehicle charges; lowering the state income tax rate to 4.5% and phasing in a further reduction in the rate to 3.5%; ending state and local taxes and charges, except 911 charges, on telecommunication service customer accounts; and stating that, with certain specified exceptions, any added charges on vehicles and telecommunication service customer accounts shall be tax increases?
 YES NO

Proposition 102 (STATUTORY)
 Shall there be an amendment to the Colorado Revised Statutes requiring that only defendants arrested for a first offense, non violent misdemeanor may be recommended for release or actually released to a pretrial services program's supervision in lieu of a cash, property, or professional surety bond?
 YES NO

City of Aspen

**Referendum 2A
 1.0% Lodging Tax**
 SHALL CITY OF ASPEN TAXES BE INCREASED UP TO \$1,100,000 (FIRST FULL FISCAL YEAR DOLLAR INCREASE, NET OF ANY CONSTITUTIONALLY REQUIRED TAX CUTS) ANNUALLY BY THE IMPOSITION OF AN INCREASE IN THE LODGING TAX OF 1.0% UPON THE LEASING OR RENTING OF ROOMS OR OTHER ACCOMMODATIONS IN COMMERCIAL LODGING ESTABLISHMENTS BY TRANSIENT PERSONS, COMMENCING ON JANUARY 1, 2011, THE RECEIPTS OF WHICH TO BE DEPOSITED IN THE EXISTING TOURISM PROMOTION FUND, TO PROVIDE THAT SAID FUND MAY BE EXPENDED ONLY FOR THE PURPOSE OF SPENDING 100% OF SAID TAX RECEIPTS FOR THE PURPOSE OF PROMOTING TOURISM IN THE CITY OF ASPEN THROUGH A CONTRACT WITH THE ASPEN CHAMBER RESORT ASSOCIATION (ACRA) OR OTHER ENTITY, AND SHALL ANY EARNINGS (REGARDLESS OF AMOUNT) FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAX CONSTITUTE A VOTER APPROVED REVENUE CHANGE?
 YES NO

**Referendum 2B
 Amendment to City Charter**
 Replace IRV with June Run-Off Voting Procedures Shall Ordinance No. 20, Series of 2010, be approved? Ordinance No. 20, Series of 2010, if approved, amends sections 2.7, 3.2 and 3.3 of the City of Aspen Home Rule Charter to eliminate instant run-off voting procedures and re-instate previously used run-off procedures in June for the election of mayor and members of Council if candidates for the office of mayor do not receive fifty percent (50%) plus one vote, or more, of the total votes cast for the office of mayor; or if candidates for city council do not receive forty-five percent (45%) plus one vote, or more, of the total votes cast for that office.
 YES NO

**Referendum 2C
 Amendment to City Charter**
 Publication of Ordinances
 Shall Ordinance No. 19, Series of 2010, be adopted? This ordinance proposes to amend the City of Aspen Home Rule Charter by adding the following subsection to section 4.10:
 (h) Whenever an ordinance is required to be published in full or by title pursuant to this Article IV of the Aspen Home Rule Charter, it may be made by posting the same on the City's Internet website, www.aspenpitkin.com, or successor website. Said publication shall be made available for viewing by the public for a minimum of 30 days.
 YES NO

Town of Snowmass Village

Referendum 2D
 SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$357,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNT; THE REVENUES THEREFROM TO BE USED FOR FUNDING TRANSPORTATION SERVICES AND EQUIPMENT OF THE TOWN AS IS HEREAFTER AUTHORIZED BY THE TOWN COUNCIL, AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?
 YES NO

Referendum 2E
 SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$200,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN 2011, AND BY \$200,000 IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE AND \$500,000 IN CALENDAR YEARS 2016 AND 2017, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNTS; SUCH TAXES TO BE USED FOR THE PURPOSE OF FINANCING, TOGETHER WITH PITKIN COUNTY, COLORADO, THE ACQUISITION OF A COUNTY OPEN SPACE PARCEL KNOWN AS THE DROSTE PROPERTY OR TO REIMBURSE THE TOWN FOR AMOUNTS PREVIOUSLY EXPENDED FOR SUCH PURPOSES; AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2017 INCLUSIVE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?
 YES NO

Aspen School District No. 1 (RE)

Referendum 3A
 SHALL ASPEN SCHOOL DISTRICT NO. 1 (RE) TAXES BE INCREASED UP TO \$1.35 MILLION ANNUALLY TO PROVIDE FUNDS FOR EDUCATIONAL PURPOSES OF THE DISTRICT, INCLUDING, BUT NOT LIMITED TO:
 • AVOIDING OR REDUCING TEACHER LAYOFFS
 • CONTINUING TO ATTRACT AND RETAIN HIGH QUALITY TEACHERS
 • MAINTAINING QUALITY PROGRAMS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE FOR THE DISTRICT'S 2010-2011 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR) OR ANY OTHER LAW?
 YES NO

Aspen Valley Hospital District

Referendum 5A
 SHALL ASPEN VALLEY HOSPITAL DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES IT RECEIVES IN FISCAL YEAR 2010 AND THEREAFTER AS VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
 YES NO

Referendum 5B
 SHALL ASPEN VALLEY HOSPITAL DISTRICT, PITKIN COUNTY, COLORADO, DEBT BE INCREASED \$50,000,000, WITH A REPAYMENT PLAN OF NO MORE THAN \$50,000 AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$4,363,000 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF ACQUIRING, CONSTRUCTING, EQUIPPING AND FURNISHING HOSPITAL FACILITIES, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:
 • MODERNIZING AND EXPANDING THE HOSPITAL TO MEET CONTEMPORARY STANDARDS FOR TREATMENT AND TECHNOLOGY;
 • ENHANCING THE QUALITY, SAFETY AND PRIVACY OF PATIENT CARE;
 • RIGHTSIZING AND RECONFIGURING ALL AREAS OF THE HOSPITAL TO MEET THE PRESENT AND FUTURE HEALTHCARE NEEDS OF THE COMMUNITY;
 AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT), SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS OR OTHER FINANCIAL OBLIGATIONS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE OF NOT MORE THAN 6.0%; SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT TO EXCEED THREE PERCENT; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT AFTER THE ISSUANCE OF SUCH REFUNDING DEBT THE TOTAL OUTSTANDING PRINCIPAL AMOUNT OF ALL DEBT ISSUED PURSUANT TO THIS QUESTION DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT SET FORTH ABOVE, AND PROVIDED FURTHER THAT ALL DEBT ISSUED BY THE DISTRICT PURSUANT TO THIS QUESTION IS ISSUED ON TERMS THAT DO NOT EXCEED THE REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
 YES NO

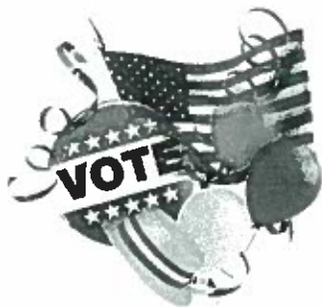
IMPORTANT NOTE REGARDING SAMPLE BALLOT

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GO TO www.pitkinvotes.org TO VERIFY YOUR VOTER REGISTRATION INFORMATION AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

Snowmass-Wildcat Fire Protection District	Starwood Metropolitan District
<p align="center">Referendum 5C</p> <p>SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$75,000 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY, IN THE JUDGMENT OF THE DISTRICT BOARD, TO OFFSET THE DECREASE IN REVENUES TO THE DISTRICT FROM ALL SOURCES CAUSED BY THE IMPLEMENTATION OF PROPOSITION 101 IF APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, IN ORDER TO AVOID SIGNIFICANT REDUCTIONS IN THE FIRE PROTECTION AND AMBULANCE SERVICES PROVIDED BY THE DISTRICT AND PROVIDED THAT IF PROPOSITION 101 IS NOT APPROVED BY VOTERS THIS QUESTION SHALL HAVE NO EFFECT; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE; AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE IN 2011 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>	<p align="center">Referendum 6E</p> <p>SHALL STARWOOD METROPOLITAN DISTRICT DEBT BE INCREASED BY \$400,000, WITH A REPAYMENT COST OF NOT TO EXCEED \$948,384; AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$55,485 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF THE DEMOLITION AND CONSTRUCTION AND EQUIPPING OF THE DISTRICT'S FACILITIES, INCLUDING THE MANAGER'S RESIDENCE, AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT WHEN DUE (OR TO CREATE A RESERVE FUND FOR SUCH PAYMENT); SUCH DEBT TO BE EVIDENCED BY GENERAL OBLIGATION BONDS OR OTHER FORMS OF INDEBTEDNESS INCLUDING LOANS, BONDS, OR OTHER FORMS OF INDEBTEDNESS ISSUED TO REFUND SUCH DEBT AS MAY BE ISSUED IN THE DISCRETION OF THE BOARD OF DIRECTORS OF THE DISTRICT, BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.90%; SUCH DEBT TO BE SOLD IN ONE SERIES OR MORE AT A PRICE ABOVE, BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF SUCH DEBT AND ON SUCH TERMS AND CONDITIONS AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM IN AN AMOUNT NOT IN EXCESS OF 3% OF THE PRINCIPAL AMOUNT BEING REDEEMED; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION PROVIDED THAT SUCH REFUNDING DEBT, ALONG WITH ANY OTHER DEBT INCURRED BY THE DISTRICT PURSUANT TO THIS AUTHORIZATION, IS ISSUED ON TERMS WHICH DO NOT EXCEED THE PRINCIPAL, INTEREST AND REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL PROCEEDS OF SUCH DEBT AND THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH DEBT PROCEEDS AND TAX REVENUES BE COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>
<p align="center">Referendum 5D</p> <p>SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$1,497,961 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY, BY AUTHORIZING THE DISTRICT TO RETAIN AND SPEND ANY AND ALL AMOUNTS COLLECTED BY THE DISTRICT AS AD VALOREM TAXES AND SHALL SUCH APPROVAL CONSTITUTE A FUTURE ACTION TO KEEP EXCESS PROPERTY TAXES THAT SHALL NOT BE EFFECTIVE UNTIL JANUARY 1, 2011, AND SHALL ONLY TAKE EFFECT IF AMENDMENT 60 IS APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES THAT SHALL EXPIRE AFTER FOUR YEARS?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>	

**Deadline to Register
to Vote
Tues, Oct. 4**



Review, update or register to vote
NOW! Go to www.pitkinvotes.org
and click on the icon

- 3 options to exercise your right to vote:**
- **Mail-In Ballot:** an application is available at www.pitkinvotes.org, under "Online Forms," Mail-In Ballot Application.
 - **Early Voting:** October 18 – 29, Monday through Friday, 8:30am – 4:30pm, County Clerk and Recorder Office, Plaza I, 530 East Main Street, Aspen.
 - **Polling Place:** November 2, 7:00am – 7:00pm, go to www.pitkinvotes.org for polling place information.

Aspen Daily News

517 East Hopkins Avenue, Aspen, Colorado 81611 • (970) 925-2220

PROOF OF PUBLICATION AFFIDAVIT

I affirm that I am an authorized representative for the **ASPEN DAILY NEWS**, a newspaper of general circulation published daily in Aspen, Pitkin County, Colorado, and that the attached notice was published in the **ASPEN DAILY NEWS** on September 23, 2010.

By signing this I acknowledge that I have read the foregoing Affidavit Regarding Due Diligence and Proof of Publication and that the statements set forth therein are true and correct to the best of my knowledge and belief.

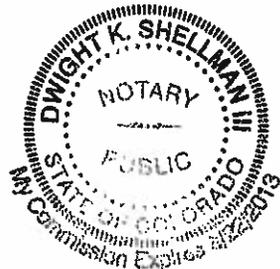
Signature: Lynn Chappier Date: 11/30/2010

Print Name: LYNN CHARRIER Title: Associate Publisher

NOTARY:

Signature: Dwight K. Shellman III Date: 11/30/2010

Print Name: Dwight K. Shellman III





**PUBLIC NOTICE
GENERAL ELECTION**
to be held on November 2, 2010

BRING YOUR ID TO THE POLLS!

Public Notice is hereby given that on Tuesday, November 2, 2010, a general election will be held within Pitkin County at the lawful polling places designated for precincts indicated below between the hours of 7:00 a.m. and 7:00 p.m.:

<u>Precinct</u>	<u>Address</u>
Precinct 1, 2 & 3	Rio Grande Meeting Room , 455 Rio Grande Place, Aspen
Precinct 4	Crossroads Church of Aspen, 726 West Francis Street, Aspen
Precinct 5	Schultz Health & Human Services, 405 Castle Creek Road, Aspen
Precinct 6	Snowmass Village Town Hall, 130 Kearns Road, Snowmass Village
Precinct 7	Colorado Mountain College, 255 Sage Way, ABC, Aspen
Precinct 8	Old Snowmass Fire Station, 1909 Snowmass Creek Road, Snowmass
Precinct 9	St. Peter's of the Valley, 0200 Elk Run Drive, Basalt
Precinct 10	Church at Redstone, 213 Redstone Boulevard, Redstone

<u>County Clerk's Office</u>	530 E Main St #101 Aspen, CO 81611 8:30 a.m. - 4:30 p.m. Monday through Friday 920-5180 (FAX 544-1026)
<u>Register to Vote</u>	The last day to register to vote is October 4, 2010 . You must be a registered voter to receive a ballot. Don't know if you're registered? Go to www.pitkinvotes.org , click on the icon  , and review your record, OR call Pitkin County Election Office 429-2713.
<u>Early Voting</u>	October 18 through October 29. Pitkin County Clerk and Recorder Office, Plaza I, during office hours.
<u>ID Required</u>	Remember to bring one of the following to the polls: <ul style="list-style-type: none"> •Valid Colorado Driver's License If you don't have a Colorado Driver's License, the following are also acceptable: •Valid Colorado Department of Revenue issued ID •Valid US passport •Valid governmental employee ID card with a photograph •Valid pilot's license issued by FAA or other US authorized agency •Valid US military ID card with photograph •Valid Medicare or Medicaid card issued by the US Health Care Financing Administration •Valid student ID card with a photograph, issued by an institute of higher education in Colorado •Certified copy of a U.S. birth certificate •Certified documentation of naturalization •Copy of current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the elector
<u>Mail-In Ballot</u>	Apply through Tuesday, October 26, if you want the ballot mailed to you; otherwise the deadline is Friday, October 29 to pick up the ballot. The ballot must be received by the County Clerk's office or a polling place no later than 7:00 p.m. Election Day, November 2, 2010, in order to be counted. Postmarks do NOT count. For an elector to confirm whether a mail-in ballot was sent and received by the Pitkin County Clerk and Recorder Office, go to www.pitkinvotes.org , click on the icon  , and review your record.
<u>Candidates and questions</u>	Voters are eligible to vote <u>only</u> for the candidates and questions of the municipalities and districts in which they reside.
<u>Sample Ballot forms, and information</u>	Visit www.pitkinvotes.org for all your information needs regarding Pitkin County Elections!

Janice K. Vos Caudill, Pitkin County Clerk and Recorder

SAMPLE GENERAL ELECTION BALLOT
Pitkin County, Colorado
November 2, 2010

[Signature]
 Pitkin County Clerk and Recorder

IMPORTANT NOTE REGARDING SAMPLE BALLOT

This sample ballot is compiled for information purposes only, and contains all races, candidates and ballot measures that will appear on any ballot style in Pitkin County for the general election on November 2, 2010. An actual ballot will not contain all of these races and ballot measures, because electors are eligible to vote only for the candidates and measures certified by the districts and municipalities in which they reside. However, all Pitkin County electors are eligible to vote for all county commissioner races, regardless of the commissioner district of their residence, because these officials are elected on an at-large basis.

GO TO WWW.PITKINVOTES.ORG TO VERIFY YOUR VOTER REGISTRATION
 AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

INSTRUCTIONS TO VOTERS:

- Use only **blue or black ink**. Do not use red ink.
- To vote for a candidate or issue, **completely** fill in the oval to the left of your choice. **Do not use Xs or check marks.**
- To vote for an official write-in candidate, **completely fill in the oval** to the upper left of the write-in line **AND print the name of the candidate** on the write-in line in the space provided.
- If you tear, deface or incorrectly mark this ballot, return it and request a replacement.

VOTE BOTH SIDES OF THE BALLOT, IF APPLICABLE

VOTE LIKE THIS: ●

FEDERAL OFFICES	SECRETARY OF STATE (Vote for One)	TOWN OF SNOWMASS VILLAGE OFFICES
UNITED STATES SENATOR (Vote for One)	<input type="radio"/> Scott Gessler Republican <input type="radio"/> Bernie Buescher Democratic <input type="radio"/> Amanda Campbell American Constitution	MAYOR (Vote for One) <input type="radio"/> Bill Boineau
<input type="radio"/> Ken Buck Republican <input type="radio"/> Michael F. Bennet Democratic <input type="radio"/> Bob Kinsey Green (Signed declaration to limit service to no more than 2 terms) <input type="radio"/> Maclyn "Mac" Stringer Libertarian <input type="radio"/> Charley Miller Unaffiliated (Chose not to sign declaration to limit service to 2 terms) <input type="radio"/> J. Moromisato Unaffiliated <input type="radio"/> Jason Napolitano Independent Reform (Signed declaration to limit service to no more than 2 terms) Write-in	STATE TREASURER (Vote for One) <input type="radio"/> Walker Stapleton Republican <input type="radio"/> Cary Kennedy Democratic ATTORNEY GENERAL (Vote for One) <input type="radio"/> Stan Garnett Democratic <input type="radio"/> John Suthers Republican REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE (Vote for One) <input type="radio"/> Melissa Hart Democratic <input type="radio"/> Steve Bosley Republican <input type="radio"/> Jesse B. Wallace Libertarian STATE SENATE - DISTRICT 5 (Vote for One) <input type="radio"/> Bob Rankin Republican <input type="radio"/> Gail Schwartz Democratic STATE REPRESENTATIVE - DISTRICT 61 (Vote for One) <input type="radio"/> Luke Korkowski Republican <input type="radio"/> Roger Wilson Democratic Write-in	SNOWMASS VILLAGE TOWN COUNCIL (Vote for Two) <input type="radio"/> Fred Kucker <input type="radio"/> Sally Sparhawk <input type="radio"/> Kay Honigman-Singer <input type="radio"/> Jason Haber JUDICIAL OFFICES JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No) Shall Justice Michael L. Bender of the Colorado Supreme Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No) Shall Justice Alex J. Martinez of the Colorado Supreme Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No) Shall Justice Nancy E. Rice of the Colorado Supreme Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO COURT OF APPEALS (Vote Yes or No) Shall Judge John Daniel Dailey of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO COURT OF APPEALS (Vote Yes or No) Shall Judge Richard L. Gabriel of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO COURT OF APPEALS (Vote Yes or No) Shall Judge Nancy J. Lichtenstein of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO COURT OF APPEALS (Vote Yes or No) Shall Judge David J. Richman of the Colorado Court of Appeals be retained in office? <input type="radio"/> YES <input type="radio"/> NO DISTRICT COURT-9TH JUDICIAL DISTRICT (Vote Yes or No) Shall Judge Gail H. Nichols of the 9th Judicial District be retained in office? <input type="radio"/> YES <input type="radio"/> NO COUNTY COURT-PITKIN COUNTY (Vote Yes or No) Shall Judge Erin Fernandez-Ely of the Pitkin County Court be retained in office? <input type="radio"/> YES <input type="radio"/> NO
GOVERNOR/LIEUTENANT GOVERNOR (Vote for One Pair)	PITKIN COUNTY OFFICES	
<input type="radio"/> John Hickenlooper/ Joseph Garcia Democratic <input type="radio"/> Dan Maes/ Tambor Williams Republican <input type="radio"/> Jaimes Brown/ Ken Wylie Libertarian <input type="radio"/> Tom Tancredo/ Pat Miller American Constitution <input type="radio"/> Jason R. Clark/ Victoria A. Adams Unaffiliated <input type="radio"/> Paul Noel Fiorino/ Heather A. McKibbin Unaffiliated Write-in	COUNTY COMMISSIONER - DISTRICT 1 (Vote for One) <input type="radio"/> Rob Ittner <input type="radio"/> Jack Johnson Democratic COUNTY COMMISSIONER - DISTRICT 2 (Vote for One) <input type="radio"/> Rachel E. Richards Democratic COUNTY CLERK AND RECORDER (Vote for One) <input type="radio"/> Janice K. Vos Caudill COUNTY ASSESSOR (Vote for One) <input type="radio"/> Tom Isaac Democratic COUNTY SHERIFF (Vote for One) <input type="radio"/> Joe DiSalvo <input type="radio"/> Patrick "Rick" Leonard	

Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A ballot issue listed as an "amendment" proposes a change to the Colorado constitution, and a ballot issue listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes" vote on any ballot issue is a vote in favor of changing current law or existing circumstances. A "no" vote on any ballot issue is a vote against changing current law or existing circumstances.

State of Colorado

Amendment P (CONSTITUTIONAL)

Shall there be an amendment to section 2 of article XVIII of the constitution of the state of Colorado, concerning the regulation of games of chance by an authority specified by the general assembly?

YES NO

Amendment Q (CONSTITUTIONAL)

Shall there be an amendment to section 3 of article VIII of the constitution of the state of Colorado, concerning a process for temporarily moving the seat of government in a disaster emergency that substantially affects the ability of the state government to operate in the city and county of Denver, and, in connection therewith, requiring the general assembly to convene in a temporary meeting location designated by the governor and authorizing the general assembly to determine by law a temporary location for the seat of government of the state?

YES NO

Amendment R (CONSTITUTIONAL)

Shall there be an amendment to section 3 (1) (b) of article X of the constitution of the state of Colorado, concerning an exemption from property taxation for a possessory interest in real property if the actual value of the interest is less than or equal to six thousand dollars or such amount adjusted for inflation?

YES NO

Amendment 60 (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning government charges on property, and, in connection therewith, allowing petitions in all districts for elections to lower property taxes; specifying requirements for property tax elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unselected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state or property tax policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language?

YES NO

Amendment 61 (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid?

YES NO

Amendment 62 (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being?

YES NO

Amendment 63 (CONSTITUTIONAL)

Shall there be an amendment to the Colorado constitution concerning the right of all persons to health care choice, and, in connection therewith, prohibiting the state independently or at the instance of the United States from adopting or enforcing any statute, regulation, resolution, or policy that requires a person to participate in a public or private health insurance or coverage plan or that denies, restricts, or penalizes the right or ability of a person to make or receive direct payments for lawful health care services; and exempting from the effects of the amendment emergency medical treatment required to be provided by hospitals, health facilities, and health care providers or health benefits provided under workers' compensation or similar insurance?

YES NO

Proposition 101 (STATUTORY)

Shall there be an amendment to the Colorado Revised Statutes concerning limits on government charges, and, in connection therewith, reducing vehicle ownership taxes over four years to nominal amounts; ending taxes on vehicle rentals and leases; phasing in over four years a \$10,000 vehicle sale price tax exemption; setting total yearly registration, license, and title charges at \$10 per vehicle; repealing other specific vehicle charges; lowering the state income tax rate to 4.5% and phasing in a further reduction in the rate to 3.5%; ending state and local taxes and charges, except 911 charges, on telecommunication service customer accounts; and stating that, with certain specified exceptions, any added charges on vehicles and telecommunication service customer accounts shall be tax increases?

YES NO

Proposition 102 (STATUTORY)

Shall there be an amendment to the Colorado Revised Statutes requiring that only defendants arrested for a first offense, non violent misdemeanor may be recommended for release or actually released to a pretrial services program's supervision in lieu of a cash, property, or professional surety bond?

YES NO

City of Aspen

Referendum 2A

1.0% Lodging Tax
SHALL CITY OF ASPEN TAXES BE INCREASED UP TO \$1,100,000 (FIRST FULL FISCAL YEAR DOLLAR INCREASE, NET OF ANY CONSTITUTIONALLY REQUIRED TAX CUTS) ANNUALLY BY THE IMPOSITION OF AN INCREASE IN THE LODGING TAX OF 1.0% UPON THE LEASING OR RENTING OF ROOMS OR OTHER ACCOMMODATIONS IN COMMERCIAL LODGING ESTABLISHMENTS BY TRANSIENT PERSONS, COMMENCING ON JANUARY 1, 2011, THE RECEIPTS OF WHICH TO BE DEPOSITED IN THE EXISTING TOURISM PROMOTION FUND, TO PROVIDE THAT SAID FUND MAY BE EXPENDED ONLY FOR THE PURPOSE OF SPENDING 100% OF SAID TAX RECEIPTS FOR THE PURPOSE OF PROMOTING TOURISM IN THE CITY OF ASPEN THROUGH A CONTRACT WITH THE ASPEN CHAMBER RESORT ASSOCIATION (ACRA) OR OTHER ENTITY, AND SHALL ANY EARNINGS (REGARDLESS OF AMOUNT) FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAX CONSTITUTE A VOTER APPROVED REVENUE CHANGE?

YES NO

Referendum 2B

Amendment to City Charter
Replace IRV with June Run-Off Voting Procedures
Shall Ordinance No. 20, Series of 2010, be approved? Ordinance No. 20, Series of 2010, if approved, amends sections 2.7, 3.2 and 3.3 of the City of Aspen Home Rule Charter to eliminate instant run-off voting procedures and re-instate previously used run-off procedures in June for the election of mayor and members of Council if candidates for the office of mayor do not receive fifty percent (50%) plus one vote, or more, of the total votes cast for the office of mayor; or if candidates for city council do not receive forty-five percent (45%) plus one vote, or more, of the total votes cast for that office.

YES NO

Referendum 2C

Amendment to City Charter
Publication of Ordinances
Shall Ordinance No. 18, Series of 2010, be adopted? This ordinance proposes to amend the City of Aspen Home Rule Charter by adding the following subsection to section 4.10:
(h) Whenever an ordinance is required to be published in full or by title pursuant to this Article IV of the Aspen Home Rule Charter, it may be made by posting the same on the City's internet website, www.aspenpitkin.com, or successor website. Said publication shall be made available for viewing by the public for a minimum of 30 days.

YES NO

Town of Snowmass Village

Referendum 2D

SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$357,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNT; THE REVENUES THEREFROM TO BE USED FOR FUNDING TRANSPORTATION SERVICES AND EQUIPMENT OF THE TOWN AS IS HEREAFTER AUTHORIZED BY THE TOWN COUNCIL; AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?

YES NO

Referendum 2E

SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$200,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN 2011, AND BY \$200,000 IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE AND \$500,000 IN CALENDAR YEARS 2016 AND 2017, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNTS; SUCH TAXES TO BE USED FOR THE PURPOSE OF FINANCING, TOGETHER WITH PITKIN COUNTY, COLORADO, THE ACQUISITION OF A COUNTY OPEN SPACE PARCEL KNOWN AS THE DROSTE PROPERTY OR TO REIMBURSE THE TOWN FOR AMOUNTS PREVIOUSLY EXPENDED FOR SUCH PURPOSES; AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2017 INCLUSIVE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?

YES NO

Aspen School District No. 1 (RE)

Referendum 3A

SHALL ASPEN SCHOOL DISTRICT NO. 1 (RE) TAXES BE INCREASED UP TO \$1.35 MILLION ANNUALLY TO PROVIDE FUNDS FOR EDUCATIONAL PURPOSES OF THE DISTRICT, INCLUDING, BUT NOT LIMITED TO:
• AVOIDING OR REDUCING TEACHER LAYOFFS
• CONTINUING TO ATTRACT AND RETAIN HIGH QUALITY TEACHERS
• MAINTAINING QUALITY PROGRAMS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE FOR THE DISTRICT'S 2010-2011 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR) OR ANY OTHER LAW?

YES NO

Aspen Valley Hospital District

Referendum 5A

SHALL ASPEN VALLEY HOSPITAL DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES IT RECEIVES IN FISCAL YEAR 2010 AND THEREAFTER AS VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES NO

Referendum 5B

SHALL ASPEN VALLEY HOSPITAL DISTRICT, PITKIN COUNTY, COLORADO, DEBT BE INCREASED \$50,000,000, WITH A REPAYMENT COST OF NOT MORE THAN \$86,850,000 AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$4,363,000 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF ACQUIRING, CONSTRUCTING, EQUIPPING AND FURNISHING HOSPITAL FACILITIES, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:
• MODERNIZING AND EXPANDING THE HOSPITAL TO MEET CONTEMPORARY STANDARDS FOR TREATMENT AND TECHNOLOGY;
• ENHANCING THE QUALITY, SAFETY AND PRIVACY OF PATIENT CARE;
• RIGHTSIZING AND RECONFIGURING ALL AREAS OF THE HOSPITAL TO MEET THE PRESENT AND FUTURE HEALTHCARE NEEDS OF THE COMMUNITY;

AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFINANCING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT), SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS OR OTHER FINANCIAL OBLIGATIONS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE OF NOT MORE THAN 6.0%; SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT TO EXCEED THREE PERCENT; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT AFTER THE ISSUANCE OF SUCH REFUNDING DEBT THE TOTAL OUTSTANDING PRINCIPAL AMOUNT OF ALL DEBT ISSUED PURSUANT TO THIS QUESTION DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT SET FORTH ABOVE, AND PROVIDED FURTHER THAT ALL DEBT ISSUED BY THE DISTRICT PURSUANT TO THIS QUESTION IS ISSUED ON TERMS THAT DO NOT EXCEED THE REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES NO

IMPORTANT NOTE REGARDING SAMPLE BALLOT

This sample ballot is compiled for information purposes only, and contains all races, candidates and ballot measures that will appear on any ballot style in Pitkin County for the general election on November 2, 2010. An actual ballot will not contain all of these races and ballot measures, because electors are eligible to vote only for the candidates and measures certified by the districts and municipalities in which they reside. However, all Pitkin County electors are eligible to vote for all county commissioner races, regardless of the commissioner district of their residence, because these officials are elected on an at-large basis.

GO TO www.pitkinvotes.org TO VERIFY YOUR VOTER REGISTRATION INFORMATION AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

Snowmass-Wildcat Fire Protection District	Starwood Metropolitan District
<p align="center">Referendum 5C</p> <p>SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$75,000 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY, IN THE JUDGMENT OF THE DISTRICT BOARD, TO OFFSET THE DECREASE IN REVENUES TO THE DISTRICT FROM ALL SOURCES CAUSED BY THE IMPLEMENTATION OF PROPOSITION 101 IF APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, IN ORDER TO AVOID SIGNIFICANT REDUCTIONS IN THE FIRE PROTECTION AND AMBULANCE SERVICES PROVIDED BY THE DISTRICT AND PROVIDED THAT IF PROPOSITION 101 IS NOT APPROVED BY VOTERS THIS QUESTION SHALL HAVE NO EFFECT; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE; AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE IN 2011 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>	<p align="center">Referendum 5E</p> <p>SHALL STARWOOD METROPOLITAN DISTRICT DEBT BE INCREASED BY \$400,000, WITH A REPAYMENT COST OF NOT TO EXCEED \$948,384; AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$55,485 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF THE DEMOLITION AND CONSTRUCTION AND EQUIPPING OF THE DISTRICT'S FACILITIES, INCLUDING THE MANAGER'S RESIDENCE, AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT WHEN DUE (OR TO CREATE A RESERVE FUND FOR SUCH PAYMENT); SUCH DEBT TO BE EVIDENCED BY GENERAL OBLIGATION BONDS OR OTHER FORMS OF INDEBTEDNESS INCLUDING LOANS, BONDS, OR OTHER FORMS OF INDEBTEDNESS ISSUED TO REFUND SUCH DEBT AS MAY BE ISSUED IN THE DISCRETION OF THE BOARD OF DIRECTORS OF THE DISTRICT, BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.90%; SUCH DEBT TO BE SOLD IN ONE SERIES OR MORE AT A PRICE ABOVE, BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF SUCH DEBT AND ON SUCH TERMS AND CONDITIONS AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM IN AN AMOUNT NOT IN EXCESS OF 3% OF THE PRINCIPAL AMOUNT BEING REDEEMED; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION PROVIDED THAT SUCH REFUNDING DEBT, ALONG WITH ANY OTHER DEBT INCURRED BY THE DISTRICT PURSUANT TO THIS AUTHORIZATION, IS ISSUED ON TERMS WHICH DO NOT EXCEED THE PRINCIPAL, INTEREST AND REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL PROCEEDS OF SUCH DEBT AND THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH DEBT PROCEEDS AND TAX REVENUES BE COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>
<p align="center">Referendum 5D</p> <p>SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$1,497,961 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE COLLECTED, BY AUTHORIZING THE DISTRICT TO RETAIN AND SPEND ANY AND ALL AMOUNTS COLLECTED BY THE DISTRICT AS AD VALOREM TAXES AND SHALL SUCH APPROVAL CONSTITUTE A FUTURE ACTION TO KEEP EXCESS PROPERTY TAXES THAT SHALL NOT BE EFFECTIVE UNTIL JANUARY 1, 2011, AND SHALL ONLY TAKE EFFECT IF AMENDMENT 50 IS APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES THAT SHALL EXPIRE AFTER FOUR YEARS?</p> <p><input type="radio"/> YES <input type="radio"/> NO</p>	

**Deadline to Register
to Vote
Tues, Oct. 4**



Review, update or register to vote
NOW! Go to www.pitkinvotes.org
and click on the icon

- 3 options to exercise your right to vote:**
- Mail-In Ballot: an application is available at www.pitkinvotes.org, under "Online Forms," Mail-In Ballot Application.
 - Early Voting: October 18 – 29, Monday through Friday, 8:30am – 4:30pm, County Clerk and Recorder Office, Plaza I, 530 East Main Street, Aspen.
 - Polling Place: November 2, 7:00am – 7:00pm, go to www.pitkinvotes.org for polling place information.

PROOF OF PUBLICATION

THE ASPEN TIMES

STATE OF COLORADO, COUNTY OF PITKIN

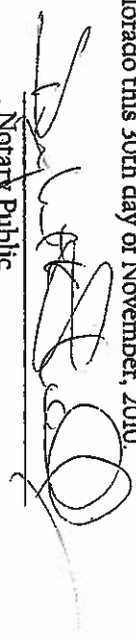
I, Jenna Weatherred, do solemnly swear that I am a Publisher of the *ASPEN TIMES* that the same newspaper printed, in whole or in part and published in the County of Pitkin, State of Colorado, and has a general circulation therein; that said newspaper has been published continuously and uninterruptedly in said County of Pitkin for a period of more than fifty-two consecutive weeks next prior to the first publication of the annexed legal notice or advertisement.

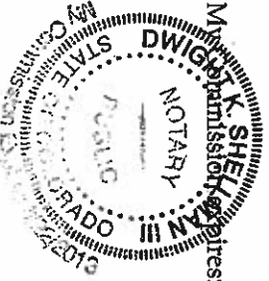
That the annexed legal notice or advertisement was published in the regular and entire issue of every number of said daily newspaper for the period of 1 consecutive insertions; and that the first publication of said notice was in the issue of said newspaper dated 10/12/2010 and that the last publication of said notice was in the issue of said newspaper dated 10/12/2010.

In witness whereof, I have here unto set my hand this 30th day of November, 2010.


Jenna Weatherred, Publisher

Subscribed and sworn to before me, a notary public in and for the County of Garfield, State of Colorado this 30th day of November, 2010.
DWS
Pitkin


_____, Notary Public
My Commission Expires: 6/22/2013





**PUBLIC NOTICE
NOTICE OF GENERAL ELECTION
IN PITKIN COUNTY
to be held on November 2, 2010**

BRING YOUR ID TO THE POLLS!

Public Notice is hereby given that on Tuesday, November 2, 2010, a general election will be held within Pitkin County at the lawful polling places designated for precincts indicated below between the hours of 7:00 a.m. and 7:00 p.m.:

Precinct	Address
Precinct 1, 2 & 3	Rio Grande Meeting Room , 455 Rio Grande Place, Aspen
Precinct 4	Crossroads Church of Aspen, 726 West Francis Street, Aspen
Precinct 5	Schultz Health & Human Services, 405 Castle Creek Road, Aspen
Precinct 6	Snowmass Village Town Hall, 130 Kearns Road, Snowmass Village
Precinct 7	Colorado Mountain College, 255 Sage Way, ABC, Aspen
Precinct 8	Old Snowmass Fire Station, 1909 Snowmass Creek Road, Snowmass
Precinct 9	St. Peter's of the Valley, 0200 Elk Run Drive, Basalt
Precinct 10	Church at Redstone, 213 Redstone Boulevard, Redstone

County Clerk's Office	530 E Main St #101 Aspen, CO 81611 8:30 a.m. - 4:30 p.m. Monday through Friday 920-5180 (FAX 544-1026)
Register to Vote	The last day to register to vote is October 4, 2010 . You must be a registered voter to receive a ballot. Don't know if you're registered? Go to www.pitkinvotes.org , click on the icon , and review your record, OR call Pitkin County Election Office 429-2713.
Early Voting	October 18 through October 29. Pitkin County Clerk and Recorder Office, Plaza I, during office hours.
ID Required	Remember to bring one of the following to the polls: <ul style="list-style-type: none"> · Valid Colorado Driver's License <li style="padding-left: 20px;">If you don't have a Colorado Driver's License, the following are also acceptable: · Valid Colorado Department of Revenue issued ID · Valid US passport · Valid governmental employee ID card with a photograph · Valid pilot's license issued by FAA or other US authorized agency · Valid US military ID card with photograph · Valid Medicare or Medicaid card issued by the US Health Care Financing Administration · Valid student ID card with a photograph, issued by an institute of higher education in Colorado · Certified copy of a U.S. birth certificate · Certified documentation of naturalization · Copy of current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the elector
Mail-In Ballot	Apply through Tuesday, October 26, if you want the ballot mailed to you; otherwise the deadline is Friday, October 29 to pick up the ballot. The ballot must be received by the County Clerk's office or a polling place no later than 7:00 p.m. Election Day, November 2, 2010, in order to be counted. Postmarks do NOT count. For an elector to confirm whether a mail-in ballot was sent and received by the Pitkin County Clerk and Recorder Office, go to www.pitkinvotes.org , click on the icon, and review your record.
Candidates and questions you're eligible to vote on	Voters are eligible to vote only for the candidates and questions of the municipalities and districts in which they reside.
Sample Ballot, forms, and additional information	Visit www.pitkinvotes.org for all your information needs regarding Pitkin County Elections!

SAMPLE GENERAL ELECTION BALLOT
Pitkin County, Colorado
November 2, 2010

[Signature]
 Pitkin County Clerk and Recorder

IMPORTANT NOTE REGARDING SAMPLE BALLOT

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GO TO WWW.PITKINVOTES.ORG TO VERIFY YOUR VOTER REGISTRATION AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

INSTRUCTIONS TO VOTERS:

- Use only **blue or black ink**. Do not use red ink.
- To vote for a candidate or issue, **completely** fill in the oval to the left of your choice. **Do not use Xs or check marks.**
- To vote for an official write-in candidate, **completely fill in the oval** to the upper left of the write-in line **AND print the name of the candidate** on the write-in line in the space provided.
- If you tear, deface or incorrectly mark this ballot, return it and request a replacement.

VOTE BOTH SIDES OF THE BALLOT, IF APPLICABLE

VOTE LIKE THIS: ●

FEDERAL OFFICES	SECRETARY OF STATE (Vote for One)	TOWN OF SNOWMASS VILLAGE OFFICES
UNITED STATES SENATOR (Vote for One)		MAYOR (Vote for One)
<input type="radio"/> Ken Buck Republican	<input type="radio"/> Scott Gessler Republican	<input type="radio"/> Bill Boineau
<input type="radio"/> Michael F. Bennet Democratic	<input type="radio"/> Bernie Buescher Democratic	SNOWMASS VILLAGE TOWN COUNCIL (Vote for Two)
<input type="radio"/> Bob Kinsey Green (Signed declaration to limit service to no more than 2 terms)	<input type="radio"/> Amanda Campbell American Constitution	<input type="radio"/> Fred Kucker
<input type="radio"/> Maclyn "Mac" Stringer Libertarian	STATE TREASURER (Vote for One)	<input type="radio"/> Sally Sparhawk
<input type="radio"/> Charley Miller Unaffiliated (Chose not to sign declaration to limit service to 2 terms)	<input type="radio"/> Walker Stapleton Republican	<input type="radio"/> Kay Honigman-Singer
<input type="radio"/> J. Moromisato Unaffiliated	<input type="radio"/> Cary Kennedy Democratic	<input type="radio"/> Jason Haber
<input type="radio"/> Jason Napolitano Independent Reform (Signed declaration to limit service to no more than 2 terms)	ATTORNEY GENERAL (Vote for One)	JUDICIAL OFFICES
<input type="radio"/> Write-in	<input type="radio"/> Stan Garnett Democratic	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
REPRESENTATIVE TO THE 112TH UNITED STATES CONGRESS - DISTRICT 3 (Vote for One)	<input type="radio"/> John Suthers Republican	Shall Justice Michael L. Bender of the Colorado Supreme Court be retained in office?
<input type="radio"/> John Salazar Democratic	REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Scott R. Tipton Republican	<input type="radio"/> Melissa Hart Democratic	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
<input type="radio"/> Gregory Gilman Libertarian	<input type="radio"/> Steve Bosley Republican	Shall Justice Alex J. Martinez of the Colorado Supreme Court be retained in office?
<input type="radio"/> Jake Segrest Unaffiliated	<input type="radio"/> Jesse B. Wallace Libertarian	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Write-in	STATE SENATE - DISTRICT 5 (Vote for One)	JUSTICE OF THE COLORADO SUPREME COURT (Vote Yes or No)
	<input type="radio"/> Bob Rankin Republican	Shall Justice Nancy E. Rice of the Colorado Supreme Court be retained in office?
	<input type="radio"/> Gail Schwartz Democratic	<input type="radio"/> YES <input type="radio"/> NO
	STATE REPRESENTATIVE - DISTRICT 61 (Vote for One)	COURT OF APPEALS (Vote Yes or No)
	<input type="radio"/> Luke Korkowski Republican	Shall Judge John Daniel Dailey of the Colorado Court of Appeals be retained in office?
	<input type="radio"/> Roger Wilson Democratic	<input type="radio"/> YES <input type="radio"/> NO
	<input type="radio"/> Write-in	COURT OF APPEALS (Vote Yes or No)
	PITKIN COUNTY OFFICES	Shall Judge Richard L. Gabriel of the Colorado Court of Appeals be retained in office?
GOVERNOR/LIEUTENANT GOVERNOR (Vote for One Pair)	COUNTY COMMISSIONER - DISTRICT 1 (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> John Hickenlooper/ Joseph Garcia Democratic	<input type="radio"/> Rob Ittner	COURT OF APPEALS (Vote Yes or No)
<input type="radio"/> Dan Maes/ Tambor Williams Republican	<input type="radio"/> Jack Johnson Democratic	Shall Judge Nancy J. Lichtenstein of the Colorado Court of Appeals be retained in office?
<input type="radio"/> Jaimes Brown/ Ken Wyble Libertarian	COUNTY COMMISSIONER - DISTRICT 2 (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Tom Tancredo/ Pat Miller American Constitution	<input type="radio"/> Rachel E. Richards Democratic	COURT OF APPEALS (Vote Yes or No)
<input type="radio"/> Jason R. Clark/ Victoria A. Adams Unaffiliated	COUNTY CLERK AND RECORDER (Vote for One)	Shall Judge David J. Richman of the Colorado Court of Appeals be retained in office?
<input type="radio"/> Paul Noel Florino/ Heather A. McKibbin Unaffiliated	<input type="radio"/> Janice K. Vos Caudill	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Write-in	COUNTY ASSESSOR (Vote for One)	DISTRICT COURT-9TH JUDICIAL DISTRICT (Vote Yes or No)
	<input type="radio"/> Tom Isaac Democratic	Shall Judge Gail H. Nichols of the 9th Judicial District be retained in office?
	COUNTY SHERIFF (Vote for One)	<input type="radio"/> YES <input type="radio"/> NO
	<input type="radio"/> Joe DiSalvo	COUNTY COURT-PITKIN COUNTY (Vote Yes or No)
	<input type="radio"/> Patrick "Rick" Leonard	Shall Judge Erin Fernandez-Ely of the Pitkin County Court be retained in office?
		<input type="radio"/> YES <input type="radio"/> NO

Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A ballot issue listed as an "amendment" proposes a change to the Colorado constitution, and a ballot issue listed as a "proposition" proposes a change to the Colorado Revised Statutes. A "yes" vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a "no" vote on any ballot issue is a vote against changing current law or existing circumstances.

State of Colorado
Amendment P (CONSTITUTIONAL)
Shall there be an amendment to section 2 of article XVIII of the constitution of the state of Colorado, concerning the regulation of games of chance by an authority specified by the general assembly?
 YES NO

Amendment Q (CONSTITUTIONAL)
Shall there be an amendment to section 3 of article VIII of the constitution of the state of Colorado, concerning a process for temporarily moving the seat of government in a disaster emergency that substantially affects the ability of the state government to operate in the city and county of Denver, and, in connection therewith, requiring the general assembly to convene in a temporary meeting location designated by the governor and authorizing the general assembly to determine by law a temporary location for the seat of government of the state?
 YES NO

Amendment R (CONSTITUTIONAL)
Shall there be an amendment to section 3 (1) (b) of article X of the constitution of the state of Colorado, concerning an exemption from property taxation for a possessory interest in real property if the actual value of the interest is less than or equal to six thousand dollars or such amount adjusted for inflation?
 YES NO

Amendment 60 (CONSTITUTIONAL)
Shall there be an amendment to the Colorado constitution concerning government charges on property, and, in connection therewith, allowing petitions in all districts for elections to lower property taxes; specifying requirements for property tax elections; requiring enterprises and authorities to pay property taxes but offsetting the revenues with lower tax rates; prohibiting enterprises and unselected boards from levying fees or taxes on property; setting expiration dates for certain tax rate and revenue increases; requiring school districts to reduce property tax rates and replacing the revenue with state aid; and eliminating property taxes that exceed the dollar amount included in an approved ballot question, that exceed state property tax laws, policies, and limits existing in 1992 that have been violated, changed, or weakened without state voter approval, or that were not approved by voters without certain ballot language?
 YES NO

Amendment 61 (CONSTITUTIONAL)
Shall there be an amendment to the Colorado constitution concerning limitations on government borrowing, and, in connection therewith, prohibiting future borrowing in any form by state government; requiring voter approval of future borrowing by local governmental entities; limiting the form, term, and amount of total borrowing by each local governmental entity; directing all current borrowing to be paid; and reducing tax rates after certain borrowing is fully repaid?
 YES NO

Amendment 62 (CONSTITUTIONAL)
Shall there be an amendment to the Colorado constitution applying the term "person", as used in those provisions of the Colorado constitution relating to inalienable rights, equality of justice, and due process of law, to every human being from the beginning of the biological development of that human being?
 YES NO

Amendment 63 (CONSTITUTIONAL)
Shall there be an amendment to the Colorado constitution concerning the right of all persons to health care choice, and, in connection therewith, prohibiting the state independently or at the instance of the United States from adopting or enforcing any statute, regulation, resolution, or policy that requires a person to participate in a public or private health insurance or coverage plan or that denies, restricts, or penalizes the right of ability of a person to make or receive direct payments for lawful health care services; and exempting from the effects of the amendment emergency medical treatment required to be provided by hospitals, health facilities, and health care providers or health benefits provided under workers' compensation or similar insurance?
 YES NO

Proposition 101 (STATUTORY)
Shall there be an amendment to the Colorado Revised Statutes concerning limits on government charges, and, in connection therewith, reducing vehicle ownership taxes over four years to nominal amounts; ending taxes on vehicle rentals and leases; phasing in over four years a \$10,000 vehicle sale price tax exemption; setting total yearly registration, license, and title charges at \$10 per vehicle; repealing other specific vehicle charges; lowering the state income tax rate to 4.5% and phasing in a further reduction in the rate to 3.5%; ending state and local taxes and charges, except 911 charges, on telecommunication service customer accounts; and stating that, with certain specified exceptions, any added charges on vehicles and telecommunication service customer accounts shall be tax increases?
 YES NO

Proposition 102 (STATUTORY)
Shall there be an amendment to the Colorado Revised Statutes requiring that only defendants arrested for a first offense, non violent misdemeanor may be recommended for release or actually released to a pretrial services program's supervision in lieu of a cash, property, or professional surety bond?
 YES NO

City of Aspen
Referendum 2A
1.0% Lodging Tax
SHALL CITY OF ASPEN TAXES BE INCREASED UP TO \$1,100,000 (FIRST FULL FISCAL YEAR DOLLAR INCREASE, NET OF ANY CONSTITUTIONALLY REQUIRED TAX CUTS) ANNUALLY BY THE IMPOSITION OF AN INCREASE IN THE LODGING TAX OF 1.0% UPON THE LEASING OR RENTING OF ROOMS OR OTHER ACCOMMODATIONS IN COMMERCIAL LODGING ESTABLISHMENTS BY TRANSIENT PERSONS, COMMENCING ON JANUARY 1, 2011, THE RECEIPTS OF WHICH TO BE DEPOSITED IN THE EXISTING TOURISM PROMOTION FUND, TO PROVIDE THAT SAID FUND MAY BE EXPENDED ONLY FOR THE PURPOSE OF SPENDING 100% OF SAID TAX RECEIPTS FOR THE PURPOSE OF PROMOTING TOURISM IN THE CITY OF ASPEN THROUGH A CONTRACT WITH THE ASPEN CHAMBER RESORT ASSOCIATION (ACRA) OR OTHER ENTITY, AND SHALL ANY EARNINGS (REGARDLESS OF AMOUNT) FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAX CONSTITUTE A VOTER APPROVED REVENUE CHANGE?
 YES NO

Referendum 2B
Amendment to City Charter
Replace IRV with June Run-Off Voting Procedures
Shall Ordinance No. 20, Series of 2010, be approved? Ordinance No. 20, Series of 2010, if approved, amends sections 2.7, 3.2 and 3.3 of the City of Aspen Home Rule Charter to eliminate instant run-off voting procedures and re-instate previously used run-off procedures in June for the election of mayor and members of Council if candidates for the office of mayor do not receive fifty percent (50%) plus one vote, or more, of the total votes cast for the office of mayor; or if candidates for city council do not receive forty-five percent (45%) plus one vote, or more, of the total votes cast for that office.
 YES NO

Referendum 2C
Amendment to City Charter
Publication of Ordinances
Shall Ordinance No. 19, Series of 2010, be adopted? This ordinance proposes to amend the City of Aspen Home Rule Charter by adding the following subsection to section 4.10:
(h) Whenever an ordinance is required to be published in full or by title pursuant to this Article IV of the Aspen Home Rule Charter, it may be made by posting the same on the City's internet website, www.aspenpitkin.com, or successor website. Said publication shall be made available for viewing by the public for a minimum of 30 days.
 YES NO

Town of Snowmass Village
Referendum 2D
SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$357,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNT; THE REVENUES THEREFROM TO BE USED FOR FUNDING TRANSPORTATION SERVICES AND EQUIPMENT OF THE TOWN AS IS HEREAFTER AUTHORIZED BY THE TOWN COUNCIL, AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?
 YES NO

Referendum 2E
SHALL TOWN OF SNOWMASS VILLAGE TAXES BE INCREASED \$200,000 ANNUALLY, COMMENCING IN 2010 FOR COLLECTION IN 2011, AND BY \$200,000 IN CALENDAR YEARS 2011 THROUGH 2015 INCLUSIVE AND \$500,000 IN CALENDAR YEARS 2016 AND 2017, BY THE IMPOSITION OF A MILL LEVY SUFFICIENT TO GENERATE SUCH AMOUNTS; SUCH TAXES TO BE USED FOR THE PURPOSE OF FINANCING, TOGETHER WITH PITKIN COUNTY, COLORADO, THE ACQUISITION OF A COUNTY OPEN SPACE PARCEL KNOWN AS THE DROSTE PROPERTY OR TO REIMBURSE THE TOWN FOR AMOUNTS PREVIOUSLY EXPENDED FOR SUCH PURPOSES; AND SHALL THE PROCEEDS OF SUCH TAXES AND INVESTMENT INCOME THEREON BE COLLECTED AND SPENT BY THE TOWN AS A VOTER-APPROVED REVENUE CHANGE IN CALENDAR YEARS 2011 THROUGH 2017 INCLUSIVE WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR ANY OTHER LAW?
 YES NO

Aspen School District No. 1 (RE)
Referendum 3A
SHALL ASPEN SCHOOL DISTRICT NO. 1 (RE) TAXES BE INCREASED UP TO \$1.35 MILLION ANNUALLY TO PROVIDE FUNDS FOR EDUCATIONAL PURPOSES OF THE DISTRICT, INCLUDING, BUT NOT LIMITED TO:
• AVOIDING OR REDUCING TEACHER LAYOFFS
• CONTINUING TO ATTRACT AND RETAIN HIGH QUALITY TEACHERS
• MAINTAINING QUALITY PROGRAMS BY AN ADDITIONAL PROPERTY TAX LEVY AT A RATE SUFFICIENT TO PRODUCE THE AMOUNT SPECIFIED ABOVE FOR THE DISTRICT'S 2010-2011 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, WHICH TAXES SHALL BE DEPOSITED INTO THE GENERAL FUND OF THE DISTRICT AND SHALL BE IN ADDITION TO THE PROPERTY TAXES THAT OTHERWISE WOULD BE LEVIED FOR THE GENERAL FUND; AND SHALL ANY EARNINGS FROM THE INVESTMENT OF SUCH TAXES BE A VOTER-APPROVED REVENUE CHANGE THAT THE DISTRICT MAY COLLECT, RETAIN AND EXPEND WITHOUT LIMITATION UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION (TABOR) OR ANY OTHER LAW?
 YES NO

Aspen Valley Hospital District
Referendum 5A
SHALL ASPEN VALLEY HOSPITAL DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL REVENUES IT RECEIVES IN FISCAL YEAR 2010 AND THEREAFTER AS VOTER APPROVED REVENUE CHANGE AND AN EXCEPTION TO THE LIMITS WHICH WOULD OTHERWISE APPLY UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
 YES NO

Referendum 5B
SHALL ASPEN VALLEY HOSPITAL DISTRICT, PITKIN COUNTY, COLORADO, DEBT BE INCREASED \$50,000,000 WITH A REPAYMENT COST OF NOT MORE THAN \$86,850,000 AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$4,363,000 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF ACQUIRING, CONSTRUCTING, EQUIPPING AND FURNISHING HOSPITAL FACILITIES, INCLUDING, BUT NOT LIMITED TO THE FOLLOWING:
• MODERNIZING AND EXPANDING THE HOSPITAL TO MEET CONTEMPORARY STANDARDS FOR TREATMENT AND TECHNOLOGY;
• ENHANCING THE QUALITY, SAFETY AND PRIVACY OF PATIENT CARE;
• RIGHTSIZING AND RECONFIGURING ALL AREAS OF THE HOSPITAL TO MEET THE PRESENT AND FUTURE HEALTHCARE NEEDS OF THE COMMUNITY;
AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR, WITHOUT LIMITATION OF RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT (OR TO CREATE A RESERVE FOR SUCH PAYMENT), SUCH DEBT TO BE EVIDENCED BY THE ISSUANCE OF GENERAL OBLIGATION BONDS OR OTHER FINANCIAL OBLIGATIONS BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE OF NOT MORE THAN 6.0%; SUCH BONDS TO BE SOLD IN ONE SERIES OR MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON TERMS AND CONDITIONS, AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE BONDS PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF THE PREMIUM OF NOT TO EXCEED THREE PERCENT; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT AFTER THE ISSUANCE OF SUCH REFUNDING DEBT THE TOTAL OUTSTANDING PRINCIPAL AMOUNT OF ALL DEBT ISSUED PURSUANT TO THIS QUESTION DOES NOT EXCEED THE MAXIMUM PRINCIPAL AMOUNT SET FORTH ABOVE, AND PROVIDED FURTHER THAT ALL DEBT ISSUED BY THE DISTRICT PURSUANT TO THIS QUESTION IS ISSUED ON TERMS THAT DO NOT EXCEED THE REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL SUCH TAX REVENUES AND THE EARNINGS FROM THE INVESTMENT OF SUCH BOND PROCEEDS AND TAX REVENUES BE COLLECTED, RETAINED AND SPENT AS A VOTER APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?
 YES NO

IMPORTANT NOTE REGARDING SAMPLE BALLOT

This sample ballot is compiled for information purposes only, and contains all races, candidates and ballot measures that will appear on any ballot style in Pitkin County for the general election on November 2, 2010. An actual ballot will not contain all of these races and ballot measures, because electors are eligible to vote only for the candidates and measures certified by the districts and municipalities in which they reside. However, all Pitkin County electors are eligible to vote for all county commissioner races, regardless of the commissioner district of their residence, because these officials are elected on an at-large basis.

GO TO www.pitkinvotes.org TO VERIFY YOUR VOTER REGISTRATION INFORMATION AND FOR OTHER 2010 GENERAL ELECTION INFORMATION

Snowmass-Wildcat Fire Protection District	Starwood Metropolitan District
<p>Referendum 6C SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$75,000 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE NECESSARY, IN THE JUDGMENT OF THE DISTRICT BOARD, TO OFFSET THE DECREASE IN REVENUES TO THE DISTRICT FROM ALL SOURCES CAUSED BY THE IMPLEMENTATION OF PROPOSITION 101 IF APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, IN ORDER TO AVOID SIGNIFICANT REDUCTIONS IN THE FIRE PROTECTION AND AMBULANCE SERVICES PROVIDED BY THE DISTRICT AND PROVIDED THAT IF PROPOSITION 101 IS NOT APPROVED BY VOTERS THIS QUESTION SHALL HAVE NO EFFECT; SUCH TAXES TO CONSIST OF AN AD VALOREM MILL LEVY IMPOSED WITHOUT LIMITATION OF RATE OR WITH SUCH LIMITATIONS AS MAY BE DETERMINED BY THE DISTRICT BOARD, AND IN AMOUNTS SUFFICIENT TO PRODUCE THE ANNUAL INCREASE SET FORTH ABOVE; AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE IN 2011 AND IN EACH YEAR THEREAFTER, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES? <input type="radio"/> YES <input type="radio"/> NO</p>	<p>Referendum 6E SHALL STARWOOD METROPOLITAN DISTRICT DEBT BE INCREASED BY \$400,000, WITH A REPAYMENT COST OF NOT TO EXCEED \$948,384, AND SHALL DISTRICT TAXES BE INCREASED NOT MORE THAN \$55,485 ANNUALLY TO PAY SUCH DEBT; SUCH DEBT TO BE ISSUED FOR THE PURPOSE OF THE DEMOLITION AND CONSTRUCTION AND EQUIPPING OF THE DISTRICT'S FACILITIES, INCLUDING THE MANAGER'S RESIDENCE, AND SHALL THE MILL LEVY BE INCREASED IN ANY YEAR WITHOUT LIMITATION AS TO RATE AND IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT OR ANY REFUNDING DEBT WHEN DUE (OR TO CREATE A RESERVE FUND FOR SUCH PAYMENT), SUCH DEBT TO BE EVIDENCED BY GENERAL OBLIGATION BONDS OR OTHER FORMS OF INDEBTEDNESS INCLUDING LOANS, BONDS, OR OTHER FORMS OF INDEBTEDNESS ISSUED TO REFUND SUCH DEBT AS MAY BE ISSUED IN THE DISCRETION OF THE BOARD OF DIRECTORS OF THE DISTRICT, BEARING INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 6.90%; SUCH DEBT TO BE SOLD IN ONE SERIES OR MORE AT A PRICE ABOVE, BELOW OR EQUAL TO THE PRINCIPAL AMOUNT OF SUCH DEBT AND ON SUCH TERMS AND CONDITIONS AND WITH SUCH MATURITIES AS PERMITTED BY LAW AND AS THE DISTRICT MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION OF THE DEBT PRIOR TO MATURITY WITH OR WITHOUT PAYMENT OF PREMIUM IN AN AMOUNT NOT IN EXCESS OF 3% OF THE PRINCIPAL AMOUNT BEING REDEEMED; AND SHALL THE DISTRICT BE AUTHORIZED TO ISSUE DEBT TO REFUND THE DEBT AUTHORIZED IN THIS QUESTION PROVIDED THAT SUCH REFUNDING DEBT, ALONG WITH ANY OTHER DEBT INCURRED BY THE DISTRICT PURSUANT TO THIS AUTHORIZATION, IS ISSUED ON TERMS WHICH DO NOT EXCEED THE PRINCIPAL, INTEREST AND REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND SHALL PROCEEDS OF SUCH DEBT AND THE REVENUES FROM SUCH TAXES AND ANY EARNINGS FROM THE INVESTMENT OF SUCH DEBT PROCEEDS AND TAX REVENUES BE COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW? <input type="radio"/> YES <input type="radio"/> NO</p>
<p>Referendum 6D SHALL SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT TAXES BE INCREASED \$1,497,961 ANNUALLY, OR BY SUCH LESSER ANNUAL AMOUNT AS MAY BE COLLECTED, BY AUTHORIZING THE DISTRICT TO RETAIN AND SPEND ANY AND ALL AMOUNTS COLLECTED BY THE DISTRICT AS AD VALOREM TAXES AND SHALL SUCH APPROVAL CONSTITUTE A FUTURE ACTION TO KEEP EXCESS PROPERTY TAXES THAT SHALL NOT BE EFFECTIVE UNTIL JANUARY 1, 2011, AND SHALL ONLY TAKE EFFECT IF AMENDMENT 60 IS APPROVED BY THE VOTERS OF THE STATE OF COLORADO AT THE GENERAL ELECTION HELD ON NOVEMBER 2, 2010, AND SHALL THE PROCEEDS OF SUCH TAXES BE COLLECTED AND SPENT BY THE DISTRICT AS A VOTER-APPROVED REVENUE CHANGE, WITHOUT REGARD TO ANY SPENDING, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, OR SECTION 29-1-301, COLORADO REVISED STATUTES THAT SHALL EXPIRE AFTER FOUR YEARS? <input type="radio"/> YES <input type="radio"/> NO</p>	

Deadline to Register
to Vote
Tues, Oct. 4



Review, update or register to vote
NOW! Go to www.pitkinvotes.org
and click on the icon

- 3 options to exercise your right to vote:**
- Mail-In Ballot: an application is available at www.pitkinvotes.org, under "Online Forms," Mail-In Ballot Application.
 - Early Voting: October 18 – 29, Monday through Friday, 8:30am – 4:30pm, County Clerk and Recorder Office, Plaza I, 530 East Main Street, Aspen.
 - Polling Place: November 2, 7:00am – 7:00pm, go to www.pitkinvotes.org for polling place information.



CLERK & RECORDER

530 E. Main Street, Suite 101
Aspen, Colorado 81611-1948
phone (970) 920-5180
TTY (970) 429-2700
fax (970) 920-5196

STATE OF COLORADO)
)SS. CERTIFICATION OF ELECTION
PITKIN COUNTY)

I, Janice K. Vos Caudill, the Pitkin County Clerk and Recorder, do hereby certify the Official Abstract of Votes Cast attached herein for the 2010 General Election held in Pitkin County on the 2nd day of November, 2010.

We the undersigned Canvass Board for the 2010 General Election, do hereby certify that:

- We have reviewed the Post-Election Manual Random Audit
- We have reviewed the report describing the audit process
- We have reviewed all ballot forms and ballot logs associated with this election
- We have compared the number of ballots counted to the number of ballots cast
- We have reviewed and do hereby certify the results in the Official Abstract of Votes Cast

Witness our hands and seal this 17th day of November, 2010.

Vitashka Kirshen
Vitashka Kirshen, Democrat Party Canvass Board Member

John Slotkin
John Slotkin, Republican Party Canvass Board Member

Janice K. Vos Caudill
Janice K. Vos Caudill, Pitkin County Clerk and Recorder

Dwight Shellman, III
Dwight Shellman, III, Pitkin County Elections Manager



Pitkin County Clerk & Recorder - November 2, 2010 General Election - Official Abstract of Votes Cast

FEDERAL OFFICES		TOTAL VOTES		% OF VOTES	
UNITED STATES SENATOR	PARTY	TOTAL VOTES	% OF VOTES		
Ken Buck	Republican	1951	36.64%		
Michael F. Bennett	Democrat	5091	69.31%		
Bob Brady	Green	150	2.05%		
Madlyn "Mac" Stringer	Libertarian	73	1.00%		
Charley Miller	Unaffiliated	14	0.19%		
J. Akersmith	Unaffiliated	10	0.14%		
Jason Hopkinson	Independent Reform	35	0.48%		
Certified Write-In Candidates	PARTY	TOTAL VOTES	% OF VOTES		
REPRESENTATIVE TO THE 113TH UNITED STATES CONGRESS - DISTRICT 3	Democrat	5059	69.20%		
John Salazar	Republican	2085	28.52%		
Scott R. Tilton	Libertarian	113	1.53%		
Gregory Gilman	Unaffiliated	54	0.74%		
Jane Segrest	Unaffiliated	0	0.00%		
Certified Write-In Candidates		0	0.00%		

STATE OFFICES		TOTAL VOTES		% OF VOTES	
GOVERNOR / LIEUTENANT GOVERNOR	PARTY	TOTAL VOTES	% OF VOTES		
John Hickenlooper / Joseph Garcia	Democrat	5258	72.45%		
Dan Mates / Tamboer Williams	Republican	943	12.89%		
James Brown / Ken Wykle	Libertarian	74	1.01%		
Tom Trancudo / Pat Miller	American Constitution	954	13.15%		
Jason R. Clark / Victoria A. Adams	Unaffiliated	19	0.26%		
Paul Noel Farnho / Heather A. McRobbin	Unaffiliated	9	0.12%		
Certified Write-In Candidates		0	0.00%		
SECRETARY OF STATE	PARTY	TOTAL VOTES	% OF VOTES		
Scott Gessler	Republican	2214	31.98%		
Bernie Buscher	Democrat	4417	63.31%		
Arnold Campbell	American Constitution	291	4.10%		
STATE TREASURER	PARTY	TOTAL VOTES	% OF VOTES		
Walter Stapleton	Republican	2321	33.74%		
Chry Kennedy	Democrat	4558	66.30%		
ATTORNEY GENERAL	PARTY	TOTAL VOTES	% OF VOTES		
John Suthers	Democrat	4444	64.69%		
REGENT OF THE UNIVERSITY OF COLORADO - AT LARGE	PARTY	TOTAL VOTES	% OF VOTES		
Melissa Hart	Democrat	2426	35.31%		
Steve Bodley	Democrat	4107	61.07%		
Heidi B. Wallace	Libertarian	2030	31.15%		
STATE SENATE - DISTRICT 5	PARTY	TOTAL VOTES	% OF VOTES		
Bob Kamin	Republican	2009	28.25%		
Gail Schwartz	Democrat	5103	71.75%		
STATE REPRESENTATIVE - DISTRICT 61	PARTY	TOTAL VOTES	% OF VOTES		
Lida Korkowal	Republican	1868	26.98%		
Roger Wilson	Democrat	3381	48.33%		
Certified Write-In Candidate - Kathleen Curry	Unaffiliated	1675	24.19%		

EARLY VOTING BY PRECINCT		POLING PLACES BY PRECINCT		MAIL-IN BY PRECINCT	
EVI	EVI	P1	P2	A1	A2
EVI	EVI	P3	P4	A3	A4
EVI	EVI	P5	P6	A5	A6
EVI	EVI	P7	P8	A7	A8
EVI	EVI	P9	P10	A9	A10
EVI	EVI	P11	P12	A11	A12
EVI	EVI	P13	P14	A13	A14
EVI	EVI	P15	P16	A15	A16
EVI	EVI	P17	P18	A17	A18
EVI	EVI	P19	P20	A19	A20
EVI	EVI	P21	P22	A21	A22
EVI	EVI	P23	P24	A23	A24
EVI	EVI	P25	P26	A25	A26
EVI	EVI	P27	P28	A27	A28
EVI	EVI	P29	P30	A29	A30
EVI	EVI	P31	P32	A31	A32
EVI	EVI	P33	P34	A33	A34
EVI	EVI	P35	P36	A35	A36
EVI	EVI	P37	P38	A37	A38
EVI	EVI	P39	P40	A39	A40
EVI	EVI	P41	P42	A41	A42
EVI	EVI	P43	P44	A43	A44
EVI	EVI	P45	P46	A45	A46
EVI	EVI	P47	P48	A47	A48
EVI	EVI	P49	P50	A49	A50
EVI	EVI	P51	P52	A51	A52
EVI	EVI	P53	P54	A53	A54
EVI	EVI	P55	P56	A55	A56
EVI	EVI	P57	P58	A57	A58
EVI	EVI	P59	P60	A59	A60
EVI	EVI	P61	P62	A61	A62
EVI	EVI	P63	P64	A63	A64
EVI	EVI	P65	P66	A65	A66
EVI	EVI	P67	P68	A67	A68
EVI	EVI	P69	P70	A69	A70
EVI	EVI	P71	P72	A71	A72
EVI	EVI	P73	P74	A73	A74
EVI	EVI	P75	P76	A75	A76
EVI	EVI	P77	P78	A77	A78
EVI	EVI	P79	P80	A79	A80
EVI	EVI	P81	P82	A81	A82
EVI	EVI	P83	P84	A83	A84
EVI	EVI	P85	P86	A85	A86
EVI	EVI	P87	P88	A87	A88
EVI	EVI	P89	P90	A89	A90
EVI	EVI	P91	P92	A91	A92
EVI	EVI	P93	P94	A93	A94
EVI	EVI	P95	P96	A95	A96
EVI	EVI	P97	P98	A97	A98
EVI	EVI	P99	P100	A99	A100
EVI	EVI	P101	P102	A101	A102
EVI	EVI	P103	P104	A103	A104
EVI	EVI	P105	P106	A105	A106
EVI	EVI	P107	P108	A107	A108
EVI	EVI	P109	P110	A109	A110
EVI	EVI	P111	P112	A111	A112
EVI	EVI	P113	P114	A113	A114
EVI	EVI	P115	P116	A115	A116
EVI	EVI	P117	P118	A117	A118
EVI	EVI	P119	P120	A119	A120
EVI	EVI	P121	P122	A121	A122
EVI	EVI	P123	P124	A123	A124
EVI	EVI	P125	P126	A125	A126
EVI	EVI	P127	P128	A127	A128
EVI	EVI	P129	P130	A129	A130
EVI	EVI	P131	P132	A131	A132
EVI	EVI	P133	P134	A133	A134
EVI	EVI	P135	P136	A135	A136
EVI	EVI	P137	P138	A137	A138
EVI	EVI	P139	P140	A139	A140
EVI	EVI	P141	P142	A141	A142
EVI	EVI	P143	P144	A143	A144
EVI	EVI	P145	P146	A145	A146
EVI	EVI	P147	P148	A147	A148
EVI	EVI	P149	P150	A149	A150
EVI	EVI	P151	P152	A151	A152
EVI	EVI	P153	P154	A153	A154
EVI	EVI	P155	P156	A155	A156
EVI	EVI	P157	P158	A157	A158
EVI	EVI	P159	P160	A159	A160
EVI	EVI	P161	P162	A161	A162
EVI	EVI	P163	P164	A163	A164
EVI	EVI	P165	P166	A165	A166
EVI	EVI	P167	P168	A167	A168
EVI	EVI	P169	P170	A169	A170
EVI	EVI	P171	P172	A171	A172
EVI	EVI	P173	P174	A173	A174
EVI	EVI	P175	P176	A175	A176
EVI	EVI	P177	P178	A177	A178
EVI	EVI	P179	P180	A179	A180
EVI	EVI	P181	P182	A181	A182
EVI	EVI	P183	P184	A183	A184
EVI	EVI	P185	P186	A185	A186
EVI	EVI	P187	P188	A187	A188
EVI	EVI	P189	P190	A189	A190
EVI	EVI	P191	P192	A191	A192
EVI	EVI	P193	P194	A193	A194
EVI	EVI	P195	P196	A195	A196
EVI	EVI	P197	P198	A197	A198
EVI	EVI	P199	P200	A199	A200
EVI	EVI	P201	P202	A201	A202
EVI	EVI	P203	P204	A203	A204
EVI	EVI	P205	P206	A205	A206
EVI	EVI	P207	P208	A207	A208
EVI	EVI	P209	P210	A209	A210
EVI	EVI	P211	P212	A211	A212
EVI	EVI	P213	P214	A213	A214
EVI	EVI	P215	P216	A215	A216
EVI	EVI	P217	P218	A217	A218
EVI	EVI	P219	P220	A219	A220
EVI	EVI	P221	P222	A221	A222
EVI	EVI	P223	P224	A223	A224
EVI	EVI	P225	P226	A225	A226
EVI	EVI	P227	P228	A227	A228
EVI	EVI	P229	P230	A229	A230
EVI	EVI	P231	P232	A231	A232
EVI	EVI	P233	P234	A233	A234
EVI	EVI	P235	P236	A235	A236
EVI	EVI	P237	P238	A237	A238
EVI	EVI	P239	P240	A239	A240
EVI	EVI	P241	P242	A241	A242
EVI	EVI	P243	P244	A243	A244
EVI	EVI	P245	P246	A245	A246
EVI	EVI	P247	P248	A247	A248
EVI	EVI	P249	P250	A249	A250
EVI	EVI	P251	P252	A251	A252
EVI	EVI	P253	P254	A253	A254
EVI	EVI	P255	P256	A255	A256
EVI	EVI	P257	P258	A257	A258
EVI	EVI	P259	P260	A259	A260
EVI	EVI	P261	P262	A261	A262
EVI	EVI	P263	P264	A263	A264
EVI	EVI	P265	P266	A265	A266
EVI	EVI	P267	P268	A267	A268
EVI	EVI	P269	P270	A269	A270
EVI	EVI	P271	P272	A271	A272
EVI	EVI	P273	P274	A273	A274
EVI	EVI	P275	P276	A275	A276
EVI	EVI	P277	P278	A277	A278
EVI	EVI	P279	P280	A279	A280
EVI	EVI	P281	P282	A281	A282
EVI	EVI	P283	P284	A283	A284
EVI	EVI	P285	P286	A285	A286
EVI	EVI	P287	P288	A287	A288
EVI	EVI	P289	P290	A289	A290
EVI	EVI	P291	P292	A291	A292
EVI	EVI	P293	P294	A293	A294
EVI	EVI	P295	P296	A295	A296
EVI	EVI	P297	P298	A297	A298
EVI	EVI	P299	P300	A299	A300
EVI	EVI	P301	P302	A301	A302
EVI	EVI	P303	P304	A303	A304
EVI	EVI	P305	P306	A305	A306
EVI	EVI	P307	P308	A307	A308
EVI	EVI	P309	P310	A309	A310
EVI	EVI	P311	P312	A311	A312
EVI	EVI	P313	P314	A313	A314
EVI	EVI	P315	P316	A315	A316
EVI	EVI	P317	P318	A317	A318
EVI	EVI	P319	P320	A319	A320
EVI	EVI	P321	P322	A321	A322
EVI	EVI	P323	P324	A323	A324
EVI	EVI	P325	P326	A325	A326
EVI	EVI	P327	P328	A327	A328
EVI	EVI	P329	P330	A329	A330
EVI	EVI	P331	P332	A331	A332
EVI	EVI	P333	P334	A333	A334
EVI	EVI	P335	P336	A335	A336
EVI	EVI	P337	P338	A337	A338
EVI	EVI	P339	P340	A339	A340
EVI	EVI	P341	P342	A341	A342
EVI	EVI	P343	P344	A343	A344
EVI	EVI	P345	P346	A345	A346
EVI	EVI	P347	P348	A347	A348
EVI	EVI	P349	P350	A349	A350
EVI	EVI	P351	P352	A351	A352
EVI	EVI	P353	P354	A353	A354
EVI	EVI	P355	P356	A355	A356
EVI	EVI	P357	P358	A357	A358
EVI	EVI	P359	P360	A359	A360
EVI	EVI	P361	P362	A361	A362
EVI	EVI	P363	P364	A363	A364
EVI	EVI	P365	P366	A365	A366
EVI	EVI	P367	P368	A367	A368
EVI	EVI	P369	P370	A369	A370
EVI	EVI	P371	P372	A371	A372
EVI	EVI	P373	P374	A373	A374
EVI	EVI	P375	P376		

Pitkin County Clerk & Recorder - November 2, 2010 General Election - Official Abstract of Votes Cast

PITKIN COUNTY OFFICES		TOTAL VOTES		% OF VOTES	
COUNTY COMMISSIONER - DISTRICT 1	PARTY	3813	51.20%		
Rob Hitar	Democrat	3287	46.50%		
Jack Johnson	Democrat	5106	100.00%		
COUNTY COMMISSIONER - DISTRICT 2	PARTY	5106	100.00%		
Rachel E. Richards	Democrat	5601	100.00%		
COUNTY CLERK AND RECORDER	PARTY	5601	100.00%		
Janice K. Von Caem	Democrat	5413	100.00%		
COUNTY ASSESSOR	PARTY	5502	79.41%		
Tom Isaac	Democrat	1427	20.59%		
COUNTY SHERIFF	PARTY				
Joe Dishno	Democrat				
Patrick "Rick" Leonard	Democrat				

TOWN OF SNOWMASS VILLAGE OFFICES		TOTAL VOTES		% OF VOTES	
Mayor	PARTY	839	100.00%		
Bar Boreau	Democrat	549	31.39%		
SNOWMASS VILLAGE TOWN COUNCIL	PARTY	466	26.64%		
Fred Kuder	Democrat	167	9.55%		
Shelby Spornhink	Democrat	567	32.42%		
Key Hoffmann-Singer	Democrat				
Jason Heber	Democrat				

JUDICIAL OFFICES		TOTAL VOTES		% OF VOTES	
JUSTICE MICHAEL L. BRUNER - COLORADO SUPREME COURT	PARTY	4117	72.65%		
Yes		1171	22.14%		
No		4008	76.52%		
JUSTICE ALBY L. MARTINEZ - COLORADO SUPREME COURT	PARTY	1223	23.58%		
Yes		4099	78.14%		
No		1147	21.55%		
JUDGE JOHN DANIEL DALRY - COURT OF APPEALS	PARTY	4110	70.58%		
Yes		1048	20.31%		
No		4031	79.32%		
JUDGE RICHARD L. GABRIEL - COURT OF APPEALS	PARTY	1057	20.27%		
Yes		4114	80.29%		
No		1023	19.31%		
JUDGE NANCY L. LICHTENSTEIN - COURT OF APPEALS	PARTY	3969	78.59%		
Yes		1094	21.61%		
No		4706	84.31%		
JUDGE GAIL R. HIGGINS - DISTRICT COURT - 9TH JUDICIAL DISTRICT	PARTY	896	15.99%		
Yes		5117	85.24%		
No		879	14.65%		

EARLY VOTING BY PRECINCT		TOTAL VOTES		% OF VOTES							
P1	141	95	125	136	140	111	143	50	56	14	206
P2	50	34	27	45	17	39	17	11	7	1	78
P3	138	91	126	156	140	101	144	47	56	15	301
P4	51	34	29	43	42	19	35	19	10	2	244
P5	140	93	124	158	140	100	143	53	56	15	302
P6	49	35	28	43	43	18	37	15	11	2	281
P7	147	91	127	180	146	100	145	49	56	14	305
P8	149	92	124	158	140	100	143	53	56	15	302
P9	49	35	28	43	43	18	37	15	11	2	281
P10	144	92	125	153	146	97	143	49	54	14	301
P11	47	32	24	41	37	15	35	14	10	2	252
P12	141	91	124	156	140	100	143	53	56	15	302
P13	144	92	125	153	146	97	143	49	54	14	301
P14	47	32	24	41	37	15	35	14	10	2	252
P15	141	91	124	156	140	100	143	53	56	15	302
P16	144	92	125	153	146	97	143	49	54	14	301
P17	47	32	24	41	37	15	35	14	10	2	252
P18	141	91	124	156	140	100	143	53	56	15	302
P19	144	92	125	153	146	97	143	49	54	14	301
P20	47	32	24	41	37	15	35	14	10	2	252
P21	141	91	124	156	140	100	143	53	56	15	302
P22	144	92	125	153	146	97	143	49	54	14	301
P23	47	32	24	41	37	15	35	14	10	2	252
P24	141	91	124	156	140	100	143	53	56	15	302
P25	144	92	125	153	146	97	143	49	54	14	301
P26	47	32	24	41	37	15	35	14	10	2	252
P27	141	91	124	156	140	100	143	53	56	15	302
P28	144	92	125	153	146	97	143	49	54	14	301
P29	47	32	24	41	37	15	35	14	10	2	252
P30	141	91	124	156	140	100	143	53	56	15	302
P31	144	92	125	153	146	97	143	49	54	14	301
P32	47	32	24	41	37	15	35	14	10	2	252
P33	141	91	124	156	140	100	143	53	56	15	302
P34	144	92	125	153	146	97	143	49	54	14	301
P35	47	32	24	41	37	15	35	14	10	2	252
P36	141	91	124	156	140	100	143	53	56	15	302
P37	144	92	125	153	146	97	143	49	54	14	301
P38	47	32	24	41	37	15	35	14	10	2	252
P39	141	91	124	156	140	100	143	53	56	15	302
P40	144	92	125	153	146	97	143	49	54	14	301
P41	47	32	24	41	37	15	35	14	10	2	252
P42	141	91	124	156	140	100	143	53	56	15	302
P43	144	92	125	153	146	97	143	49	54	14	301
P44	47	32	24	41	37	15	35	14	10	2	252
P45	141	91	124	156	140	100	143	53	56	15	302
P46	144	92	125	153	146	97	143	49	54	14	301
P47	47	32	24	41	37	15	35	14	10	2	252
P48	141	91	124	156	140	100	143	53	56	15	302
P49	144	92	125	153	146	97	143	49	54	14	301
P50	47	32	24	41	37	15	35	14	10	2	252
P51	141	91	124	156	140	100	143	53	56	15	302
P52	144	92	125	153	146	97	143	49	54	14	301
P53	47	32	24	41	37	15	35	14	10	2	252
P54	141	91	124	156	140	100	143	53	56	15	302
P55	144	92	125	153	146	97	143	49	54	14	301
P56	47	32	24	41	37	15	35	14	10	2	252
P57	141	91	124	156	140	100	143	53	56	15	302
P58	144	92	125	153	146	97	143	49	54	14	301
P59	47	32	24	41	37	15	35	14	10	2	252
P60	141	91	124	156	140	100	143	53	56	15	302
P61	144	92	125	153	146	97	143	49	54	14	301
P62	47	32	24	41	37	15	35	14	10	2	252
P63	141	91	124	156	140	100	143	53	56	15	302
P64	144	92	125	153	146	97	143	49	54	14	301
P65	47	32	24	41	37	15	35	14	10	2	252
P66	141	91	124	156	140	100	143	53	56	15	302
P67	144	92	125	153	146	97	143	49	54	14	301
P68	47	32	24	41	37	15	35	14	10	2	252
P69	141	91	124	156	140	100	143	53	56	15	302
P70	144	92	125	153	146	97	143	49	54	14	301
P71	47	32	24	41	37	15	35	14	10	2	252
P72	141	91	124	156	140	100	143	53	56	15	302
P73	144	92	125	153	146	97	143	49	54	14	301
P74	47	32	24	41	37	15	35	14	10	2	252
P75	141	91	124	156	140	100	143	53	56	15	302
P76	144	92	125	153	146	97	143	49	54	14	301
P77	47	32	24	41	37	15	35	14	10	2	252
P78	141	91	124	156	140	100	143	53	56	15	302
P79	144	92	125	153	146	97	143	49	54	14	301
P80	47	32	24	41	37	15	35	14	10	2	252
P81	141	91	124	156	140	100	143	53	56	15	302
P82	144	92	125	153	146	97	143	49	54	14	301
P83	47	32	24	41	37	15	35	14	10	2	252
P84	141	91	124	156	140	100	143	53	56	15	302
P85	144	92	125	153	146	97	143	49	54	14	301
P86	47	32	24	41	37	15	35	14	10	2	252
P87	141	91	124	156	140	100	143	53	56	15	302
P88	144	92	125	153	146	97	143	49	54	14	301
P89	47	32	24	41	37	15	35	14	10	2	252
P90	141	91	124	156	140	100	143	53	56	15	302
P91	144	92	125	153	146	97	143	49	54	14	301
P92	47	32	24	41	37	15	35	14	10	2	252
P93	141	91</									

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BALLOT ISSUES - STATE OF COLORADO			EARLY VOTING BY PRECINCT													POLLING PLACES BY PRECINCT													MAIL-IN BY PRECINCT													
AMENDMENT P (CONSTITUTIONAL)	PARTY	TOTAL VOTES	% OF VOTES	EVA	EVZ	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	EVA	EVZ	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	A1	A2	A3	A4	A5	A6	A7	A8	A9	A10	UCOCAVA	LOWIN	TOTALS				
Yes		2708	43.55%	106	60	88	104	99	52	87	35	31	9	681	111	64	80	114	121	160	156	95	110	80	1117	96	78	67	87	117	119	86	74	100	86	0	0	910				
No		3453	56.05%	113	91	99	128	117	96	119	45	51	13	874	106	109	127	128	152	273	165	101	135	137	1418	87	82	88	110	115	102	123	88	144	147	0	0	1146				
AMENDMENT Q (CONSTITUTIONAL)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		4106	64.91%	134	98	127	164	150	87	128	50	49	16	1003	151	133	127	153	186	308	239	149	149	120	1685	87	66	64	76	69	80	79	58	85	83	0	0	707				
No		2220	35.09%	87	62	60	72	74	63	83	34	36	7	583	75	70	85	95	94	147	107	63	97	91	920	87	66	64	76	69	80	79	58	85	83	0	0	707				
AMENDMENT R (CONSTITUTIONAL)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		2522	41.26%	119	97	98	135	130	123	46	47	16	916	97	94	73	105	117	167	139	83	108	83	1057	87	69	55	67	101	123	94	73	84	107	0	0	841					
No		3662	58.82%	88	65	89	96	88	49	76	32	36	7	624	122	105	133	140	150	224	144	114	132	131	1493	87	69	55	67	101	123	94	73	84	107	0	0	841				
AMENDMENT 60 (CONSTITUTIONAL)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		1704	24.67%	59	61	52	75	66	76	49	18	11	4	471	62	69	48	79	55	80	76	54	68	62	678	81	62	57	43	64	90	59	55	66	59	0	0	635				
No		5204	75.33%	183	118	155	185	173	144	167	72	75	20	1289	187	138	187	185	268	419	282	143	208	174	2244	145	100	100	124	128	156	116	82	147	128	0	0	1393				
AMENDMENT 61 (CONSTITUTIONAL)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		1863	36.43%	82	60	45	71	68	53	57	22	13	5	428	68	81	57	66	71	97	88	55	65	64	732	75	77	64	55	65	97	66	61	64	65	0	0	683				
No		5187	73.57%	147	122	162	194	181	135	165	73	75	20	3314	188	158	188	193	257	409	284	164	207	172	2215	138	104	111	149	203	234	170	125	204	190	0	0	1858				
AMENDMENT 62 (CONSTITUTIONAL)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		1154	16.96%	207	137	127	215	199	147	183	83	80	21	1449	45	47	30	56	58	78	63	39	51	54	517	30	30	32	34	41	48	38	35	50	60	0	0	399				
No		5649	83.04%	207	137	127	215	199	147	183	83	80	21	1449	197	182	200	220	250	411	299	177	114	171	2332	177	151	149	181	222	258	190	143	217	199	0	0	1878				
AMENDMENT 63 (CONSTITUTIONAL)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		2384	36.18%	78	67	56	89	84	50	73	31	25	9	547	85	81	67	106	116	157	114	69	99	91	985	76	73	61	67	89	127	84	66	89	95	0	0	852				
No		4205	63.82%	182	101	143	167	149	110	138	69	65	17	1106	150	137	155	157	178	310	228	143	156	133	1742	119	101	99	143	165	175	143	107	157	149	0	0	1357				
PROPOSITION 102 (STATUTORY)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		2070	39.23%	69	63	51	75	73	37	67	20	17	9	475	70	68	61	96	92	107	102	68	80	85	847	74	67	65	67	75	117	66	59	64	64	0	0	748				
No		4892	70.21%	184	115	150	188	171	131	155	74	71	16	1352	127	146	123	158	228	392	281	150	150	2054	136	101	117	159	181	214	120	121	166	193	0	0	1586					
PROPOSITION 102 (STATUTORY)	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		2432	37.28%	74	68	66	92	86	50	87	27	21	10	586	92	101	69	104	107	139	123	63	95	79	972	97	67	65	65	108	123	82	66	87	94	0	0	874				
No		4126	62.52%	155	92	129	180	146	107	128	61	55	16	1049	146	115	151	161	148	193	325	213	147	161	143	1783	100	114	107	121	143	172	141	110	167	151	0	0	1324			

BALLOT ISSUES - CITY OF ASPEN			EARLY VOTING BY PRECINCT													POLLING PLACES BY PRECINCT													MAIL-IN BY PRECINCT													
REFERENDUM 2A	PARTY	TOTAL VOTES	% OF VOTES	EVA	EVZ	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	EVA	EVZ	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	A1	A2	A3	A4	A5	A6	A7	A8	A9	A10	UCOCAVA	LOWIN	TOTALS				
Yes		1824	62.92%	121	104	101	100	84	0	2	0	0	0	343	120	110	151	186	125	0	14	0	0	0	760	93	99	86	121	90	0	1	0	0	0	0	0	490				
No		1075	37.08%	65	67	62	104	41	0	4	0	0	0	343	72	96	67	95	80	0	8	0	0	0	388	66	85	57	99	27	0	0	0	0	0	0	0	314				
REFERENDUM 2B	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		1726	63.38%	127	108	95	175	73	0	2	0	0	0	580	118	140	127	178	98	0	7	0	0	0	666	107	116	79	122	62	0	0	0	0	0	0	0	480				
No		918	34.22%	52	56	55	78	39	0	4	0	0	0	284	59	72	68	85	70	0	12	0	0	0	366	32	61	43	79	42	0	1	0	0	0	0	0	268				
REFERENDUM 2C	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		1625	64.92%	107	98	97	154	72	0	4	0	0	0	357	104	111	124	159	107	0	6	0	0	0	611	93	114	72	124	72	0	1	0	0	0	0	0	477				
No		878	35.08%	61	59	46	83	30	0	1	0	0	0	280	62	91	53	91	49	0	10	0	0	0	356	40	56	43	74	29	0	0	0	0	0	0	0	242				
REFERENDUM 2D	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		618	62.30%	0	0	0	0	100	0	1	0	0	0	101	0	0	0	0	0	0	341	0	2	0	0	343	0	0	0	0	0	0	0	0	0	0	0	0	174			
No		374	37.70%	0	0	0	0	0	0	0	0	0	0	70	0	0	0	0	0	0	163	0	0	0	165	0	0	0	0	0	0	0	0	0	0	0	0	141				
REFERENDUM 2E	PARTY	TOTAL VOTES	% OF VOTES																																							
Yes		555	55.61%	0	0	0	0	0	93	0	1	0	0	94	0	0	0	0	0	0	303	0	2	0	305	0	0	0	0	0	0	0	0	0	0	0	0	156				
No		443	44.39%	0	0	0	0	0	0	0	0	0	0	74	0	0	0	0	0	0	202	0	0	0	202	0	0	0	0	0	0	0	0	0	0	0	0	167				

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BALLOT ISSUE - ASPEN SCHOOL DISTRICT NO. 1										POLLING PLACES BY PRECINCT										MAIL-IN BY PRECINCT																					
REFERENDUM 5A										EARLY VOTING BY PRECINCT										MAIL-IN BY PRECINCT																					
REF	YES	NO	TOTAL VOTES	% OF VOTES	EV1	EV2	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	P1	P2	P3	P4	P5	P6	P7	P8	P9	P10	TOTALS	A1	A2	A3	A4	A5	A6	A7	A8	A9	A10	UCOCAVA	L-OWN	TOTALS		
Yes	148	98	122	164	170	90	136	0	0	0	0	0	0	0	930	186	165	186	188	258	355	280	0	0	0	1618	118	89	110	135	176	186	145	0	0	0	0	0	0	0	959
No	102	77	86	101	83	75	84	0	0	0	0	0	0	0	609	75	84	65	95	73	154	102	0	0	0	648	98	100	80	82	95	146	91	0	0	0	0	0	0	692	
				3507	64.8%																																				
				1949	35.2%																																				

BALLOT ISSUES - ASPEN VALLEY HOSPITAL DISTRICT										POLLING PLACES BY PRECINCT										MAIL-IN BY PRECINCT																			
REFERENDUM 5A										EARLY VOTING BY PRECINCT										MAIL-IN BY PRECINCT																			
REF	YES	NO	TOTAL VOTES	% OF VOTES	EV1	EV2	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	P1	P2	P3	P4	P5	P6	P7	P8	P9	P10	TOTALS	A1	A2	A3	A4	A5	A6	A7	A8	A9	A10	UCOCAVA	L-OWN	TOTALS
Yes	145	93	122	144	145	92	124	57	50	0	0	0	0	0	972	149	143	161	172	209	315	248	127	155	0	1879	118	86	105	128	167	191	139	101	132	0	0	16	1193
No	104	83	81	117	99	75	86	35	36	0	0	0	0	0	726	102	97	85	112	114	184	172	90	106	0	1071	92	87	73	88	107	129	90	71	130	0	0	4	871
Yes	128	83	104	131	137	68	114	46	39	0	0	0	0	0	850	136	128	160	158	201	300	224	115	136	0	1558	104	78	105	111	145	145	124	93	111	0	0	10	1026
No	125	94	103	138	111	101	108	46	47	0	0	0	0	0	873	122	116	92	129	128	204	147	104	124	0	1166	112	109	83	105	126	183	107	85	157	0	0	10	1077
				3844	59.7%																																		
				2609	40.3%																																		
				3434	52.43%																																		
				3116	47.57%																																		

BALLOT ISSUES - SNOWMASS-WILDCAT FIRE PROTECTION DISTRICT										POLLING PLACES BY PRECINCT										MAIL-IN BY PRECINCT																				
REFERENDUM 5C										EARLY VOTING BY PRECINCT										MAIL-IN BY PRECINCT																				
REF	YES	NO	TOTAL VOTES	% OF VOTES	EV1	EV2	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	P1	P2	P3	P4	P5	P6	P7	P8	P9	P10	TOTALS	A1	A2	A3	A4	A5	A6	A7	A8	A9	A10	UCOCAVA	L-OWN	TOTALS	
Yes	0	0	0	0	94	0	5	0	0	0	0	0	0	0	99	0	0	0	0	0	358	0	3	0	0	361	0	0	0	0	0	200	0	6	0	0	0	12	218	
No	0	0	0	0	0	0	0	0	0	72	0	1	0	0	73	0	0	0	0	0	139	0	7	0	0	146	0	0	0	0	0	124	0	3	0	0	0	0	0	137
Yes	0	0	0	0	86	0	5	0	0	0	0	0	0	0	91	0	0	0	0	0	370	0	3	0	0	373	0	0	0	0	0	179	0	5	0	0	0	12	196	
No	0	0	0	0	75	0	1	0	0	0	0	0	0	0	76	0	0	0	0	0	189	0	7	0	0	176	0	0	0	0	0	143	0	4	0	0	0	0	147	
				678	66.21%																																			
				346	33.79%																																			
				610	60.46%																																			
				399	39.54%																																			

BALLOT ISSUE - STARWOOD METROPOLITAN DISTRICT										POLLING PLACES BY PRECINCT										MAIL-IN BY PRECINCT																				
REFERENDUM 5E										EARLY VOTING BY PRECINCT										MAIL-IN BY PRECINCT																				
REF	YES	NO	TOTAL VOTES	% OF VOTES	EV1	EV2	EV3	EV4	EV5	EV6	EV7	EV8	EV9	EV10	TOTALS	P1	P2	P3	P4	P5	P6	P7	P8	P9	P10	TOTALS	A1	A2	A3	A4	A5	A6	A7	A8	A9	A10	UCOCAVA	L-OWN	TOTALS	
Yes	0	0	0	0	6	0	0	0	0	0	0	0	0	0	6	0	0	0	0	0	0	0	0	0	0	6	0	0	0	0	0	0	0	0	0	0	0	0	14	
No	0	0	0	0	6	0	0	0	0	0	0	0	0	0	6	0	0	0	0	0	0	0	0	0	0	6	0	0	0	0	0	0	0	0	0	0	0	0	0	14
				29	52.73%																																			
				26	47.27%																																			

L-OWN = A ballot cast by an individual who is registered to vote in Colorado but not Pitkin County, and who owns land (or is the spouse of an owner of land) within the special district that referred the ballot issue.
 * = votes included in precinct 5 mail-in results.