VAIL ELECTION HISTORY OF BALLOT QUESTIONS – 1980s

Election Date	Ballot Questions	For	Against	Notes
12.09.1980	Public Notice Notice of An ANNEXATION ELECTION THE AREA PROPOSED TO BE ANNEXED IS COMMONLY KNOWN AS WEST VAIL AND INTERMOUNTAIN AREA AND December 9, 1980 PUBLIC NOTICE IS HEREBY GIVEN that an annexation election will be held on Tuesday, the "8th day of December, 1980, between the hours of 7:00 orbicok A.M. and 7:00 orbicok A.	243	167	Total ballots cast: 410 (346 at poll, 64 absent Note: The election ballots simply read "For Election or Against Election" Hence the Public Notice in the newspaper served as the "FULL WORDING" of the annexation election. Note: This election was originally scheduled for 11.4.1980. A letter by Frank Caroselli to the District Court on a number of illegal procedures (10 counts, including a most recent one) led Justice Wm. L. Jones to rule on the improper Legal Notice as in immediate jurisdiction; with all other counts subject to review only after the election. He vacated the appointment of the Election Commissioners, reappointed them with reprimand and warning of the illegalities, and set the election date as 12.9.1980

Election Date	Ballot Questions	For	Against	Notes
	the left, said curve having a radius of 3015,00 feet, and a chord that bears \$63 degrees 18'24" W 223.28 feet; (19) \$58 degrees 11'06" W 23.89 feet; (10) \$58 degrees 11'06" W 23.89 feet; thence departing said northerly right-of-way line, \$89 degrees 11'54" W 469.19 feet along the southerly line of said Lot 18 to the 'Acorner for said Section 14 and said Section 15; thence \$86 degrees 18'30" W 1379.41 feet along the northerly line of the E'v SE'w of said Section 15 to the northwesterly corner of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the southerly line of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the southwesterly corner of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the southwesterly corner of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the southwesterly corner of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the southwesterly corner of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the southwesterly corner of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the southwesterly corner of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the season of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the season of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the season of said E'w SE'w, thence \$01 degrees 32'31" E2691.41 feet along the season of said Lot 31 degrees 32'31" E2691.41 feet along the season of said Lot 31 degrees 32'31" E2691.41 feet along the season of said Lot 31 degrees 32'31" E2691.41 feet along the season of said Lot 31 degrees 32'31" E2691.41 feet along the season of said Lot 31 degrees 32'31" E2691.41 feet along the southerly line of said Section 12 to a point on the existing boundary of the Town of Vali, Colorado; thence the following courses along the southerly line of said Section 14 to the northeasterly corner of said Lot 31 to the south			

Election Date	Ballot Questions	For	Against	Notes
	Ridge Subdivision Filling No. 3: (1) S 89 degrees 1 line of said Lot 20, to the point of beginning. 27'25" W 1386.70 feet along the southerly line of the N'x of said Section 12 to the 'ko-ror of said Section 12 and said Section 11; (2) NOI degrees 35'59" E 1161.28 feet along the westerly line of said Section 12; (3) departing said westerly line of said Section 12; (3) departing said westerly line of said Section 12; (3) departing said westerly line of said Section 12; (3) departing said westerly line of said Section 12; (3) departing said westerly line of said Lot 12; (3) departing said westerly line of said Lot 12; (3) departing said westerly line of said Section 12; (3) departing said westerly line of said Section 12; (3) departing said westerly line of said Section 12; (3) departing said westerly line of Section 12; (3) departing said westerly line of Section 12; (3) departing said westerly line of Section 12; (3) departing said said said said said said said said			Notes

Election Date	Ballot Questions			For	Against	Notes
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	elector who is a resident landowner cwiling land of the area proposed to be annexed. And the proposed to be annexed and it is defined as follows: "Landowner means the owner in fee of any undivided interest in a given parcel of land. If the mineral estate is or has been severed, the landowner, shall be the owner in fee of an undivided interest in the surface estate, and not the owner in fee of an undivided interest in the surface estate, and not the owner in fee of an undivided interest in the mineral estate." Any corporate landowner may be resolution the election. Any other type of nonindividual entity owning land in the area proposed to be annexed may in a manner appropriate for said entity designate one of its principals to cast its vote in the election. Any other type of nonindividual entity owning land in the area proposed to be answed may in a manner appropriate for said entity designate one of its principals to cast its vote in the election. Any other type of nonindividual entity owning land in the area proposed to be answed may in a manner appropriate for said entity designate one of its principals to cast its vote in the election. Any other type of nonindividual entity owning land in the area proposed to be an exceed any in a manner appropriate for said entity designate one of its principals to cast its vote in the election last for the election, each elector proposed to be an exceed any in a manner appropriate for said the polling place will be required to complete any the polling place will be required to complete any the polling place will be required to complete any the polling place will be required to complete any the polling place will be required to complete any the polling place will be required to polling place will be the Municipal Building if the Town the lection of the polling place will be the Municipal Building if the Town the lection of the polling place will be the Municipal Building if the Town the lection of the polling place will be the Municipal Building if the Town the lection of					
11.17.1981	REGULAR MUNICIPAL E	LECTION – Vail T	own Council			Total ballots cast: 1060
	Council Members: Rodney E. Slifer	4 yr term	588 votes			(1008 at poll, 52 absent)
	Gail B. Wahrlich	4 yr term	425			
	Charles (Chuck) Anderson	_	377			
	Hermann Staufer	2 yr term	320			Mayor: Rod Slifer
	Paul R. Johnston	2 yr term	323			Mayor Pro tem: William Wilto
	Susan Brown Milhoan	_ ,	314 votes			
	Diana M. Donovan		298			Paul R. Johnston was elected
	Marka W. Moser		282			because of the previous
	Thomas I. Steinberg		257			resignations of Palmateer &
	Dan Corcoran		240			Hoppman
	Lee Caroselli		235			
	Lou Meskimen		213			
	James R. Bain		176			

Election Date	Ballot Questions	Fo	or A	Against	Notes
	Dick Gustafson 167				
	John Siverly 99				18 CANDIDATES
	Bruce D. Kelly 90				10 CANDIDATES
	Thomas M. Korchowsky 54				
.6.1982	SPECIAL ELECTION – Bonds for Library				Total ballots cast: 354 (337 at poll, 17 absent)
	1. Bonds for Library \$3,000,000	23	3 1	121	,
	Shall the Town of Vail, Colorado, be authorized to incur indebtedness, by issuing its negotiable, interest bearing general obligation bonds or by entering into long-term contracts or leases, in an aggrega rincipal amount not to exceed \$3,000,000, or so much thereof as may be necessary, for the purpose of defraying, in whole or in part, the cost of acquiring, constructing, installing and equipping a new public library within and for said Town, together with all necessary incidental and appurtenant properties, structures, facilities, equipment and costs, such indebtedness to bear interest at a net effective interest rate not exceeding 16 percent per annum, and to mature in or be payable during a period of not more than 30 years from the date or respective dates that the same is incurred, such indebtedness to be payable from general ad valorem taxes and other funds legally available therefor, and such evidences of indebtedness to be sold, issued, or entered into 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 provision for the redemption of bonds prior to maturity upon payment of a premium not exceeding 3 percent of the principal thereof?				
.8.1983	1. Lionshead improvement District Bonds \$1,600		2 1	121	Total ballots cast: 323 (310 at poll, 13 absent)

Election Date Ballot Questions For	Against	Notes
Shall the Town of Vail, Colorado, be authorized to incur indebtedness by issuing its negotiable, interest-bearing general obligation bonds, payable from general ad valorem taxes and other funds legally available therefor, in an aggregate principal amount not to exceed \$1,600,000, or so much thereof as may be necessary, for the purpose of paying the Town's share of the cost of constructing and installing improvements to the LionsHead Mall and the surrounding areas, which improvements may include replacing paving in major areas of the mall, relocating planting areas, providing new focal points of interest, unifying and upgrading utility systems, providing emergency access to all areas of the mall, installing a cascading fountain, a sculpture plaza, a new lighting system and street lights for the surrounding area, benches, kiosks, planters, bicycle racks, drinking fountains, and other amenities, and generally improving the aesthetic quality of the mall and the surrounding area, such bonds to bear interest at a net effective interest rate not exceeding 15 percent per annum, to mature in or be payable during a period of not more than 30 years from the date or respective dates thereof, and to be issued and sold 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 the redemption of bonds prior to maturity upon payment of a premium or premiums not exceeding 3 percent of the principal thereof?		

11.22.1983	REGULAR MUNICIPAL ELECTION - 4 Charter Amendments & Council Positions			Total ballots cast: 770 (738 at poll, 34 absent)
	 Charter Proposition 1 – Meetings to be Public Charter Proposition 2 – Council Vacancies Charter Proposition 3 – Authority to Levy Taxes Charter Proposition 4 – Initiative 	239 268 252 235	475 446 461 472	FAILED FAILED FAILED FAILED
	CHARTER AMENDMENT. PROPOSITION 1.			
	Amend Section 4.5 of Article IV which presently reads: MEETINGS TO BE PUBLIC: All regular and special meetings of the Council shall be open to the public and citizens shall have a reasonable opportunity to be heard under such rules and regulations as the Council may prescribe.			
	Amend Section 4.5 to read:			
	MEETINGS OPEN TO THE PUBLIC: All regular and special meetings of the Council shall be open to the public. The Council shall conduct such meetings in a manner that liberally construes the people's desire for full disclosure of all matters under consideration, and the people's right to be heard without restriction in a well moderated meeting. In the event any such meeting extends to a late hour, the meeting shall be continued without adjournment to a date prior to, or on the date of, the next regular meeting. At the start of such meeting, the Council shall announce the rule's for the public's participa-			
	tion; except that no rule of time may limit the presentation by principal speakers on the pro, the con, and rebuttle on any matter under discussion; and that no rule may bar a person from speaking who had not given notice to speak prior to the opening of the meeting, but rules of time may limit supporting statements made by persons other than the principal speakers.			
	Nothing in this section shall be construed as prejudicing the power of the Council under this Charter to be the only persons that may vote in final disposition on any matter under discussion.			

Election Date	Ballot Questions			For	Against	Notes
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	CUADTED	AMENDMENT. PROPOSITION	14			
	GIARIER	AMENDMENT. TROTOSTITON	•			
	Amend paragraph (a) of Section 5.1 of Article V which presently reads:					
	(a) Initiative. The electors of the Town shall have the power to propose any ordinance to the Council, in accordance with the provisions of this article of the Charter, except budget, capital program, appropriations of any revenues, or levy of taxes, or salaries of Town officers or employees. In the event Council fails to adopt said proposed ordinance without any change in substance, the said proposed ordinance shall be submitted to the registered electors at a Town election for their acceptance or rejection.					
	Amend paragraph (a) of Section 5.1 to	read:				
	(a) Initiative. The electors of the and pursuant to the exercise of that registered electors of the Town may end	power may petition that an	power to propose any measure; election be held at which the			
	Council Members: 11					
	Paul Johnston	4 yr term	418 votes			Mayor: Rod Slifer
	Hermann Staufer	4 yr term	404			Mayor Pro tem: Paul Johnston
	Kent Rose Colleen M. Kline	4 yr term 2 yr term	390 348			
	Dannie Corcoran	Z yı terili	322 votes			44 0410104750
	Dick Elias		265			11 CANDIDATES
	William L. Hanlon		170			
	Michael Jewett		152			
	Ross Davis Jr.		125			
	Michael J. Cacioppo		105			
	Lee R. Caroselli		97			

Election Date	Ballot Questions	For	Against	Notes
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11.19.1985	REGULAR MUNICIPAL E Council Members Proposition 1 Proposition 2 Proposition 3 Proposition 4	LECTION – 15 Pro	opositions &	259 264 246 218	82	Total Votes Cast: 358 (347 at poll, 11 absent) Registered voters: 2403
	Proposition 5 Proposition 6 Proposition 7 Proposition 8 Proposition 9 Proposition 10 Proposition 11 Proposition 12 Proposition 13 Proposition 14 Proposition 15			237 230 248 252 229 257 233 234 219 215 230	50 45 83 54 67 52	
	Dan Corcoran	4 yr term 4 yr term 4 yr term 2 yr term	236 votes 231 231 198 124 114 59 56			Mayor: Paul Johnston 11.22.1985 Mayor Pro tem: Kent Rose 11.22.85 Dan Corcoran resigned 9.16.1986 Gordon Pierce resigns 9.6.1988 8 CANDIDATES

Election Date	Ballot Questions	For	Against	Notes
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	OFFICIAL BALLOT MUNICIPAL ELECTION — NOVEMBER 19, 1985 TOWN OF VAIL, STATE OF COLORADO			
	CHARTER AMENDMENT. PROPOSITION 1.			
	1. SECTION 2.3 — MUNICIPAL ELECTIONS: (Current wording) A regular municipal election shall be held on the THIRD Tuesday after the third Monday in November of 1973, and biennially thereafter. Any special municipal election may be called by resolution or ordinance of the council at least thirty (30) days in advance of such election. The resolution or ordinance calling a special municipal election shall set forth the purpose or purposes of such election. Polling places for all municipal elections shall be open from 7 a.m. to 7 p.m. on election day.			
	1. Section 2.3 — MUNICIPAL ELECTIONS, of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows: Section 2.3 — MUNICIPAL ELECTIONS: A regular municipal election shall be held on the FIRST Tuesday after the third Monday in November of 1973, and biennially thereafter. Any special municipal election may be called by resolution or ordinance of the council at least thirty (30) days in advance of such election. The resolution or ordinance calling a special municipal election shall set forth the purpose or purposes of such election. Polling places for all municipal elections shall be open from 7 a.m. to 7 p.m. on election day.			
	YES Amend the Charter 26 →			
	NO Don't Amend the Charter 27 ->			
	CHARTER AMENDMENT. PROPOSITION 2. 2. SECTION 3.6 — QUALIFICATIONS. (Current wording) Each councilman when nominated and elected shall be a citizen of the United States; a qualified elector of the Town of Vail; and shall have resided in the town or any territory thereafter annexed for two (2) years immediately preceding such election. The council shall be the judge of election and qualifications of its own members. 2. Section 3.6 — QUALIFICATIONS, of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows: Section 3.6 — QUALIFICATIONS: Each councilmember when nominated and elected shall be a citizen of the United States; a registered elector of the town of Vail; and shall have resided in the town or any territory thereafter annexed for two (2) years immediately preceding such election. The council shall be the judge of election and qualifications of its own members. YES Amend the Charter 34 NO Don't Amend the Charter 35 NO Don't Amend the Charter 35			

Election Date	Ballot Questions	For	Against	Notes
Election Date	CHARTER AMENDMENT. PROPOSITION 4. A councilment shall continue to hold his office until his successor is duly qualified. A council seat shall become vacant whenever any councilman is recalled, dies, becomes incapacitated, resigns, cases to be a resident of the bown or its convicted of a felony. Within thirty councilman is recalled, dies, becomes incapacitated, resigns, cases to be a resident of the bown or its convicted of a felony. Within thirty councilman is recalled, dies, becomes incapacitated, resigns, cases to be a resident of the bown or its convicted of a felony. Within thirty councilman is recalled, dies, becomes incapacitated, resigns, cases to be a resident of the bown or its convicted of a felony. Within interity (90) days and provided that their successors have not previously been elected. 3. Section 3.9 — COUNCIL VACANCIES: A councilmember shall continue to hold his/her office until his/her successor is duly qualified. A council seat shall become vacant whenever any councilmember is recalled, dies, becomes incapacitated, resigns, cases to be a resident of the town or is convicted of a felony. If a vacancy occurs with three hundred sixty-frive (365) or more days remaining in the unexpired term of the council position vacated, as pecial election shall be called to fill said term. If a vacancy occurs with three hundred sixty-frive (365) days or less remaining in the unexpired term of the council position vacated, the council may choose to call an electron or to appoin of the council, call a special election to fill SACIED to successor is a provided that their successors have not previously been elected. YES Amend the Charter 48 NO Don't Amend the Charter 49 In addition to such acts of the council as are required by other provisions of this Charter to be by ordinance, every act making an appropriating agently is imposed or placing any burden upon or limiting the use of private property, shall be by ordinance.	For	Against	Notes
	In addition to such acts of the council as are required by other provisions of this Charter to be by ordinance, every act making an appropriation, creating an indebtedness, authorizing borrowing of money, levying a tax, establishing any rule or regulation for the violation of which a penalty is imposed, or placing any burden upon or limiting the use of private property, shall be by ordinance. Ordinances making appropriations shall be confined to the subject of the appropriation. 4. Section 4.8 — ACTION BY ORDINANCE REQUIRED, of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows:			
	Section 4.8 — ACTION BY ORDINANCE REQUIRED: In addition to such acts of the council as are required by other provisions of this Charter to be by ordinance, every act making an appropriation, creating an indebtedness, authorizing borrowing of money, levying a tax, AUTHORIZING THE SALE OF ANY REAL PROPERTY, establishing any rule or regulation for the violation of which a penalty is imposed, or placing any burden upon or limiting the use of private property, shall be by ordinance. YES Amend the Charter 56			

Election Date	Ballot Questions	For	Against	Notes
	OFFICIAL BALLOT MUNICIPAL ELECTION — NOVEMBER 19, 1985 TOWN OF VAIL, STATE OF COLORADO			
	CHARTER AMENDMENT. PROPOSITION 5. 5. SECTION 5.1 — GENERAL AUTHORITY: (Current wording) (a) Initiative. The electors of the town shall have the power to propose any ordinance to the council, in accordance with the provisions of this article of the Charter, except budget, capital program, appropriation of any revenues or levy of taxes, or salaries of town officers or employees. In the event council fails to adopt said proposed ordinance without any change in substance, the said proposed ordinance shall be submitted to the registered electors at a town election for their acceptance or rejection. 5. Section 5.1 — GENERAL AUTHORITY, subparagraph (a) Initiative, of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows: Section 5.1 — GENERAL AUTHORITY: (a) Initiative. The REGISTERED electors of the town shall have the power to propose any ordinance to the council, in accordance with the provisions of this article of the Charter. In the event council fails to adopt said proposed ordinance without any change in substance, the said proposed ordinance shall be submitted to the registered electors at a town election for their acceptance or rejection. CHARTER AMENDMENT. PROPOSITION 6. 6. SECTION 5.1 — GENERAL AUTHORITY: (Current wording) (b) Referendum. The electors of the town shall have the power to require reconsideration by the council of any ordinance and, if the council fails to repeal an ordinance so reconsidered, to approve or reject if at a town election, in accordance with the provisions of this article of this Charter; provided that such power shall not extend to the levy of taxes, calling a special election, or authorizing the issuance of local government district bonds payable primarily from special assegments, levying, special assegments, or ordinance to meet the contractual obligations of the town. 6. Section 5.1 — GENERAL AUTHORITY, subparagraph (b) Referendum of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows: (b) Referendum. The REGISTERE			

Election Date	Ballot Questions	For	Against	Notes
	OFFICIAL BALLOT MUNICIPAL ELECTION — NOVEMBER 19, 1985 TOWN OF VAIL, STATE OF COLORADO			
	CHARTER AMENDMENT. PROPOSITION 7. 7. SECTION 5.2 — COMMENCEMENT OF PROCEEDINGS; PETITIONER'S COMMITTEE; AFFIDAVIT: (Current wording) Any five (5) electors may commance initiative or referendum proceedings by filing with the town clerk an affidavit stating they will constitute the petitioner's aments and the responsible for circulating the petition and filing it in proper form, stating their names and addresses and senders to which all notices to the committee are to be sent, and setting out in full the proposed initiative ordinance or cline go enfance sought to be reconsidered. Promptly after the affidavit of the petitioner's committee is filed, the clerk shall issue the appropriate petition blanks to the petitioner's committee. 7. Section 5.2 — COMMENCEMENT OF PROCEEDINGS; PETITIONER'S COMMITTEE; AFFIDAVIT. Section 5.2 — COMMENCEMENT OF PROCEEDINGS; PETITIONER'S COMMITTEE; AFFIDAVIT. Any five (5) REGISTREED electors may commence initiative or referendum proceedings by filing with the town clerk an affidavit stating they will constitute the petitioners' committee and be responsible for circulating the petition and filing it in proper form stating their name and addresses and specifying the addresses to which all notices to the committee are to be sent and setting out in full the proposed initiative ordinance or signing the ordinance soughed to be reconsidered. Promptly after the affidavit of the petitioner's committee is filed, the cleri shall issue the appropriate petition blanks to the petitioners' committee. YES Amend the Charter 84 — NO Don't Amend the Charter 84 — CHARTER AMENDMENT. PROPOSITION 8.			
	8. SECTION 5.3 – PETITIONS: (Current wording) (a) Number of Signatures. Initiative petitions must be signed by electors of the town in number to at least fifteen (15) per cent of the total number of electors registered to vote at the last regular municipal election. Referendum petitions must be signed by electors of the town equal in number to at least ten (10) per cent of the total number of electors registered to vote at the last regular municipal election. 8. Section 5.3 – PETITIONS, subparagraph (a) Number of Signatures, of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows: Section 5.3 – PETITIONS (a) Number of Signatures. Initiative petitions must be signed by REGISTERED electors of the town in number to at least fifteen (12 percent of the total number of electors registered to vote at the last regular municipal election. Referendum petitions must be signed by REGISTERED electors of the town end of the town equal in number to at least ten (10) percent of the total number of electors registered to vote at the last regular municipal election. YES Amend the Charter 91 — NO Don't Amend the Charter			

Election Date	Ballot Questions	For	Against	Notes
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	OFFICIAL BALLOT MUNICIPAL ELECTION — NOVEMBER 19, 1985 TOWN OF VAIL, STATE OF COLORADO CHARTER AMENDMENT. PROPOSITION 9. 9. SECTION 7.2 — JUDICIARY COMPENSATION: (Current wording) (c) Compensation. The municipal judge shall receive a fixed salary or compensation set by the council, which shall not be increased or decreased during his term of office. The deputy municipal judges may receive such compensation for services rendered as council may determine. 9. Section 7.2 — JUDICIARY COMPENSATION, subparagraph (c) Compensation of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows: Section 7.2 — JUDICIARY COMPENSATION: (c) Compensation. The municipal judges shall receive a fixed salary or compensation set by the council, which shall not be decreased during his term of office. The deputy municipal judges may receive such compensation for services rendered as council may determine. YES Amend the Charter 100 NO Don't Amend the Charter 101 NO Don't Amend the Charter 101			
	10. SECTION 8.3 — PLANNING COMMISSION: (Current wording) There shall be established a seven (7) member planning commission appointed by the council. Members of the planning commission shall be residents of the Town of Vail and electors. The terms of appointment to the planning commission shall be for four (4) years on an overlapping basis. 10. Section 8.3 — PLANNING COMMISSION, of the Charter of the Town of Vail, Colorado is hereby amended to read as follows: Section 8.3 — PLANNING COMMISSION: There shall be established a seven (7) member planning commission appointed by the council. Members of the planning commission			
	shall be residents of the Town of Vail and REGISTERED electors. The terms of appointment to the planning commission shall be for TWO (2) years on an overlapping basis.			
	YES Amend the Charter 107 —> NO Don't Amend the Charter 108 —>			
	NO DOILL Amend the Charter 108			
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Election Date	Ballot Questions	For	Against	Notes
	OFFICIAL BALLOT MUNICIPAL ELECTION — NOVEMBER 19, 1985 TOWN OF VAIL, STATE OF COLORADO			
	CHARTER AMENDMENT. PROPOSITION 11.			
	11. SECTION 9.4 — CAPITAL PROGRAM AND ADDITIONAL CENT SALES TAX: (Current wording) The Manager shall prepare a long-range capital program and submit same to the council two (2) weeks prior to the submission of the budget. Such program shall include a statement of the special revenue fund additional cent sales tax as allocated under Ordinance No. 3 of 1971. Expenditure of this revenue for other than capital improvements and/or open space acquisition or improvements shall require not less than five (5) affirmative votes of the council.			
	11. Section 9.4 — CAPITAL PROGRAM AND ADDITIONAL CENT SALES TAX, of the Charter of the Town of Vail, Colorado, is hereby repealed and reenacted with amendments to read as follows: Section 9.4 — CAPITAL PROGRAM AND ADDITIONAL CENT SALES TAX: The manager shall prepare a long-range capital program and submit same to the council no less than two (2) weeks prior to the submis-			
	sion of the budget. Such program shall include a statement as to the application of the sales tax revenues allocated by ordinance to the special revenue fund. Expenditure of these revenues other than for capital improvements and/or open space acquisition or improvements or for the payment of debt service on any obligations of the Town issued to finance the same shall require not less than five (3) affirmative votes of the council.			
	YES Amend the Charter 122 →			
	NO Don't Amend the Charter 123			
	CHARTER AMENDMENT. PROPOSITION 12. 12. SECTION 10.3 — ANTICIPATION WARRANTS: (Current wording)			
	Anticipation warrants may mature within such period as shall be determined by the Council. 12. Section 10.3 — ANTICIPATION WARRANTS, of the Charter of the Town of Vail, Colorado, is hereby amended to read as follows: Section 10.3 — ANTICIPATION WARRANTS:			
	Anticipation warrants may mature within such period as shall be determined by the council; HOWEVER, ANY SUCH ANTICIPATION WARRANTS PAYABLE SOLELY FROM THE REVENUE SOURCES SPECIFIED IN SECTION 10.6 OF THIS CHARTER WHICH MATURE AFTER THE LAST DAY OF THE FISCAL YEAR IN WHICH THE SAME WERE ISSUED SHALL BE CONSIDERED REVENUE BONDS AND SHALL BE SUBJECT TO ALL THE PROVISIONS AND LIMITATIONS OF SECTION 10.6 OF THIS CHARTER.			
	YES Amend the Charter 129 →			
	NO Don't Amend the Charter 130 →			
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Election Date	Ballot Questions	For	Against	Notes
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	CHARTER AMENDMENT. PROPOSITION 13. 13. SECTION 10.6 — REVENUE BONDS: (Current wording) The town, pursuant to ordinance and thirty (30) days public notice and without an election, may be row money, issue bonds, or otherwise stands its credit for purchasing, equipping and constructing, condemping, otherwise acquiring, extending or improving a water, electric, stand its credit for purchasing, equipping and constructing, condemping, otherwise acquiring, extending or improving a water, electric, stand its credit for purchasing, equipping and constructing, condemping, otherwise acquiring, extending or improving a water, electric, stands are constructed from the operation of such system, utility, or project, or for any revenue tax other than general ad valorem tax imposed by the Town of Vail, or the State of Colorado or agency thereof. Any one or more of such systems, utilities and projects may be combined, operated and maintained as joint municipal systems, utilities or projects, in which case such bonds or other obligations shall be made payable out of the net revenue derived from the operation of such joint systems, utilities or projects. Revenue bonds issued pursuant to the authority granted herein may be secured by general property taxes or the full faint and credit of the town, in which event an election as provided in Section 10.4 shall be required. Such bonds shall not be considered a debt or general obligation of the town, and shall not be included as part of the indebetedness of the town for any purpose. 13. Section 10.6 — REVENUE BONDS: Revenue bonds issued for the purpose of acquiring, constructing, improving or extending any municipal utility system or other income-producing project may be issued without an election and may be made payable solely from the net revenues derived from the operation of such system or project. Any two (2) or more of such systems or projects may be combined, operated and maintained jointly, in which case such revenue bonds shall be made payable out of the net revenues derive	For	Aguillat	Notes
	fund of the town shall prevent a pledge of such revenues for the payment of revenue bonds issued pursuant to this Section or the issuance of such bonds without an election, provided that such special funds are created prior to or contemporaneously with the issuance of such revenue bonds and thereafter maintained separate and apart from the general fund. Nothing herein shall be construed so as to prevent the issuance of revenue bonds pursuant to this Section for any of the purposes specified in the first paragraph of this Section which are payable from both system or project revenues and the proceeds of the taxes herein specified. Revenue bonds issued pursuant to this Section may also be secured by a pledge of the fill faith and credit of the town or of general property taxes; however, except for such bonds issued for the purpose of acquiring, constructing, extending or improving any municipal utility system, no such bonds shall be issued until the question of their issuance shall have been approved at an election as required by Section 10.4 of this Charter. Revenue bonds issued pursuant to this Section may also be secured by a pledge of the governmental grants received or to be received from the United States of America or any agency thereof or from the State of Colorado or any agency thereof or by a pledge of grant receipts together with any other revenues or taxes as herein provided. YES Amend the Charter 149			
	NO Don't Amend the Charter 150			
	NO DOILI Amend the Charter 130			

Election Date	Ballot Questions	For	Against	Notes
Election Date	OFFICIAL BALLOT MUNICIPAL ELECTION — NOVEMBER 19, 1985 TOWN OF VAIL, STATE OF COLORADO CHARTER AMENDMENT. PROPOSITION 14. 14. SECTION 10.8 — SPECIAL OR LOCAL IMPROVEMENT DISTRICT BONDS: (Current wording) The town shall have the power to create local improvement districts and to assess the cost of and relating to the construction or installation of special or local improvements of every character against benefited and constituting the basis of assessments as the council may determine. (b) On a petition by more than (150) per cent of the landowners in the ace of the proposed district. (c) On a petition by more than (150) per cent of the landowners in the ace of the proposed district. (d) On a petition by more than (150) per cent of the landowners in the score of the proposed district. (e) On a petition by more than (150) per cent of the landowners in the score of the proposed district. (d) On a petition by more than (150) per cent of the landowners in the score of the proposed district. (e) On a petition by more than (150) per cent of the landowners in the score of the proposed district. (b) On a petition by more than (150) per cent of the landowners in the score of the proposed district. (c) On a petition by more than (150) per cent of the landowners in the score of the proposed district. (d) On a petition by more than (150) per cent of the landowners in the score of the per cent of the landowners in the score of the period of public hearing shall be period or public hearing shall be period or personal property within said district and general benefits to the town at large. The council shall have the power by ordinance without an election to prescribe the method of making such improvement district have been paid and any monies remain to the credit of the district, they shall be transferred to a special surplus and deficiency fund and whenever there is a deficiency in any special or local improvement district have been paid and cancelled three-fourths of its bonds issued, and for any reason the remain	For	Against	Notes
	The town shall have the power to create local improvement districts and to assess the costs of, OR relating to, the construction or installation of special or local improvements of every character against benefited property within designated districts in the town by: (a) Order of council, subject however, to protest by A MAJORITY OF THE OWNERS OF PROPERTY IN THE PROPOSED DISTRICT; or (b) On a patition by A MAJORITY OF THE OWNERS OF PROPERTY IN THE PROPOSED DISTRICT. In either event, a public hearing shall be held at which all interested parties may appear and be heard. Right to protest and notice of public hearing shall be given as provided by council by ordinance. Such improvements shall confer special benefits to the real or personal property within said district and general benefits to the town at large. The council shall have the power by ordinance without an election to prescribe the method of making such improvements, of assessing the cost thereof, and of issuing bonds for cost of constructing or installing such improvements including the costs incidental thereto. Where all outstanding bonds of a special or local improvement district have been paid and any monies remain to the credit of the district, they shall be transferred to a special surplus and deficiency fund and whenever there is a deficiency in any special or local improvement district have been paid out of said surplus and deficiency fund. HOWEVER, SUBJECT TO THE RECOURTEMENT OF ANY COMMANIED IN ANY ORDINANCE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE COMMAN SUBJECT TO THE RECOURTEMENT OF ANY COMMANIED THE ANY ORDINANCE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE ANY ORDINANCE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE ANY ORDINANCE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE ANY ORDINANCE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE ANY ORDINANCE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE ANY ORDINANCE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE AUTHORIZING THE ISSUANCE OF ANY COMMANIED THE AUTHORIZING THE ISSUANCE OF ANY CO			
	improvement districts, the council may levy annual taxes without an election on all taxable property within the town at a rate to be determined by the council for the purpose of advancing monies to maintain current payments of interest and equal annual payments to the principal amount of bonds issued for any improvement district hereafter created. The proceeds of such taxes shall be placed in a special fund and shall be disbursed only for the purposes specified herein, provided that in lieu of such tax levies, the council may annually transfer to such special fund any available monies of the town. NO Don't Amend the Charter 171 —			

Election Date	Ballot Questions	F	or	Against	Notes
		ry, death or property damage is given to the ence causing the injury, death, or property is hereby repealed and reenacted with amendwhile in the course of such employment shall date of the discovery of the injury. Subjustion brought against the town or any action broad action. It is a subjustion of the action of any such action. It is a subjustion of the act, omission, or event to have been suffered; on attorney, the personal representative, surviving spouse, within a time period provided by the Colorado			

Election Date	Ballot Questions	For	Against	Notes
07.08.1986	ANNEXATION ELECTION – MATTERHORN AREA	54	34	Total ballots cast: 88 (59 at polls, 29 absent)
	July 8, 1986			
	OFFICIAL BALLOT			
	"Shall the Matterhorn area, Eagle County, State of Colorado, which is hereinafter described and which is designated on the annexation map on file in the office of the Clerk of the District Court for Eagle County, be annexed to the Town of Vail, Colorado? The area proposed to be annexed is described as follows:			
	LEGAL DESCRIPTION A tract of land being a part of the south one-half of Section 12 and a part of the southeast one-quarter of Section 11, both in Township 5 South, Range 81 West of the sixth principal meridian, Eagle County, Colorado, and described as follows:			
	South, Range 81 West of the sixth principal meridian, Eagle County,			

of-way life of Geneva Drivé a distance of 627.13 feet; 8.) Continuing along said westerly right-of-way line 207.77 feet along the arc of a tangent curve to the left having a radius of 202.18 feet, a central angle of 58°52′50°, and a chord which bears S28°21′49°E 198.75 feet distant; 9.) S57′48°14°E along said westerly right-of-way line a distance of 22.01 feet; 10.) Continuing along said westerly right-of-way line 130.14 feet along the arc of a non-tangent curve to the left having a radius of 50.00 feet, a central angle of 149°08′02°, and a chord which bears S72°22′15′E 96.39 feet distant; 11.) Departing said westerly right-of-way line of Geneva Drive S56°56′30′E along the common line between Lots 10 and 11, said Matterhorn Village, a distance of 129.08 feet to the most easterly corner of said Lot 10; 12.) S30°18′10°W along the southeasterly boundary of said Lot 10 a distance of 89.19 feet; thence departing the existing Town of Vail boundary N81°31′17′W along the southerly boundary of said Matterhorn Village a distance of 447.17 feet to the southwest corner of said Matterhorn Village a lost sone of 447.17 feet to the southwest corner of Said Matterhorn Village also being on the easterly boundary of Vail Village West, Filing No. 1, a subdivision recorded at Reception No. 98135; thence along the boundary common to said Vail Village West, Filing No. 1, and Highland Meadows, Filing No. 2, a subdivision recorded at Reception No. 177192, for the following seven (7) courses:
along said westerly right-of-way line 207.77 feet along the arc of a tangent curve to the left having a radius of 202.18 feet, a central angle of 58°52′50″, and a chord which bears S28°21′49″E 198.75 feet distant; 9.) \$57°48′14″E along said westerly right-of-way line a distance of 22.01 feet; 10.) Continuing along said westerly right-of-way line 130.14 feet along the arc of a non-tangent curve to the left having a radius of 50.00 feet, a central angle of 149′08′02″, and a chord which bears \$72°22′15″E 96.39 feet distant; 11.) Departing said westerly right-of-way line of Geneva Drive \$56°56′36″E along the common line between Lots 10 and 11, said Matterhorn Village, a distance of 129.08 feet to the most easterly corner of said Lot 10; 12.) \$30°18′10″W along the southeasterly boundary of said Lot 10 a distance of 89.19 feet; thence departing the existing Town of Vail boundary N81°31′17″W along the southerly boundary of said Matterhorn Village a distance of 447.17 feet to the southwest corner of said Matterhorn Village, also being on the easterly boundary of Vail Village West, Filing No. 1, a subdivision recorded at Reception No. 98135; thence along the boundary common to said Vail Village West, Filing No. 1, and Highland Meadows, Filing No. 2, a subdivision recorded at Reception No. 177192, for the following seven (7) courses:
1) S0104/36"W à distance of 405.95 feet; 2) S572100"W à distance of 127.84 feet; 3) SS8'442"W a distance of 57.05 feet; 4), N173218"E a distance of 77.15 feet; 5) SS23600"W a distance of 187.00 feet; 7) feet; 6) SS2600"W a distance of 187.00 feet; 7) feet; 6) SS2600"W a distance of 187.00 feet; 7) feet; 7) feet; 80 feet; 6) SS2600"W a distance of 31.00 feet to the centerline of Alpine Drive; thence N62'55'49"W a distance of 31.20 feet to the centerline of alpine Drive; thence Along said centerline of Alpine Drive; thence Along as deenerline of Alpine Drive for the following four (4) courses: 1, 50.07 feet along the arc of a non-tangent curve to the left having a radius of 284.12 feet, a central angle of 10'05'50", and a chord which bears N1422'DS301 W a distance of 38,00 feet distant; 2,0 N02'S301 W a distance of 38,00 feet distant; 4) N31'22'40"E a distance of 116.10 feet; thence departing said centerline of Alpine Drive N583'720"W a distance of 25.00 feet to the most southerly corner of Lot 49, said Vail Village West Filing No.1; thence N593'20"W a distance of 25.00 feet to the most southerly corner of Lot 49, said Vail Village West Filing No.1; said Highland Meadows, Filing No. 2, and Vail Village West, Filing No. 2, a subdivision recorded at Reception No. 10'69; thence along the southeasterly boundary of said Vail Village West, Filing No. 2, as ubdivision recorded at Reception No. 10'69; thence along the southeasterly boundary of said Vail Village West, Filing No. 2, as being an angle point in the southerly boundary of said Casa Del Sol Condominum for the following four (4) courses: 1, S000'500'50'W a distance of 266.00 feet; 2) S68'34'00'W a distance of 286.00 feet; 2) S68'34'00'W a distance of 286.00 feet; 2) S68'34'00'W a distance of 10'02'05'60'50'W a distance of 10'02'05'60'50'50'W a distance of 10'02'05'60'50'50'50'50'W a distance of 10'02'05'60'50'50'50'W a distance of 10'05'50'50'50'50'50'50'50'50'50'50'50'50

Election Date	Ballot Questions	For	Against	Notes
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09.30.1986	September 30, 1986 OFFICIAL BALLOT	. 71	1	Total ballots cast: 72 (64 at polls, 8 absent)
	Shall the Vail Ridge area, Eagle County, State of Colorado, which is hereinafter described and which is designated on the annexation map on file in the office of the Clerk of the District Court for Eagle County, be annexed to the Town of Vail, Colorado? The area proposed to be annexed is described as follows: LEGAL DESCRIPTION A tract of land being a portion of the north one-half of Section 14 and a portion of the southeast one-quarter of Section 11, Township 5 South Range 81 West of the sixth principal meridian, Eagle County, Colorado, and being more particularly described as follows: Beginning at the quarter corner common to said Sections 11 and 14; thence along the west line of said southeast one-quarter of Section 11, Nol'51'00'E a distance of 532.50 feet; thence along the northwesterly boundary of Vail Das Schone Filing No. 2, a subdivision filed for record at Reception No. 110984 in the office of the Eagle County Clerk and Recorder, for the following five (5) courses: 1.) N59'56'00'E a distance of 224.600 feet; 2.) N19'20'00'E a distance of 122.00 feet; 3.) N28'08'00'E a distance of 232.50 feet; 4.) N42'05'00'E a distance of 186.57 feet to the north line of the southwest one-quarter, said southeast one-quarter of section 11; thence along said north line N86'20'00'E a distance of 168.50 feet; thence along the boundary of Vail Heights Filing No. 1, a subdivision filed for record at Reception No. 110985 in the office of the Eagle County Clerk and Recorder, for the following twelve (12) courses: 1.) N58'40'00'E a distance of 610.82 feet; 2.) N55'26'50'E a distance of 785.00 feet; 3.) S37'07'52'E a distance of 785.00 feet; 5.) 112.47 feet along the arc of a curve to the left having a central angle of 1873'08' and a radius of 1135.80 feet; 6.) S51'19'00'Wa distance of 273.50 feet; 7.) 81.77 feet along the arc of a curve to the left having a central angle of 04'07'29' and a radius of 127.38 feet; 8.) S55'26'29'Wa distance of 284.00 feet; 1.) 270.55 feet along the arc of a curve to the left having a central			
	12.) S85°13'33''W a distance of 192.82 feet to said west line of east one-half, southeast one quarter of section 11;			

Election Date	Ballot Questions	For	Against	Notes
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	thence along the boundary of the Inn at West Vail, a subdivision filed for record in Book 372, at Page 866, in the office of the Eagle County Clerk and Recorder for the following six (6) courses: 1.) S85"13"33" Wa distance of 104.34 feet; 2.) 59.57 feet along the arc of a curve to the left having a central angle of 45"30"33" and a radius of 75.00 feet; 32.5990" a distance of 80.04 feet; 4.525"90"00" Eagle of 104.34 feet; 4.525"90"00" Eagle of 104.34 feet; 5.25"90"00" Eagle of 104.34 feet; 6.) 245.63 feet along the arc of a curve to the right having a central angle of 72"2"10" and a radius of 194.43 feet; 6.) S39"52"53" Ea distance of 171.75 feet to the northwesterly right-of-way line of Interstate 70, a public road; 1.581.89 feet along the arc of a curve to the left having a central angle of 06"30"42", a radius of 6000.00 feet and a chorowhich bears S45"15"15" We 881.52 feet distant; 2.) S61.89 feet along the arc of a curve to the left having a central angle of 06"30"42", a radius of 6000.00 feet and a chorowhich bears S45"15"15" We 81.52 feet distant; 2.) S26"18"46" Wa distance of 468.30 feet; 3.25"44"23" Wa distance of 468.30 feet; 3.25"44"23" Wa distance of 488.90 feet; 3.25"44"23" Wa distance of 488.90 feet; 3.35"44"15" Wa additance of 176.00 feet, and a chord which bears S46"29"36" W 218.50 feet distant; 8.358"44"00" Wa distance of 422.13 feet; 9.345"48"18" Wa distance of 400.00 feet, and a chord which bears S59"23" R"W 284.92 feet distant; 12.25"573" Wa distance of 32.37 feet; 11.285.23 feet along the arc of a curve to the right having a central angle of 09"1708", a radius of 1760.00 feet, and a chord which bears S59"23" R"W 284.92 feet distant; 12.25"70" Wa distance of 400.00 feet; and a chord which bears S59"23" R"W 284.92 feet distant; 12.25"70" Wa distance of 422.13 feet; thence along said west line NO1"20"00" Wa distance of 143.92.2 feet; thence along said morth line of said Sect			Notes
	of Vail boundary is 2,858.91 feet. One-sixth of total periphery is 2,361.62 feet.			
	Solum	1	1	

Election Date Ballot Questions For Against Notes

Election Date	Ballot Questions		For	Against	Notes
	<u></u>				
11.4.1986	SPECIAL ELECTION – fill Dan Corcoran's position				Total ballots cast: 835 (777 at polls, 58 absent)
	Council Members:				
	John C. Slevin 3 yrs remaining	434 votes			Slevin to serve the remainder of the
	Art Kleimer	177			unexpired term previously held by
	Michelle Harrison	145			Dan Corcoran, such three year term
	Gerry White	71			ending in November, 1989.
	John Siverly (write in)	1			4 CANDIDATES

05.19.1987	ANNEXATION ELECTION – EAST INTERMOUNTAIN MAY 19, 1987	80	5	Total ballots cast: 85 (39 polls, 49 absent)
	OFFICIAL BALLOT			
	"Shall the East Intermountain area, Eagle County, State of Colorado, which is hereinafter described and which is designated on the annexation map on file in the office of the Clerk of the District Court for Eagle County, be annexed to the Town of Vail, Colorado? The area proposed to be annexed is described as follows:			
	LEGAL DESCRIPTION A tract of land being a portion of West one-half of Section 14 and a portion of the Southeast one-quarter of Section 15, Township 5 South, Range 81 West of the Sixth Principal Meridian, Eagle County, Colorado, and being more particularly described as follows: Beginning at the Northeast Corner of the Northwest one-quarter of the Southwest one-quarter of said Section 14, whence the West one-quarter corner of said Section 14 bears \$87.09'00"W 1380.06 feet distant; said point being on the southeasterly right-of-way line of Interstate Highway No. 70; thence along said southeasterly right-of-way line for the following three (3) courses: 1.) N87.09'00"E a distance of 111.28 feet; 2.) N21.37'06"W a distance of 73.65 feet; 3.) N69.34'00"E a distance of 111.80 feet; thence N34.58'26"W a distance of 347.34 feet to the southwest corner of Government Lot 21, Section 14, said point being on the northwesterly right-of-way line of said Interstate Highway No. 70; thence along said northwesterly right-of-way line for the following five (5) courses: 1.) N67.03'24"E a distance of 259.95 feet; 2.) 285:23 feet along the arc of a curve to the left having a central angle of 09.17'08", a radius of 1760.00 feet and a chord which bears N59.23'18"E 284.92 feet distant; 3.) N21.36'24"E a distance of 392.37 feet; 4.) N45.48'18"E a distance of 414.59 feet; 5.) N38.44'00"E a distance of 512.00 feet to the intersection of the southeasterly right-of-way line of said Interstate Highway No. 70 and			

Against

Notes

For

Election Date

Ballot Questions

11.17.1987	Proposition 1 Shall the Town of Vail Co					Total ballots cast: 975 (919 polls, 56 absent) Registered Voters: 2537
	Shall the Town of Vail construct a Convention Center, sometimes known as a Congress Hall, at a cost not to			343	624	FAILED
	exceed sixteen million dollars (\$16,000,000.00)				02.	. 7 = 2
	Proposition 2					
	Shall the sales tax imposed by the Town of Vail, Colorado, be					
	increased from four percent (4%) to four and four-tenths percent			267	685	FAILED
	(4.4%) and a resort tax of one and three-tenths percent (1.3%) on the price paid for rooms or accommodations, food and drink sales,					
	certain tourist attraction admissions, the rental of passenger					
	automobiles and on tour bus					
	imposed and a convention to					
	(12.5%) on the price paid for rooms or accommodations in connection with conventions or activities at the Town's Convention					
	Center be imposed, all in accordance with the provisions of					
	Ordinance No. 34, Series of 1987, of the Town of Vail, said sales tax					
	increase, tourism tax and convention tax to become effective January 1, 1988					
	Council Members:					Mayor: Kent Rose
	Merv Lapin	4 yr term	639			Mayor Pro tem: John Slevin
	Kent R. Rose	4 yr term	598			mayor r to tem. bonn olevin
	Thomas Steinberg	4 yr term	527			Gordon Pierce resigns 9.6.1988 and
	Gail Wahrlich-Lowentha	l 2 yr term	413			Michael Cacioppo is elected
	Paul R. Johnston		363			9.13.1988 to fill spot
	Colleen McCarthy		356			·
	Hermann Staufer		347			9 CANDIDATES
	Neal Donaldson		211			_
	David Irwin		86			
2.23.1988	SPECIAL ELECTION - E	Business License	e Referendum			Total ballots cast: 536
						(512 at poll, 24 absent)
	"Shall Ordinance #39, Series of 1987, an ordinance			231	305	FAILED
	reenacting Chapter 5.04	, Annual Busine	ss License, of the			
	Municipal Code of the Town of Vail, Colorado, be approved?"					By referendum petition

9.13.1988	SPECIAL ELECTION – fill Gordon Pierce position					Total ballots cast: 486 (455 at poll, 31 absent)
	Council Members:					
	Michael J. Cacioppo	remaining 1 yr ter	m 197 votes			Cacioppo to serve the remainder of
	Michael L. Phillips		188			the unexpired term previously held
	Ernie Nelson		61			by Gordon Pierce, such term
	Marilyn Klein		36			ending in November, 1989.
						4 CANDIDATES
7.11.1989	SPECIAL ELECTION	Cable TV				Total ballots cast: 517
						(509 at poll, 8 absentee)
	"Shall the Town of Valley TV Metropolita		proposed Eagle	307	210	
						TC submitted this question to voters
11.21.1989	REGULAR MUNICIPAL ELECTION - Councilmembers					Total ballots cast: 1042
						(1015 at poll, 27 absentee)
	Council Members:					Registered voters: 2846
	Peggy Osterfoss	4 yr term	741 votes			
	Robert LeVine	4 yr term	552			
	Jim Gibson	4 yr term	514			Mayor: Kent Rose
	Lynn Fritzlen	2 yr term	487			Mayor Pro tem: Tom Steinberg
	Jeff Bowen		376			
	Michael Cacioppo		343			
	James Johnson		248			
	Dalton Williams		156			
	Al Weiss		155			12 CANDIDATES
	Marvin B. Simon		99			
	J. Devon Alvarez		97			
	John Siverly		54			

For

Against

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Election Date

Ballot Questions