VAIL ELECTION HISTORY OF BALLOT QUESTIONS – 1970s

Election Date	Ballot Questions	Foi	Against	Notes
4.7.1970	FIRST VAIL REGULAR MUNICIPAL ELECTION:			Total ballots cast: 134 (127 at poll, 7 absent)
	For Mayor: (vote for 1)			
	John A. Dobson 2 yr term 123 votes			
	John F. Donovan 1 vote			Note: election was held at the
	Jerome A. Blackwell III 1 vote			police station in the Mill Creek Court Building
	For Trustee: (vote for 6)			
	Thomas Steinberg 2 yr term 123 votes			Mayor: Dobson
	John F. Donovan 2 yr term 119			Mayor Pro tem: Steinberg 4.13.1970
	Albert G. White 2 yr term 105			
	Richard Bailey 2 yr term 98			
	Clayton Freeman 2 yr term 88			11 CANDIDATES
	Charles P. Anderson 2 yr term 79			
	Hans Weibel 61			
	Robert Clark 47			
2.23.1971	SPECIAL ELECTION – One Cent Sales Tax			Total Ballots Cast: 66
	Shall a sales tax be imposed on the sale of tangible personal property and the furnishing	g of		(64 at polls, 2 absent)
	services, in accordance with Article 4, Chapter 138, Colorado Revised Statutes (1963), a amended, and Ordinance Number 3, (Series of 1971) of the Town of Vail, said sales tax	as to		
	become effective July 1, 1971, and said tax to be equal to 03% of gross receipts, in	62	4	
	accordance with the following schedule: Amount of sale Tax	-	-	
	\$.01 including \$.18 No tax			
	.19 including .51 1¢			
	.52 including .84 2¢			
	.85 including 1.00 3¢			
	On sales in excess of one dollar, the tax shall be three cents on each full dollar of the sa price, plus the tax shown in the above schedule for the applicable fractional part of a doll each such sales price.?"			

4.4.1972	REGULAR ELECTION – Mayor & Trustees				Total ballots cast: (at poll, absent)
	For Mayor: (vote for 1)				(<u> </u>
	John A. Dobson	129 votes			
	Thomas I Steinberg	76			
	Jerome A. Blackwell III	11			
					Mayor: Dobson
	For Trustee: (vote for 6)				Mayor Pro tem: Kindel
	Charles E. Kindel	142 votes			
	Richard H. Bailey	135			Kindel resigns 7.19.1972
	John F. Donovan	135			Tom Steinberg APPOINTED to fill
	Albert G. White	119			Kindel vacancy on 8.1.1972
	Joseph Langmaid	103			, , , , , , , , , , , , , , , , , , , ,
	Joseph Staufer	90			15 CANDIDATES
	Mervyn L. Lapin	86			10 GANDIDATES
	James Bartlett	82			
	Roger C. Brown Hans A. Weibel	81 63			
	Paul D. Ulrich	55			
	S. David Gorsuch	50 50			
	Flo Steinberg (write in)	1			
4.18.1972	SPECIAL ELECTION – Form a Home Rule Cha	rter Commission			Total ballots cast:
4.10.1072					(at poll, absent)
	Shall the Town of Vail form a Home Rule C	harter	68	1	(at poin, absoint)
	Commission?			•	
					Registered voters: 542
	FOR HOME RULE CHARTER COMMISSION ME NOT MORE THAN NINE)	EMBERS (VOTE FOR			Registered voters. 042
	Doris A. Bailey	61 votes			COMMITTEE TO WRITE THE
	John A. Dobson	62			
	John F. Donovan	63			CHARTER
	S. David Gorsuch	43			
	Mervyn L. Lapin	54			Corough regions and lim Clavin
	Thomas I. Steinberg	61			Gorsuch resigns and Jim Slevin
	Hans A. Weibel	50			replaces him (can't find in minutes,
	Albert G. White	62			but roll call reflects this)
	Willis J. (Jen) Wright	48			
	Paul D. Ulrich (withdrew)	5			

Election Date	Ballot Questions	For	Against	Notes
9.12.1972	SPECIAL ELECTION - Adopt the Home Rule Charter Shall the Town of Vail adopt the proposed Home Rule Charter submitted to the Board of Trustees for the Town of Vail on August 1, 1972, by the Home Rule Charter Commission for the Town of Vail?	90	17	Total ballots cast: 107 (105 at poll, 2 absent) Registered Voters: 678 (as of 8.24.1972)
9.25.1973	Sales tax to be imposed on sale of tangible personal property @ retail and furnishing of service SALES TAX IN THE TOWN OF VAIL, QUESTION SUBMITTED: "Shall a sales tax be imposed on the sale of tangible personal property at retail and the furnishing of services, in accordance with Article 5, Chapter 138, Colorado Revised Statutes (1963), as amended, and Ordinance No. 11 (Series of 1978) of the Town of Vail, said sate atx become effective July 1, 1974, and said tax to be equal to 04 percent of gross receipts, in accordance with the following schedule: Amount of sale Tax \$.01 including \$.12	222	16	Total ballots cast: 238 (206 at poll, 32 absentee)
	Municipal parking facility bonds MUNICIPAL PUBLIC PARKING FACILITY BONDS, QUESTION SUBMITTED: "Shall the Town of Vail, Colorado, be authorized to issue its negotiable, interest bearing General Obligation Bonds in one series or more in an aggregate principal amount not to exceed \$5,500,000 or so much thereof as may be necessary for the purpose of defraying, in whole or in part, the cost of acquiring, constructing and equipping a municipal public parking facility and site therefor, together with all necessary incidental and appurtenant facilities, structures and equipment, to provide facilities in the Town for vehicle parking, and including costs incidental the authorization and issuance of said bonds and the construction of such facilities, such bonds to bear interest at a maximum net effective interest rate not exceeding 10 percent per annum, and to mature serially during a period of not more than 25 years from the date or respective dates of the bonds, such bonds to be payable from general ad valorem taxes, except to the extent other funds are available therefor, and such bonds to be sold and issued at one time or from time to time, in such a manner and amounts and upon such terms and conditions as the Town Council may determine, including at the option of the Town Council provisions for the redemption of bonds prior to maturity with or without the payment of a premium?"	207	31	
	Real Estate Acquisition	229	8	

Election Date	Ballot Questions			For	Against	Notes
	PEAT ESTATE ACQUISITION	DONDS OF BUILDINGS STIPM	WANTE OF THE OWNER	-	1	
	"Shall the Town of Vail, Colorado be a ligation Bonds in one series or more in much thereof as may be necessary for quiring the approximately 39 acres of r nicipal purposes stated in Ordinance No cost of acquiring necessary easements and sewer lines thereto, and the cost of a maximum net effective interest rate during a period of not more than 25 yes to be payable from general ad valorem and such bonds to be sold and issued at and upon such terms and conditions as the Town Council provisions for the rement of a premium?"	uthorized to issue its negotiable, in	terest bearing General Ob-			
11.20.1973	REGULAR ELECTION – Vail Town Council Members					Total ballots cast: absent)
	John A. Dobson	4 yr term	131 votes			(at poii, absorit)
	Josef Staufer	4 yr term	122			
	John F. Donovan	4 yr term	119			
	Albert G. White	2 yr term	111			Mayor: Dobson 11.21.73
	Kathleen M. Klug	2 yr term	98			Mayor Pro tem: White
	Joseph Langmaid	2 yr term	96			
	Thomas Steinberg	2 yr term	91			
	Joseph R. Elias	-	65 votes			
	Mervyn L. Lapin		63			14 CANDIDATES
	William F. Bishop		48			
	J. Dudley Abbott, Jr.		47			
	Rodger C. Lacroix		40			
	Sheika Gramshammer		37			
	Robert R. Buterbaugh		5			

Election Date	Ballot Questions	For	Against	Notes
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ANNEXATION ELECTION – BIGHORN	151	68	Total ballots cast: 219 (105 at poll, 114 absentee)
BIGHORN ANNEXATION ELECTION August 6, 1974			
OFFICIAL BALLOT			
AGAINST ANNEXATION			
The question in this election is: "Shall a portion of the Bighorn area, Eagle County, State of Colorado, which is hereinafter described and which is designated on a plat on file in the office of the clerk of the District Court for said county, be annexed to the Town of Vali, Glorado? The area proposed to be annexed is described as follows: A parcel of land lying in the south ½ of Section 2, Township 5 south, range 81 west, the south ½ of Section 3, Township 5 south, range 81 west, the sext 1½ of the northeast ¼ of Section 11, Township 5 south, range 81 west, the one 1½ of Section 12, Township 5 south, range 81 west, the one 1½ of Section 13, Township 5 south, range 81 west, and the northwest ¼ of the northwest ¼ of Section 18, Township 5 south, range 80 west of the 6th principal meridian, Eagle County, Colorado, and described as Beginning at the southeast corner of said Section 3, thence along the south line of said Section 18, 89°20124** E860.00 feet; thence 8 10°1013** Use 12.61** Here; thence N 10°1013** Use 12.61** E860.00 feet; thence 8 10°1013** Use 12.61** E860.00 feet; thence 8 10°1013** Use 12.61** E860.00 feet; thence 8 10°1013** Use 12.61** E860.00 feet; Section 18, 80°1013** Use 12.61** E860.00 feet; Section 18, 80°1013** E82.50** E800.00 feet; thence 8 10°1013** Use 12.61** E860.00 feet; Section 18, 80°1013** E82.50** E800.00 feet; Section 18, 80°1013** E800.00 feet; Sec			
	BIGHORN ANNEXATION ELECTION August 6, 1974 OFFICIAL BALLOT The question in this election is: "Shall a portion of the fightory area. Eagle County, State of Colorado, which is herrinative described and which is designated on a plat on file in the office of the clerk of the District Court for said ownly, as embosed to the Town of Vail, signated on a plat on file in the office of the clerk of the District Court for said ownly, as embosed to the Town of Vail, signated on a plat on file in the office of the clerk of the District Court for said ownly, as embosed to the Town of Vail, of the Court for said ownly, as embosed to the Town of Vail, of the Court for said ownly, as embosed to the Town of Vail, of the Court for said ownly, as embosed to the Town of Vail, of the Court for said ownly as embosed to the Town of Vail, of the Court for said ownly as embosed to the Town of Vail, of the Court for said ownly said to the Court for said ownly said in the Court for said ownly said in the Court for said ownly said to the court for said ownly said to the court for said ownly said to said. The court for said ownly said to the court for said ownly said the court for said ownly said to the said said ownly said to the court for said ownly said to s	BIGHORN ANNEXATION ELECTION August 6, 1974 OFFICIAL BALLOT The question in this election is: "Shall a portion of the Bighorn area, Esgle County, State of Colorado, which is herinalter described and which is designated on a pair in on file in the rolling of the clerk of the District Court to sale the second of the clerk of the State of Colorado, which is herinalter described and which is designated on a pair in file in the rolling of the clerk of the District Court to sale the second of the clerk of the State of Colorado, which is herinalter described and which is described. The colorado of the clerk of the District Court to sale the second will be second to the clerk of the District Court to sale the second of the clerk of the second will be colored to the clerk of the clerk of the State of the clerk of the second will be colored to the clerk of the second will be colored to the clerk of the clerk o	BIGHORN ANNEXATION ELECTION August 6, 1974 OFFICIAL BALLOT The question in this election is: "Shall a portion of the Bighorn area. Eagle County, State of Colorado, which is hereinafter described and which is de- signated on a plat on the in the office of the clerk of the District County. "Shall a portion of the Bighorn area. Eagle County, State of Colorado, which is hereinafter described and which is de- signated on a plat on the in the office of the clerk of the District County. "Shall a portion of the Bighorn area. Eagle County, State of Colorado, which is hereinafter described and which is de- signated on a plat on the in the office of the clerk of the District County. Townships Sworth, range 81 west, the soult is of Section 3. Township 5 south, range 81 west, the east is of the northwast viol Section 11. Township 5 south, range 81 west, the soult is of Section 3. Township 5 south, range 81 west, the east is of the northwast viol Section 11. Township 5 south, range 81 west, the soult is of the northwast viol Section 11. Township 5 south, range 81 west, the soult is of the northwast viol Section 11. Township 5 south, range 81 west, the soult is of the northwast viol Section 11. Township 5 south, range 81 west, the soult is of the northwast viol Section 11. Township 5 south, range 81 west, the soult is of County, Colorado, and described air: Beginning at the southwast corner of said Section 3. Streets along the southwast of County, Colorado, and described air: Beginning at the southwast corner of said Section 5. Streets along the southwast of County, Colorado, and described air: Beginning at the southwast corner of said Section 5. Streets along the southwast of County, Colorado, and described air: Beginning at the southwast corner of said Section 5. Streets along the southwaster of the south raght-lo-loway line of Internation 70 and the southwaster of the south raght-lo-loway line of Internation 70 and the southwaster of the south raght-loway into of Internation 70 and the southwaster of the south raght-

Election Date	Ballot Questions	For Against Notes	
	Danet Gaconone	1.0.	

12.10.1974	ANNEXATION ELECTION - BIGHORN	39	8	Total ballots cast: 47 (14 at poll, 33 absentee)
	BIGHORN ANNEXATION ELECTION	· i		
	December 10, 1974			
	ABSENT VOTER'S BALLOT			
	FOR ANNEXATION			
	A G A I N S T A N N E X A T I O N			
	The question in this election is:			
	"Shall a portion of the Bighorn area, Eagle County, State of Colorado, which is hereinafter described and which is designated on a plat on file in the office of the clerk of the District Court for said county, be annexed to the Town of Vail, Colorado? The area proposed to be annexed is described as follows: A parcel of land lying in the west ½ of the northwest ½ of Section 18, T.5S., R. 79 W. of the 6th principal meridian, Eagle County, Colorado, and described as: Beginning at the northwest corner of said Section 18, thence S 89°53'24" E 247.70 feet along the north line of said Section 18 to the true point of beginning; thence continuing along said north line S 89°53'24" E 370.90 feet to the southern right-of-way line of U. S. Highway 6; thence along said right-of-way line on the following courses; S 61°25'24" E 736.25 feet, S 28°34'36" W 40.00 feet, S 61°25'24" E 51.86 feet to the east line of the W ½ NW ½ Section 18; thence S 0°02'00" E 2223.38 feet along said east line to the south line of the northwest ½ of said Section 18; thence along said south line S 89°37'00" W 1296.82 feet to the west line of said ½ Section; thence along said west line N 00°26'00" E 528.27 feet; N 0°00'00" 1409.23 feet; thence N 90°00'00" W 7.00 feet; thence N 0000'00" 177.00 feet; thence N 90°00'00" E 7.00 feet; thence N 25°01'59" E 585.38 feet to the true point of beginning, a tract of land which contains 73.983 acres, more or less.			

Election Date	Ballot Questions	For Agains	t Notes
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10.14.1975	SPECIAL ELECTION - \$1	.25 Million Bon	nd			Total Votes Cast: 148
	1. Park and Recreation	Bond		119	29	(132 at polls, 16 absent)
	2. Transportation Cente	r Improvement		111	37	
	3. Pedestrian Overpass	Bond		125	22	
	1. PARK AND RECREATION BONDS, QUE "Shall the Town of Vail, Colorado, be authorized to in an aggregate principal amount not to exceed 37 whole or in part, the cost of acquiring, constructing open space land, orbitelt fields, a public recreational at a maximum net effective interest rate not exceed 25 years from the date or respective dates of the bon funds are available therefor, and such bonds to be as upon such terms and conditions as the Town Council tion of bonds prior to maturity with or without the pt 2. TRANSPORTATION CENTER IMPROVEN "Shall the Town of Vail, Colorado, be authorized to in an aggregate principal amount not to exceed \$85, or in part, the cost of acquiring, constructing and equi necessary incidental and appurtnennt facilities, struct interest at a maximum net effective interest rote not that the town of the prior to maturity with or for the redemption of bonds prior to maturity with a 3. I-70 PEDESTRIAN OVERPASS BONDS, (1) "Shall the Town of Vail, Colorado, be authorized to in an aggregate principal amount not to exceed \$3 "Shall the Town of Vail, Colorado, be outhorized to in an aggregate principal amount not to exceed \$3 "Shall the Town of Vail, Colorado, be outhorized to in an aggregate principal amount not to exceed \$3 "Shall the Town of Vail, Colorado, be outhorized to in an aggregate principal amount not to exceed \$3 whole or in part, the coat of lands the subdivisions, a effective interest rate not exceeding 10 percent par date or respective dates of the bonds, such bonds to whole be conditioned as the Town Council me tion of bonds prior to meturity with or without the p	issue its negotiable, interest bearing Ger 5,000.00 or so much thereof as may 1 and equipping park and recreational lor center, a public musuam facility and a and equipment, and including costs in g 10 percent per annum, and to mature is, such bonds to be payable from genera vary determine, including at the option of yment of a premium?" AENT BONDS, QUESTION SUBN issue its negotiable, interest bearing Ger 1000.00 or so much thereof as may be ne ping additions and improvements to the creating individual control of the property of the pr	be necessary for the purpose of defraying, in and, improvements, and facilities, to include a symmosium, together with all necessary incidental thereto, such bonds to beer interest as serially during a period of not more than a day document exercises and the series of the extent other to time, in such manner and amounts and the Town Council pravisions for the redempartment of the town to the town Council pravisions for the purpose of defraying, in whole voil Transportation Center, together with all the provisions of the town Council pravisions of the town Council provisions of the Town Council provisions			
11.18.1975	REGULAR MUNICIPAL E	LECTION - Tr	ustees			No voting statistics available
	E. William Wilto Wm Webster Heimbach Kathleen M. Klug Robert W. Ruder Melvin Dale McCall Thomas I. Steinberg Joseph R. Elias Carol S. Richards	4 yr term 4 yr term 4 yr term 2 yr term	242 votes 241 198 153 150 132 112 90			Mayor: John Dobson 11.19.1975 (his final term as mayor: Ends 11.15.1977) Mayor Pro tem: Joseph Staufer Heimbach resigns on 7.6.1978 & Scott Hopman appointed 7.28.1978 Klug served only 2 years of her 4 yr term
						8 CANDIDATES

Election Date	Ballot Questions	For	Against	Notes
				110100

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13

12.11.1975 ANNEXATION – LIONS RIDGE

LIONS RIDGE ANNEXATION ELECTION

DECEMBER 11, 1975

OFFICIAL BALLOT

"Shall the Lions Ridge area, a portion of the County of Eagle, State of Colorado, which is hereinafter described and which is designated on a plat on file in the office of the Clerk of the District Court for said county, be annexed to the Town of Vail, Colorado? The area proposed to be annexed is described as follows:

A tract of land lying in portions of Section 1 and 12, Township 5 South, Range 81 West of the 6th Principal Meridian and in portions of Lots 1 and 2 of Section 6, Township 5 South, Range 80 West of the 6th Principal Meridian being more particularly described as follows: Beginning at the Southwest corner of the SE 1/4 of the SE 1/4 of said Section 1. said point of beginning also being a point on the boundary line of Lions Ridge Subdivision as recorded in the office of the Clerk and Recorder, County of Eagle, Colorado; thence along said Lions Ridge Subdivision boundary line, said line also being the west line of said SE 1/4 of the SE 1/4 of Section 1, N 00°03'25" E 769.32 feet to a point on the northwesterly right-of-way line of Lions Ridge Loop in said Lions Ridge Subdivision; thence departing said Lions Ridge Subdivision boundary line but continuing along said west line of the SE 1/4 of the SE 1/4 of Section 1 N $00^003'25''$ E 610.40 feet to the Northwest corner of said SE 1/4 of the SE 1/4: thence N 87048'35" E 802.69 feet along the north line of said SE 1/4 of the SE 1/4 to a point on the north boundary line of said Lions Ridge Subdivision, said point also being on the northwesterly right-of-way line of said Lions Ridge Loop; thence continuing along said north line of the SE 1/4 of the SE 1/4 and also along the north boundary line of said Lions Ridge Subdivision N 87048'35" E 574.87 feet to the Northeast corner of said SE 1/4 of the SE 1/4 of Section 1, said corner also being a point on the west line of said Lot 1 of Section 6; thence departing said Lions Ridge boundary line on a course bearing N $00^004^{\circ}45^{\circ}$ E 353.92 feet along the west line of said Lot 1; thence departing said west line on a course bearing S $89^{0}55^{\circ}15^{\circ}$ E 337.00 feet; thence S $00^{0}41^{\circ}15^{\circ}$ E 91.57 feet; thence S $86^{0}49^{\circ}15^{\circ}$ E 428.27 feet; thence S $84^{0}44^{\circ}15^{\circ}$ E 164.18 feet; thence S $65^{0}38^{\circ}45^{\circ}$ W 206.97 feet; thence S 44^{0} 45'45" W 89.45 feet; thence S 14⁰58'45" W 83.96 feet; thence S 34⁰03'15" E 162.45 feet; thence S $00^{\circ}00^{\circ}15$ " E 274.38 feet; thence S $89^{\circ}59^{\circ}45$ " W 336.53 feet; thence S $62^{\circ}35^{\circ}45$ " W 71.82 feet: thence N 89^o55'15" W 347.79 feet to a point on the west line of said Lot % 71.02 leet, thence \$ 00°04'45" W 347.71 leet to a point on the west line of Lot 2; thence departing said west line on a course bearing \$ 83°018'09" W 143.35 feet; thence \$ 53°018'09" W 50.00 feet; thence \$ 61°52'37" W 66.35 feet; thence \$ 51°00'49" W 40.00 feet; thence \$ 50°04'11" E 469.00 feet; thence \$ 01°49'29" W 117.86 feet to a point on the northerly right-of-way line of Interstate Highway No. 70; thence along said I-70 right-of-way line N 62°26'45" E 268.92 feet; thence along said I-70 right-of-way line N 00°31'36" W 19.70 feet; thence along said I-70 right-ofway line N 59036'22" E 49.90 feet to a point on said west line of Lot 2; thence along said west line S 00004'45" W 161.00 feet to the Southeast corner of said Section 1; thence S 00007'01" W 1397.09 feet to the Northeast corner of Lot 1 in said Section 12; thence S 89006'03" W 1387.64 feet to the Northwest corner of said Lot 1; thence S 000 $40^{\circ}34^{\circ}$ W 2782.01 feet along the west line of said Lot 1 and Lot 2 of said Section 12 to the Northeast corner of Lot 3 of said Section 12; thence N $89^{\circ}38^{\circ}12^{\circ}$ W 1397.70 feet to the Northwest corner of said Lot 3; thence N $00^{\circ}42^{\circ}50^{\circ}$ E 1193.86 feet along the North-South centerline of said Section 12; thence departing said North-South centerline N 89° 28'10" E 232.00 feet; thence N 00° 42'50" E 187.00 feet; thence S 89° 28'10" W 232.00 feet to the center of said Section 12; thence along the East-West centerline of said Section 12 S 89028'10" W 921.21 feet to a point on the southerly right-of-way line of Interstate Highway No. 70; thence N 21037'31" W 363.42 feet to a point on the northerly right-ofway line of said Highway, said point also being a point on the southerly boundary line of Lions Ridge Subdivision Filing No. 2 as recorded in the office of said Eagle County Clerk and Recorder; thence along said southerly boundary line and northerly right-of-way line on the following courses: N 52°50'29" E 842.34 feet; thence N 41°31'43" E 102.00 feet; thence N 52050'29" E 191.45 to the Southwesterly corner of Block "C" of said Lions Ridge Subdivision; thence departing said northerly right-of-way line and along the west-terly boundary line of said Block "C" N 37⁰09'31" W 269.33 feet to a point on the southerly right-of-way line of Lions Ridge Loop in said Lions Ridge Subdivision; thence along said southerly right of way on the following courses: N 59°32'06" E 1243.30 feet; thence 488.67 feet along the arc of a 1771.95 foot radius curve to the left, the chord of which bears N 51038'04" E 487.12 feet; thence departing said Lions Ridge Loop right-of-way along the westerly boundary line of said Lions Ridge Subdivision N 00003'25" E 583.80 feet to a point on the north line of said Section 12; thence N 88017'49" E 300.00 feet along said north line to the point of beginning, containing 222.93 acres more or less.

Total Votes Cast: 92 (41 at polls, 51 absent)

Election Date	Ballot Questions	For	Against	Notes
3.29.1977	"Shall the Town of Vail, Colorado, be authorized to issue its negotiable, interest bearing general obligation bonds in one series or more in an aggregate principal amount not to exceed \$450,000, or so much thereof as may be necessary, for the purpose of defraying, in whole or in part, the cost of acquiring two percels of real property, known respectively as the Katsos property and Lot 10, Vail Village Second Filing, to be used as open space and/or recreation and park land, together with all necessary incidental and appurtenant properties and foscilities, and the costs incidental thereto, such bonds to bear interest at a maximum net effective interest rate not exceeding 10 percent per annum, and to mature serially during a period of not more than 30 years from the date or respective dates of the bonds, such bonds to be payable from general ad valorem taxes and other funds legally available therefor, and such bonds to be sold and issued at one time or from time to time, in such manner and amounts and upon such terms and conditions as the Town Council may later determine, including provisions for the redemption of bonds prior to maturity upon payment of a premium not exceeding 3 percent of the principal thereof?"	139	51	Total Ballots Cast: 190 (190 at polls, 0 absent)
9.13.1977	Public Notice NOTICE OF AN ANNEXATION ELECTION FOR A PORTION OF THE AREA KNOWN AS WEST VAIL SEPTEMBER 13, 1977 PUBLIC NOTICE IS HEREBY GIVEN that an annexation election will be held on Tuesday, the 13th day of September, 1977, between the hours of 7:00 o'clock a.m. and 7:00 o'clock p.m., at a polling place situated in the public haltway of the Vail das Schone building, 2111 North Forniape Road West, 10 determine if that portion of the area known as West Vail described and which is focilows: "Shall a portion of the West Vail area, Eagle County, State of Colorado, which is hereinafter described and which is designated on the annexation map on file the office of the Clerk of the District Court for Eagle County, be annexed to map on the month of the West Vail and the recommendary of the said Section 12 to an existing brass cap monument marking the North where 3 vail ascribed to the West Vail area, Eagle County, State of Colorado, which is hereinafter described and which is designated on the annexation map on file the office of the Clerk of the District Court for Eagle County, be annexed to proposed to be annexed is described as follows: "Cerrotroy to be annexed to the Town of Vail, County of Eagle, State of Colorado, located within Township 5 South, Range 81 West of the Sixth Department of the Interfor Cewer Office, only a vail and the proposed of the Clerk of t	145	265	Total Ballots Cast: 410 (276 at polls, 134 absent) ELECTION FAILED Note: The election ballots simply read "For Election or Against Election" Hence the Public Notice of the newspaper served as the "FULL WORDING" of the annexation election.

Election Date	Ballot Questions	For	Against	Notes
lection Date	of said Section 11 and Section 14 of said Township and Range; thence \$ 86 degrees 22'00" W 95.04. Teet along the North line of the NE 'A NW 'A of said Section 14 and the North line of a resubdivision of Vali das Schone, Filing No. 1, a subdivision recorded under reception number 40225 to the Northeast corner of Vali Ridge subdivision of said Vali Ridge subdivision of Vali das Schone, Filing No. 1, a subdivision recorded under reception number 40225 to the Northeast corner of Vali Ridge subdivision of Vali das Schone, Filing No. 1, a subdivision recorded under reception in the Northeast corner of Vali Ridge subdivision recorded under seep subdivision recorded under subdivision recorded under seep subdivision recorded under subdivision subdivision recorded under subdivisio	For	Against	Notes

Election Date Against **Ballot Questions** For Notes Any person who is otherwise qualified to Lion's Ridge Subdivision Block C, a subdivision recorded under reception vote on the annexation question, but who expects to be absent on election day from the number 125309; thence the following three. West Vail area proposed to be annexed, or by courses along the boundary of said reason of his work or the nature of his Resubdivision of Lion's Ridge Subdivision Block C: (1) N 37 degrees 09'31" W 269.33 employment is likely to be absent and fears feet to a point on the Southerly Right-of-Way that he will be absent from said area, or because of serious illness or physical line of Lion's Ridge Loop; (2) N 59 degrees disability, or for reasons based upon the 32'06" E 1243.30 feet along said Southerly doctrines of an established religion, of which Right-of-Way line to a point of curvature; (3) he is a member, will be unable to attend the an arc distance of 488.67 feet along a curve to polls, may apply by written letter or upon the left, said curve having a radius of 1771.95 the forms supplied by the commissioners to feet, a central angle of 15 degrees 48'04", and the election commissioners for an absentee a chord that bears N 51 degrees 38'04" E, a ballot. An application for an absentee ballot distance of 487.12 feet; thence N 00 degrees shall contain the information above 03'25" E 583.80 feet, more or less, across required, the reason for said request, the Lion's Ridge Loop and along the West signature of the applicant, and shall be boundary of Lion's Ridge Subdivision, a delivered to the West Vail Annexation subdivision recorded under reception Election Commissioners, as self addressed, number 111156, to the point of beginning, by no later than Friday, the 9th day of containing 28,705,040 square feet or 858.977 September, 1977, at 5:00 o'clock P.M.; the acres, more or less." application will request that an absentee Ballots to be used in voting on the ballot be mailed to the applicant at the foregoing question will be furnished by the address shown on the application or indicate election judges to the qualified electors and that the applicant will in person obtain said will contain the words "For Annexation" ballot from the West Vail Election and "Against Annexation", and an elector Commissioners. will indicate his choice by placing an "X" Absentee baltots must be cast in the opposite one or the other of said groups of manner instructed by the West Vail Annexation Commissioners and the envelopes containing absentee ballots must A QUALIFIED ELECTOR AND LANDbe received by said commissioners no later OWNER for the purpose of this annexation than 5:00 p.m. on the day of the election. election is any landowner owning land in the IN WITNESS WHEREOF, the West Vail West Vail area proposed to be annexed, and Election Commissioners have caused this it is defined as follows: "'Landowner' means the owner in fee of any undivided notice to be given this 12th day of August, interest in a given parcel of land. If the 1977, and direct that it be published once a week for four consecutive weeks prior to the mineral estate is or has been severed, the 13th day of September, 1977, the day of the landowner . . . shall be the owner in fee of an undivided interest in the surface estate, and election, in one or more newspapers of not the owner in fee of an undivided interest general circulation published in Eagle in the mineral estate." County, State of Colorado. Any corporate landowner may by WEST VAIL ANNEXATION resolution designate one of its officers to cast ELECTION COMMISSIONERS its one vote in the election. Any other type of Frank Caroselli nonindividual entity owning land in the West P.O. Box 842 Vail area proposed to be annexed may in a Vail, Colorado 81657 manner appropriate for said entity **Jack Curtin** designate one of its principals to cast its one P.O. Box 667 vote in the election. Vail, Colorado 81657 Each elector before receiving an absentee Vianne Brown ballot or a ballot at the polling place will be P.O. Box 547 required to complete and sign a voter's Vail, Colorado 81657 certificate which states that said elector is a Published in The Vail Trail on August 19, 26, landowner or duly authorized agent of a landowner owning land in the West Vall area September 2 and 9, 1977. proposed to be annexed, giving the elector full name, residence address, date, and signature, and deliver said completed certificate to the election commissioners for an absentee ballot or to an election judge for

Election Date	Ballot Questions	For	Against	Notes

10.4.1977	SPECIAL BOND ELECTION -			Total Ballots Cast: 223
				(203 at polls, 20 absent)
	1. Ice Arena/Multi Purpose Facility Bond \$1,800,000	152	70	
	2. Public Works Maintenance Facility Site \$350,000	139	83	
	3. Open Space Acquisition \$200,000	147	76	
	ICE SKATING ARENA/MULTI-PURPOSE FACILITY BONDS, QUESTION SUBMITTED:			
	"Shall the Town of Vail, Colorado, be authorized to issue its negotiable, interest bearing general obligation bonds in one series or more in an aggregate principal amount not to exceed \$1,800,000, or so much thereof a may be necessary, for the purpose of defraying, in whole or in part, the cost of acquiring, constructing, installing and equipping an enclosed ice skating arean and multi-purpose facility suitable for conventions, concerts, exhibitions and trade shows, together with all necessary incidental and appurenant properties, structures, facilities and costs, such bonds to bear interest at a maximum ent effective interest rate not exceeding 10 percent per annum, and to mature serially during a period of not more than 30 years from the date or respective dates of the bands, such bonds to be poyable from general ad valorem taxes and other funds legally available therefor, and such bonds to be sold and issued at one time or from time to time, in such manner and amounts and upon such terms and conditions as the Town Council may later determine, including provisions for the redemption of bonds prior to maturity upon payment of a premium not exceeding 3 percent of the principal thereof?			
	PUBLIC WORKS MAINTENANCE FACILITY SITE ACQUISITION BONDS, QUESTION SUBMITTED: "Shall the Town of Vail, Coloredo, be authorized to issue its negotiable, interest bearing general obligation bonds in one series or more in			
	and the lown or Vall, Colorado, be authorized to issue its negotia bet, interest betting general obligation should not be series or more in an eggregate principal amount not to exceed \$350,000, or se much thereof as may be necessary, for the purpose of defrying, in whole or in part, the cost of acquiring a percel of real property, known as the Pullis property, to be used as a site for a proposed public works maintenance facility, together with all necessary incidental and appurtmantly properties, facilities, and costs, such bonds to bear interest at a maximum net effective interest rate not exceeding 10 percent per annum, and to mature serially during a period of not more than 30 years from the date or respective detects of the bonds, such bonds to be peyable from general others moxes and other funds legally available therefor, and such bonds to be sold and issued at one time or from time to time, in such manner and amounts and upon such terms and conditions as the Town Council may later determine, including provisions for the redemption of bonds prior to maturity upon payment of a premium not exceeding 3 percent of the principal thereof?"			
	3. OPEN SPACE ACQUISITION BONDS, QUESTION SUBMITTED:			
	"Shall the Town of Vail, Colorado, be authorized to issue its negotiable, interest bearing general obligation bonds in one series or more in an aggregate principal amount not to exceed \$200,000, or so much thereof as may be necessary, for the purpose of defraying, in whole or in part, the cost of acquiring a parcel of real property, known as King Arthur's Count, to be used as open space and/or recreation and park land, together with all necessary incidental and appurtenant properties and facilities, and the costs incidental thereto, such bonds bear interest of a maximum net effective interest rate not exceeding 10 percent per annum, cut no manufacture of the percent and of the normal percent and valent thereto, such bonds to be properties of the bonds of the percent and valence and an other funds legally available therefor, and such bonds to be sold and issued of one time to time, in such manner and amounts and upon such terms and conditions as the Town Council may later determine, including provisions for the redemption of bonds prior to maturity upon payment of a premium and exceeding 3 percent of the principal thereof?"			

11.22.1977	REGULAR MUNICIPAL Rodney E. Slifer Paula A. Palmateer John F. Donovan Thomas I Steinberg Robert Ruder Edmund H. Drager James Dudley Abbott James R. Elias	4 yr term 4 yr term 4 yr term 2 yr term 2 yr term 2 yr term	299 votes 254 210 197 196 158 votes 147 127			Total Ballots Cast: 383 (380 at polls, 13 absent) Mayor: Rod Slifer sworn in 11.29.1977 Mayor Pro tem: John Donovan John Dobson's final meeting as Mayor of Vail was 11.15.1977 Ruder elected to finish remaining 2 years on Klugs 4 yr term Heimbach resigns on 7.6.1978 & Scott Hopman appointed 7.28.1978 Palmateer resigns 7.15.1980 (effective in 30 days) John Donovan's resigns 9.2.1980
						8 CANDIDATES
4.4.1978	SPECIAL ELECTION – F Shall the Town of Vail, of tax, (not to exceed 1% of or transfer of interests if proceeds therefrom for be used for open space employee housing; as p Series of 1978, of the To	Colorado, impose of the consideration in real property; earthe purchase of reprovided in Ordina	a land transfer on) upon the sale armarking the eal property to ark purposes, or	69	101	Total Ballots Cast: 170

4.10.1979	SPECIAL ELECTION – Bonds for Parking & Development			Total Ballots Cast: 295 (_?_ at poll, _?_ absentee)
	1. General Obligation Parking Facility	152	143	PASSED
	2. Development Revenue Bonds (Employee Housing)	139	153	FAILED
	GENERAL OBLIGATION PARKING FACILITY BONDS, QUESTION SUBMITTED:			It was the intention of the Town
	"Shall the Town of Vail, Colorado issue its negotiable, general obligation parking facilities bonds in the aggregate principal amount of \$6,000,000 for the purpose of acquiring, constructing, improving and equipping a new public parking facility in the Town of Vail, together with all necessary, incidental and appurtnant properties, and paying the costs incidental thereto, such bonds to bear interest at a net effective interest rate not to exceed eight and one-half percent (8½%) per annum, be payable semiannually, mature serially not more than twenty (20) years from the date of such bonds, and be secured by a pledge of the revenues derived from such public parking facility and the full faith and credit of the Town of Vail, including, if necessary, general ad valorem taxes?"			Council not to issue EITHER of these bonds unless BOTH questions passed.
	2. DEVELOPMENT REVENUE BONDS, QUESTION SUBMITTED:			
	"Shall the Town of Vail, Colorado issue Development Revenue Bonds (which bonds shall not constitute an indebtedness of the Town of Vail, shall not be payable from any assets of the Town of Vail nor from taxes levied by the Town of Vail substantially all of the proceeds of which shall be made available to Vail associates for the purpose of constructing within the Town of Vail residential facilities for low- and- middle-income families who reside in or intend to reside in the Town of Vail and intended as the sole place of residence of such families or persons? The Bonds will be issued pursuant to the County and Municipality Development Revenue Bond 4 of the State of Colorado, shall not give rise to any pecuniary liability of the Town of Vail nor give rise to a charge against its general credit or taxing powers, but shall be payable from and secured by a pledge of revenues derived from the ownership and operation of the residential facilities."			

"It is the present intention of the Town Council of the Town of Vall not to issue either the general obligation bonds for parking facilities or the development revenue bonds for residential facilities unless both questions are approved by a majority of the registered electors voting thereon."

Against

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For

Election Date

Ballot Questions

Election Date Ballot Questions For Against Notes	Election Date		For	Against	Notes
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11.20.1979	negotiable, interess series or more in an \$7,000,000, or so m purpose of defraying constructing, instational incidental and appur equipment and costs effective interest mature serially duridate or respective of from general ad valuations and such time to time, in such time to time, in such to payment of a premium thereof?" Council Members:	Avail, Colorado, be authorized as a service	norized to issue its nation bonds in one mount not to exceed necessary, for the the cost of acquiring, with all necessary uctures, facilities, therest at a maximum net be than 30 years from the honds to be payable mids legally available usued at one time or from and upon such terms and etermine, including or to maturity upon the principal	405	140	Total ballots cast: 545 (526 at poll, 19 absent)
	E. William Wilto	4 yr term	283 votes			
	Scott Hopman Ron Todd	4 yr term 4 yr term	277 265			Mayor: Rod Slifer
	Thomas I. Steinberg	2 yr term	231			Mayor Pro tem: William Wilto
	Packy Walker	Z yı terili	229 votes			
	Ed Drager		209			Palmateer resigns 7.15.1980
	Tom LeRoy		125			(effective in 30 days) and Bud
	Jack Goehl		112			Benedict was appointed on
	Christopher Kaiser		111			8.19.1980
	Dennis Hager		94			Later Branch and a control of
	John L. Siverly		66			John Donovan's resigns 9.2.1980
	Sandy Mills (write in)		1			and Paul Johnston was appointed
	Ray Benedict (write in)		1			on 9.9.1980
	Tom Carnavale (write in)		1			Scott Hopman resigned 10.7.1980 effective 11.1.1980 and Bob Ruder was appointed 11.18.1980
						11 CANDIDATES