If you damage your ballot or make a mistake, either request a replacement ballot or clearly mark how you intend to

IT IS UNLAWFUL TO SIGN YOUR BALLOT OR MAKE ANY UNIQUE MARK THAT IDENTIFIES YOU AS THE PERSON CASTING THIS BALLOT.



WARNING: Any person who, by use of force or other means, unduly influences an eligible elector to vote in any particular manner or to refrain from voting, or who falsely makes, alters, forges, or counterfeits any mail ballot before or after it has been cast, or who destroys, defaces, mutilates, or tampers with a ballot is subject, upon conviction, to imprisonment, or to a fine, or both. Section 1-7.5-107(3)(b), C.R.S.

ASPEN SCHOOL DISTRICT NO. 1 (RE) OFFICES		CITY OF ASPEN MEASURES	
School Board Director Four Year Term (Vote for Three)		Ballot Issue 2B: Tax Increase on the Sale of Tobacco and Nicotine Products	
Margeaux Johansson		SHALL CITY TAXES BE INCREASED BY UP TO \$325,000 IN	
Susan M. Zimet		2018 AND BY SUCH AMOUNTS AS MAY BE GENERATED ANNUALLY THEREAFTER BY THE IMPOSITION OF NEW	
Susan Marolt		TAXES AS FOLLOWS:	
Jonathan Nickell		BEGINNING JANUARY 1, 2018, THERE SHALL BE A NEW TAX OF FIFTEEN CENTS PER CIGARETTE OR THREE DOLLARS	
		PER PACK OF TWENTY CIGARETTES SOLD PROVIDED THAT	
Dwayne Romero	FOE OFFICES	SUCH TAX SHALL INCREASE BY	
COLORADO MOUNTAIN COLLEGE OFFICES		ANNUALLY THEREAFTER FOR TEN YEARS UNTIL THE TAX IS TWENTY CENTS PER CIGARETTE OR FOUR DOLLARS PER	
For Board of Trustees Director District No. 1 Four Year Term of Office (Vote for One)		PACK OF TWENTY CIGARETTES; BEGINNING JANUARY 1, 2018, THERE SHALL BE A NEW	
Charles Cunniffe		SALES TAX OF 40% ON THE SALES PRICE OF ALL OTHER  TOBACCO PRODUCTS; THE TERMS "CIGARETTES" AND	
For Board of Trustees Director District No. 3		"TOBACCO PRODUCTS" HAVE THE SAME MEANINGS AS IN	
Four Year Term of Office (Vote for One)		SECTION 13.25.020 OF THE ASPEN MUNICIPAL CODE;	
Peg Portscheller		THE TAX REVENUES SHALL BE USED FOR THE SPECIFIC PURPOSES OF FINANCING HEALTH AND HUMAN SERVICES,	
Randy Winkler		TOBACCO RELATED HEALTH ISSUES, AND ADDICTION AND	
For Board of Trustees Director	District No. 7	SUBSTANCE ABUSE EDUCATION AND MITIGATION; AND THAT THE CITY MAY COLLECT, RETAIN AND EXPEND ALL	
Four Year Term of Office (Vote for One)		OF THE REVENUES OF SUCH T	
O Porio Douton		THEREON, NOTWITHSTANDING	THE LIMITATIONS OF ARTICLE
		X, SECTION 20 OF THE COLORA OTHER LAW?	ADO CONSTITUTION OR ANY
are listed by letter, and ballot questions numerically. A ballot question listed as a the Colorado constitution, and a ballot oproposes a change to the Colorado Revisballot question is a vote in favor of chan circumstances, and a "no/against" vote changing current law or existing circums	initiated by the people are listed in "amendment" proposes a change to juestion listed as a "proposition" sed Statutes. A "yes/for" vote on any ging current law or existing on any ballot question is a vote against	Yes/For	O No/Against
TOWN OF SNOWMASS VILLA	GE MEASURES		
Ballot Question 2A:			
Without increasing taxes, shall the Town of Snowmass Village be authorized to provide, either directly or indirectly with public or private sector participation or partners, all services restricted since 2005 by Title 29, Article 27 of the Colorado Revised Statutes described as high-speed internet services (advanced service), telecommunications services and/or cable television services, to promote and encourage the expansion of such services, including improved high bandwidth service(s) based on new or future technologies, to residents, businesses, schools, libraries, nonprofit entities and other users of such services, without limiting its home rule authority?			
Yes/For	No/Against		

JOUNGIL DETERMINES THAT THE REVENUES PROJECTED TO BE AVAILABLE FROM SUCH WATER UTILITY FEES WILL BE INSUFFICIENT TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT AND TO OTHERWISE COMPLY WITH THE COVENANTS OF THE ORDINANCE OR OTHER INSTRUMENTS GOVERNING SUCH DEBT IN ANY YEAR, FROM THE TAXES DESCRIBED BELOW; SHALL CITY TAXES BE INCREASED BY UP TO \$225,000 ANNUALLY IN ANY YEAR BY THE LEVY OF AD VALOREM PROPERTY TAXES, WITHOUT LIMITATION AS TO RATE OR AMOUNT OR ANY OTHER CONDITION, TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON SUCH DEBT AND TO OTHERWISE COMPLY WITH THE COVENANTS OF THE ORDINANCE OR OTHER INSTRUMENTS GOVERNING SUCH DEBT IF AND TO THE EXTENT THE CITY COUNCIL DETERMINES THAT THE REVENUES PROJECTED TO BE AVAILABLE FROM SUCH WATER UTILITY FEES WILL NOT BE SUFFICIENT THEREFORE; SHALL SUCH DEBT MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED, DATED AND SOLD AT SUCH TIME OR TIMES, AT SUCH PRICES (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND WITH SUCH TERMS, NOT INCONSISTENT HEREWITH, AS THE CITY COUNCIL MAY DETERMINE; AND SHALL THE CITY BE AUTHORIZED TO COLLECT, RETAIN AND EXPEND ALL OF THE REVENUES OF SUCH TAXES, THE PROCEEDS OF SUCH BONDS AND THE EARNINGS THEREON, NOTWITHSTANDING THE LIMITATIONS OF ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

Yes/For

No/Against

## **COLORADO MOUNTAIN COLLEGE MEASURES**

## Ballot Issue 4B:

SHALL COLORADO MOUNTAIN COLLEGE DISTRICT'S TAXES BE INCREASED BY AN AMOUNT NOT TO EXCEED \$50,000 IN DISTRICT-WIDE TAXES LEVIED IN 2017 AND COLLECTED IN 2018, AND BY SUCH ADDITIONAL AMOUNTS AS MAY BE COLLECTED ANNUALLY THEREAFTER, BY INCREASING THE DISTRICT'S MILL LEVY TO RECOVER TAX REVENUE REDUCTIONS CAUSED BY DECREASES IN THE STATE-WIDE RESIDENTIAL ASSESSMENT RATIO (ARTICLE X, SECTION 3 OF THE COLORADO CONSTITUTION, COMMONLY KNOWN AS THE "GALLAGHER AMENDMENT") OCCURRING AFTER JANUARY 1, 2017, SO LONG AS THE DISTRICT'S BOARD OF TRUSTEES DETERMINES FOR ANY FISCAL YEAR THAT RECOVERY OF TAX REVENUE REDUCTIONS IS NECESSARY FOR THE MAINTENANCE OF COLLEGE SERVICES, AND SHALL THE REVENUES GENERATED BY ANY SUCH MILL LEVY INCREASE BE COLLECTED, RETAINED AND SPENT NOTWITHSTANDING ANY LIMITS PROVIDED BY LAW?

Yes/For

No/Against

FIRE FIGHTING AND PARAMEDIC SERVICES, BY A PROPERTY TAX TO BE LEVIED AT A RATE OF 1.75 MILLS (SUCH MILL LEVY TO BE IN ADDITION TO THE MILL LEVY CURRENTLY IMPOSED BY THE DISTRICT) AS A VOTER-APPROVED REVENUE CHANGE UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND AUTHORIZATION TO EXCEED THE LIMITATION CONTAINED IN SECTION 29-1-301 OF THE COLORADO REVISED STATUTES?

Yes/For

No/Against

## STARWOOD METROPOLITAN DISTRICT MEASURES

## Ballot Issue 5A: General Obligation Bond

SHALL STARWOOD METROPOLITAN DISTRICT DEBT BE INCREASED UP TO \$1,550,000, WITH A REPAYMENT COST OF UP TO \$3,100,000, AND SHALL DISTRICT TAXES BE INCREASED BY UP TO \$215,000 ANNUALLY FOR THE PURPOSE OF

CONSTRUCTING AND EQUIPPING A NEW GARAGE AND RELATED RESIDENTIAL UNITS WHICH CAN SERVE AS A FIRE SUBSTATION TO ACCOMMODATE FIRE-FIGHTING APPARATUS AND SUCH OTHER PURPOSES AS DEEMED APPROPRIATE BY THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE DISTRICT'S SERVICE PLAN AND STATE LAW,

BY THE ISSUANCE AND PAYMENT OF GENERAL OBLIGATION BONDS WHICH SHALL BEAR INTEREST AT A MAXIMUM NET EFFECTIVE INTEREST RATE NOT TO EXCEED 5.0% PER ANNUM, MATURE, BE SUBJECT TO REDEMPTION, WITH OR WITHOUT PREMIUM, AND BE ISSUED AT SUCH TIME, AT SUCH PRICE (AT, ABOVE OR BELOW PAR) AND IN SUCH MANNER AND CONTAINING SUCH TERMS, NOT INCONSISTENT WITH THIS BALLOT ISSUE, AS THE BOARD OF DIRECTORS MAY DETERMINE; AND SHALL AD VALOREM PROPERTY TAXES BE LEVIED WITHOUT LIMIT AS TO THE MILL RATE TO GENERATE AN AMOUNT SUFFICIENT IN EACH YEAR TO PAY THE PRINCIPAL OF, PREMIUM IF ANY, AND INTEREST ON SUCH DEBT AND TO FUND ANY RESERVES FOR THE PAYMENT THEREOF: AND SHALL ANY EARNINGS FROM THE INVESTMENT OF THE PROCEEDS OF SUCH TAXES AND BONDS CONSTITUTE A VOTER-APPROVED REVENUE CHANGE?

(	$\mathcal{I}$	

Yes/For

No/Against