

The Board of Trustees may take action on any of the following agenda items as presented or modified prior to or during the meeting, and items necessary or convenient to effectuate the agenda items.

1. Call to order, roll call, determination of quorum
2. Goals for 2012
3. Review campaign disclosure reports submitted by the Marble Mayor Recall Petition Committee.
4. Review Larry Good's notarized statement regarding the evidence on Vince Savage's failing septic system.
5. Review evidence submitted detailing Vince Savage's advertisement of 24, 25 or 26 beds available at his Beaver Lake Retreat lodge by Linda Adams
6. Review James Aarts' submission of evidence on the 15 days in 2011 Vince Savage allegedly camped in a trailer on his land in violation of the two week rule.
7. Review and approve minutes from January 5, 2012 meeting
8. Approve accounts payable and financials for February 2, 2012.
9. Comments from the floor
10. Request for support (cleaning and utilities) from The Marble Hub
11. Parks and Recreation Department
 - a. Mill Site Park Committee Report
12. Roads and Bridges
 - a. Status of snowplowing and decision regarding snowplowing for rest of winter season
13. Administrative
 - a. Direction to Clerk regarding municipal election in April 2012 and decision regarding mail ballot election versus a polling place election
 - b. Ordinance Number 1, Series of 2012, requiring write-in candidates to file an affidavit of intent no later than 20 days before the April 3, 2012 election
 - c. Review and approve annual application for exemption from audit
14. Correspondence
 - a. Offer from Colorado Municipal League for scholarship to annual conference
 - b. CML's "If I were Mayor" essay contest
15. Executive session pursuant to C.R.S. § 24-6-402(e) to determine and develop strategy concerning enforcement alternatives available to the Town of Marble related to the activities and property of Mr. Vince Savage
16. Direction to Marcus Lock with regard to the activities and property of Mr. Vince Savage
17. Adjourn

Next Meeting: Thursday, March 1, 2012

For questions, ADA accommodations, or to place an item on a future agenda contact Karen Mulhall at 970-384-0761



TOWN OF MARBLE

Town of Marble

Board of Trustees

Regular Meeting, January 5, 2012

Attendance

<i>Board Members Present</i>	<i>Others Present</i>
Tony Petrocco Robert Pettijohn Jim Aarts Joy Galicinao Charlie Manus	Larry Good, Linda Adams Connie Hendrix, Jason Rusby Louis Eller, Richard Wells Karen Mulhall, Clerk

1. CALL TO ORDER, ROLL CALL AND DETERMINATION OF QUORUM

The meeting was called to order at 7:00 P.M. Roll call was made and no one was listed as absent. A quorum was declared.

2. RESOLUTION NUMBER 1, SERIES OF 2012 ESTABLISHING A LOCATION FOR POSTING REGULAR AND SPECIAL MEETINGS OF THE BOARD OF TRUSTEES

Tony read Resolution Number 1, Series of 2012 establishing a location for posting of regular and special meetings of the Marble Board of Trustees. The established location is the bulletin board in front of The Marble Hub/Historic Marble City/State Bank (103 W. Main). Discussion ensued with Larry Good asking that the Town post agendas 72 hours in advance of each meeting. Tony explained that the deadline to submit agenda items is the Friday before each meeting, and that state statute requires at least a 24-hour notice. If the agenda is available prior to that, it will be posted.

Charlie made a motion to approve the resolution. Joy seconded Tony asked for the vote and it passed 5 to 0.

3. APPROVE MINUTES FROM NOVEMBER 3, 2011 MEETING

Joy stated that she would recuse herself from voting as she was not in attendance at the November meeting. Linda Adams stated she had corrections to the minutes and she passed out copies of her corrections. Larry asked about page 5 which stated

“Tony stated he firmly believed the over \$12,000 that the recall election has cost the Town will be recouped at the restitution hearing, at the sentencing. Eli asked where the money would come from? Tony responded that as part of the recall protest hearing it was discovered that Jim had perjured himself. Perjury on a recall petition is extremely serious in Colorado.” Larry said he remembered that Tony used the word “criminal” and in the minutes it is written as “extremely serious”. Tony responded that fourth-degree perjury is criminal in Colorado and

that the minutes are not a verbatim rendition, merely a synopsis. Tony asked if there was a motion on to approve the minutes as submitted. Robert discussed making a motion to approve the minutes as submitted, and since the Board had not had a chance to review Linda's suggestions and/or revisions prior to the meeting, they could be tacked on to the minutes as "comments". Jim made such a motion. Robert seconded the motion and it passed 4 to 0 with Joy abstaining. Linda asked if her comments amended the minutes. Tony responded that they will be attached to the minutes.

4. APPROVE ACCOUNTS PAYABLE AND FINANCIALS

After a review of the accounts payable Charlie questioned why Rusby Property Services was being paid \$4,000. Karen explained that the accounts payable listed \$2,000 that was already paid to Jason for December 2011, and that the Town had agreed to pay an additional \$2,000 for January 2012. The Board asked Karen how much Jason has plowed to date. Karen responded that Jason has plowed 2.25 hours to date. There was discussion of whether to pay the \$2,000 for January. Karen responded that at the November meeting the Board had agreed to pay \$2,000 for December and \$2,000 for January. After discussion the January \$2,000 was deleted from the list of accounts payable. Charlie made a motion to approve the accounts payable for January minus the \$2,000 for January plowing. Robert seconded and a roll call vote was taken with Tony, Robert, Jim, Joy and Charlie voting to approve the accounts payable.

5. LETTER FROM COLORADO STONE REGARDING PROPOSED ISDS

Colorado Stone is interested in putting in an additional office trailer and using the existing trailer as a change trailer. Bettie Lou and Kimberley had previously discussed whether Colorado Stone would be interested in installing an ISDS for both the quarry's use and for the Town to be able to install public restrooms in the Mill Site Park. Colorado Stone is now in a position to be able to do this and they would like to know if the Town would be interested. Colorado Stone is offering to bear the entire cost of engineering the system, buying the water tap and maintaining the system. The Town would be responsible for maintaining the public restroom. If for whatever reason the quarry ceases its operation, the Town would own the system. Kimberley said she does not care where the ISDS should be located but due to the heavy equipment and number of marble blocks on the leased portion, the leach field cannot be located there.

The Board said they would be interested as long as the SBA is fine with the idea.

Kimberley said that since she is down in the Mill Site every day she knows the problems that visitors face when they need to use a restroom. The building the Town currently uses is very smelly, and even though the Colorado Stone porta-john fills up very quickly she allows people to use it.

Connie and Bettie Lou both felt this would be a good thing for the Town.

Tony stated that GOCO is holding workshops on how to write grants. If anyone is interested in attending, please contact Tony.

6. COMMENTS FROM THE FLOOR

Larry Good said he had a statement from the Recall Committee and asked if the Board wanted to hear it, or if he should give it to the Clerk. Larry said the statement of probably 4 to 5

minutes long. Robert asked if this was something that needed a decision, and if so, it would need to go on the agenda of a future meeting. Joy stated she would prefer to receive a written statement. Jim added that he would like to have the written comment for review and if people wanted to comment on it at the next meeting they could do so.

Jim wanted to comment about fracking in the North Fork Valley. Paonia depends on spring water and asked that people band together and oppose this. People can look up who to contact on the internet

Connie Hendrix stated that Redstone is opposing a dam and wondered if the Town of Marble could partner with Redstone to oppose the dam. Jim agreed and said that people should oppose the dam.

7. PARKS AND RECREATION DEPARTMENT

- a. *Mill Site Park Committee report:* Bettie Lou Gilbert informed the Board that the collection box had \$154. The Board thanked Bettie Lou for donating her time to pick up the collections.

8. ROADS AND BRIDGES

- a. *Status of Snowplowing for the rest of winter season:* Tony asked why Max and Jodi Taylor are not being plowed. Robert said that he has been plowing as part of the Gunnison County Route. Tony asked if the Town had a list of routes that were being plowed by Jason, a list of roads not being plowed and the reasons why the roads were not being plowed. Karen replied that she and Jason have the list. Only full-time residents are plowed.

9. ADMINISTRATIVE

- a. *Timeline for 2012 municipal election:* Karen provided the Board with a timeline for the 2012 municipal election to be held on April 2, 2012. The Mayor's seat and all four trustee positions are available. Tony asked everyone to review the timeline. Karen stated it was much less expensive to hold a mail-ballot only election as opposed to a polling place. The secretary of state has to approve the plan. Tim Whitsitt said he would be willing to offer his services. The law office of Hill, Kinney and Wood is not interested.

Larry Good asked about the list of voters. Karen explained that the Town Clerk has nothing to do with the list of registered voters. The County Clerk maintains this list. Larry asked about active and inactive voters. Karen explained that the County Clerk keeps track of when each person votes, and if they vote they are kept on the "active" list, and people who don't vote are placed on the "inactive" list. If someone does not vote in the last 4 general elections, they are then taken off the list of voters. Larry asked if the ballots were mailed to just active voters. Karen responded that the City and County of Denver was recently involved in a lawsuit regarding this, and CML and Sherry said it was prudent to send the ballot to both active and inactive voters. Larry asked the cost difference between a mail ballot election versus a polling place election. Karen responded that the actual election costs for the recall election was probably \$1,500 versus perhaps \$3,000 for a polling place.

- b. *Resolution Number 2, Series of 2012, appointing the Clerk as the designated election official for the 2012 municipal election.* Larry Good asked again about the cost of a mail ballot only election versus a polling place election. Joy responded that Karen already provided those costs. Karen stated that additionally, approximately three-quarters of the Marble voters are on the permanent mail ballot list, meaning the Town has to mail them a ballot whether a polling place is established or not. At the 2010 election, there were probably only 12 to 15 people who voted at the polling place. The rest of the voters mailed their ballots to the Town. Larry said that Tony estimated the recall election cost the Town \$12,000. Joy responded that most of the \$12,000 was in legal bickering.

Joy made a motion to approve Resolution No. 2, series of 2012. Robert seconded the motion and it passed unanimously.

- c. *Status of Property Located at 5590 County Road 3:* The property formerly owned by Yvo Engering has been in foreclosure. The Board as well as the adjacent neighbors have been concerned about health, safety and welfare violations on the property. The Town wrote a letter to Citibank, listed as the owner of the property, as well as the company in charge of keeping the property secure. After much back and forth, Citibank put the property on the market and Max and Jodi Taylor outbid all other bidders and have said they will demolish the building.

10. CORRESPONDENCE

- a. *Letter from Max and Jodi Taylor regarding snowplowing:* This item was discussed and resolved during the agenda item on snowplowing.

11. EXECUTIVE SESSION PURSUANT TO C.R.S. § 24-6-402(E) TO DETERMINE AND DEVELOP STRATEGY CONCERNING ENFORCEMENT ALTERNATIVES AVAILABLE TO THE TOWN OF MARBLE RELATED TO THE ACTIVITIES AND PROPERTY OF MR. VINCE SAVAGE ADJOURN REGULAR MEETING

Robert made a motion to enter into executive session pursuant to the above statute. Joy seconded the motion and the board entered into executive session.

12. ADJOURN

Robert made a motion to adjourn the meeting. Charlie seconded the motion and it passed unanimously.

Karen Mulhall
Clerk

John Anthony Petrocco, Mayor

Town of Marble

Board of Trustees

Regular Meeting, November 3, 2011

Attendance

<i>Board Members Present</i>	<i>Others Present</i>
Tony Petrocco Robert Pettijohn Jim Aarts Charlie Manus	Larry Good, Linda Adams Connie Hendrix, Jason Rusby Louis Eller, Richard Wells Charlotte Graham, Michael Lane Karen Mulhall, Clerk

1. CALL TO ORDER, ROLL CALL AND DETERMINATION OF QUORUM

The meeting was called to order at 7:00 P.M. Roll call was made and Joy Galicinao was listed as absent. A quorum was declared.

2. APPROVE MINUTES FROM OCTOBER 6, 2011 MEETING

After a review of the September 8, 2011 minutes and the October 6, 2011 minutes, Charlie made a motion to approve both sets of minutes as submitted. Robert seconded the motion and it passed unanimously.

3. APPROVE ACCOUNTS PAYABLE AND FINANCIALS

The accounts payable due on October 6, 2011 were presented. There were no additions or deletions. Charlie made a motion to approve the accounts payable and the financials for October 6, 2011. Robert seconded and a roll call vote was taken with Tony, Robert, Charlie and Jim voting to approve the bills and financials.

4. COMMENTS FROM THE FLOOR

Linda Adams wanted to make a comment. She owns Chair Mountain Ranch. Linda felt that the recall ballot was appalling, especially Tony's statement on the ballot. *was appalling on the recall*

Linda *stated* questioned Tony's statements in prior meetings regarding the status of Vince Savage's septic system. Linda also questioned the meeting which was held regarding parking at the Carbonate Creek trailhead and Vince Savage's proposal for Second Street. Linda says there are many issues regarding this property: the red tag, the illegal vehicles, etc.

At this point the three-minute rule was waived and Linda was allowed to continue. *& later*

A saying that Richard Stenson report and a state reports said savages septic system was OK. But Tony could not come up with copies of reports. Also Tony threatened to sue people who signed the recall. Linda did not believe that was "Honesty and integrity."

Tony tried to stop Linda, but her 3 minute rule was not up.

Linda felt that Tony and the Town attorney kept repeating that there was nothing that could be done because Vince threatened to sue. Finally, after years of continued complaints, the Town finally decided to do something and to perhaps hire an attorney in Gunnison. Linda felt that the Town attorney took too long, over 3 months to contact the Gunnison attorney.

Linda stated that then there was an inspection made at Vince's property by the Gunnison County Health Department. Linda states the only people who had a copy of the report were Tony, the Town attorney and the Town Clerk. Linda stated that the inspector stated that the building was a health hazard and a fire hazard, and that Tony, the Town Attorney and the Town Clerk did not bring this up in the meeting. Linda felt this was dishonest.

Charlie asked if this was Richard Stenson's report. *Linda gave a copy to Charlie*

Linda stated that people kept asking for the Town to do something with the illegal and unlicensed trucks and parking. Linda stated that Tony then turned it around and had the Town attorney investigate whether there was enough parking and Larry and Karen Good's Beaver Lake Lodge.

Linda thinks the ballots are being sent to an attorney (Tim Whitsitt) that belongs to Vince.

Charlie felt it was terrible that the ballots were being sent to Tim Whitsitt since he represented Vince. Larry Good stated that Tim Whitsitt represented the MTA during the time the new chamber was being formed.

Tony stated he worked with Tim Whitsitt for many years at Pitkin County and that he felt Tim was selected for his extensive local government experience. Tony said he did not select Tim Whitsitt but that he knew that he had been selected. Tim Whitsitt's partner, Eric Gross, represents the Carbondale and Rural Fire District.

Larry Good stated he has also worked with Tim Whitsitt. Larry said there are issues with conflicts of interest. Larry said the town should avoid the appearance of impropriety. Larry stated that most people in Town don't know that Tim represented the MTA and that Tim Whitsitt is a man of integrity. It is unfortunate that Tim Whitsitt did not get a chance to do a conflict check regarding the issues for the recall election.

Charlie wanted it on the record that he felt this was inappropriate. Jim agreed that selecting Tim Whitsitt was inappropriate and he wanted to know who picked. Karen responded that she selected Tim Whitsitt. Karen responded that Tim completed a conflict check and that Tim Whitsitt is a man of integrity.

Louis Eller wanted to say that he has been involved with several elections and that he knows it is not just one or two people who count the ballots, there are always two or three people who count the ballots. It won't be just Tim Whitsitt or Eric Gross who counts the ballots. Lou also wanted to know if the Town was going to dissolve.

Robert responded that he brought this topic up. It may be easier to dissolve the town than to file bankruptcy.

Connie asked Lou Eller what he thought about dissolving the Town. Lou thought the Town should not dissolve. Lou felt that both parties in this recall election should have resigned.

On Ballot Tony stated there was no bathroom and syptic system was on inspection report. Linda pointed out there was a bathroom and syptic system on the report

8. ADMINISTRATIVE

- a. *Discussion regarding recall election costs:* Jim stated this is about the protest hearing. Tony's protest was filed late. Jim stated this was just part of the issue of being honest and trustworthy. Jim and Larry emailed town clerk Karen and told her the protest was filed late and that she should not have allowed the protest hearing. Then Karen would not answer Larry and Jim's questions in a Board meeting. The rest of the Board did not know the rules, but Larry and Jim had told Karen the rules and she should have known better. The recall protest cost the town \$4,000. That is money that would have been better spent for plowing. Jim stated this was wrong that Tony and Karen allowed the protest hearing to go forward. Jim said he made a mistake with the chipper. He did not understand about the contract and hours. Since Jim made the error and the Town did not get what it was supposed to have gotten, Jim paid for the error. Jim said that since he made a mistake he felt he should reimburse the Town for the rental cost of the chipper. Jim said that Joy stated at the last meeting that if mistakes are made, the Town should not have to pay for them. This was on another issue, where Marcus Lock did not make the changes in the letter that the Board had requested. Jim thinks it would be right for those who made the mistake to pay the Town back. Tony stated that he agreed with Jim and that he was confident the Town would receive back all monies incurred on the recall election process. Tony stated he firmly believed the over \$12,000 that the recall election has cost the Town will be recouped at the restitution hearing, at the sentencing. Eli asked where the money would come from? Tony responded that as part of the recall protest hearing it was discovered that Jim had perjured himself. Perjury on a recall petition is extremely serious in Colorado. Jim responded that the hearing officer found that the protest was not filed timely. Tony responded that at the end of the ruling the hearing officer found that Jim had perjured himself. *Linda stated that Tony perjured himself at the recall hearing.* Larry stated this whole recall has just been step after step, and political turnaround and people are starting to doubt that this will be an honest election.
- b. *Change of date for December 2011 meeting.* The Board decided to hold the meeting one day prior to the Thursday meeting, so Wednesday December 1 (although this was actually November 30. Also, since there was no urgent business, the Board agreed later to cancel this meeting and meet again in January 2012).

9. CORRESPONDENCE

- a. *Discussion regarding transmittal of letter to Vince Savage regarding garage:* Karen talked to Marcus Lock about what the Board felt were typos in the letter to Vince. There was one typo: the entire board should be allowed to inspect the property, not just two. But the other instances where the Board thought there were typos, it turned out the timeline proposed by Marcus Lock for compliance was correct. After discussion, the Board agreed with the timeline as proposed by Marcus Lock and agreed to send the letter. Vince has two weeks from the date of letter to respond. Robert made a motion to approve sending the letter. Charlie seconded and the motion passed unanimously.

Jim Aarts and I, and others, felt that the expense for a Recall Election, as estimated by the clerk at \$1,000 to \$1500 was worth it to secure more honest and transparent dealings from the Mayor. The committee intended to pay those expenses as a committee.

When the Town Clerk refused to answer Jim's question regarding the date of the Mayor's filing for his Protest Hearing, and when the Trustees refused to look at the election rules, and we had to hire a lawyer to make sure that the rules were followed, it became clear that not only were we embarking on a difficult election, but that we would have to do this under the supervision of an adversarial election official.

And, yeah, it was frustrating to us, and Jim Aarts even pounded on the table over it, because he was trying to save the Town *he was elected to represent* unnecessary legal expenses.

So, the Recall Committee spent over \$2000 for an attorney, to try and regain truth and transparency in our Mayor's position. The improper protest hearing cost the town about \$4,000, and the chance at reimbursement from the Recall Committee. As the process continued, the Town Administration drove the cost of the election up over \$12,000 (as per Tony's statement in the minutes of the last meeting.)

This election was generally about conflict of interest. We do understand that in a small community there are inevitable conflicts of interest over town affairs, but we have to look at how a person deals with a conflict of interest in these situations. We felt that the Mayor wasn't dealing with this conflict of interest question productively, truthfully, or transparently, particularly with regard to Vince Savage's property.

The Mayor's statement on the election ballot was a disgrace. We felt that the public would recognize the fabrications and misrepresentations in it for what they were, and so share in our call for a new start.

What bothers us the most, is that our community voted that it is ok to publish the Mayor's fabricated and untrue ballot statements, feel it is ok for the Mayor to threaten Marble citizens, and still hold office, feel it is ok to sacrifice truth and transparency in our local government. In this context, how do we clean up our act? Do we even want to? Should we all hug and go home? If we do, will somebody get sued?

I want to publicly praise and support Jim Aarts as someone who stood up, at *whatever cost to him in time, money, popularity, and patience (even though he pounded the table!)* – who stood up and demanded honesty and transparency from our municipal government. It is what this community deserves.

I challenge the Mayor and the council and the clerk to take something positive from this exercise, and make an effort to represent the 30 locals who voted for the recall, to hold an April election free of the appearance of impropriety, to post the meeting agenda 72 hours ahead of the meetings, to let citizens ask questions without being met with evasion, and political reprisals. I challenge you to do allow simple problems to be solved simply, and to not be manipulated by misinformation or threats of lawsuits.

And, I ask that you understand that the Recall election was an effort undertaken over a long time, with the town's best interests at the heart, that we didn't create the environment where it became necessary – so, I guess I challenge you to avoid the appearance of impropriety until we can regain the trust that has been lost.

Town of Marble

Bills to be Paid on February 2, 2012

General Fund

Holy Cross	Utilities	\$108.68
Copy Copy	Copies	\$17.15
Sherry A. Caloia, LLC	Legal Fees	\$322.50
Marble Community Church	Donation	\$100.00
Rusby Property Services	Snowplowing – February	\$2,000.00
K. Mulhall	Reimburse phone, postage	\$4.85
K. Mulhall	Gross Salary – January	\$800.00
	<i>Total:</i>	<u>\$3,353.18</u>

Grand Total: **\$3,353.18**

Town of Marble

2012 Adopted Budget

General Fund

2012 Assessed Valuation: \$4,171,430
 Mill Levy: 6.505 YTD as of: 1-26-12

Estimated Revenues	2011 Actual	2012 Adopted	2012 Year-to-Date	Notes
Beginning Balance	\$5,729	\$461		
Taxes				
General Property Tax	\$21,008	\$27,135	\$225	
Specific Ownership Tax	\$350	\$800	\$0	
Special Use and Sales Tax	\$402	\$500	\$0	
Licenses and Permits				
Business Licenses	\$280	\$300	\$0	
Building Permits	\$800	\$400	\$0	
Driveway/ Access Permits	\$200	\$400	\$0	
Septic Permits	\$200	\$400	\$0	
Intergovernmental				
General Sales Tax	\$4,456	\$5,500	\$89	
Highway User Taxes (HUTF)	\$7,889	\$10,182	\$742	
Additional License Fee	\$60	\$100	\$0	
Cigarette Tax	\$95	\$100	\$9	
Other				
Interest Revenue	\$10	\$10	\$0	
Colorado Stone Use Agreement	\$18,220	\$21,996	\$1,822	
Donation	\$50	\$0	\$0	
Non-Specified	\$3,800	\$0	\$0	
Transfer from Other Funds	\$0	\$0	\$0	
Total Revenue	\$57,820	\$68,284	\$2,887	
Total Available	\$63,549	\$68,745		
Estimated Expenditures	2011 Actual	2012 Adopted	2012 Year-to-Date	Notes
General Government				
Town Clerk	\$10,500	\$9,600	\$800	
Park Employee	\$1,144	\$1,000	\$0	
Elections	\$5,998	\$3,500	\$654	
Unclassified	\$5,852	\$0	\$200	Church use
General Government - Operating				
Office Expenses	\$2,879	\$3,000	\$58	
Legal Publication	\$467	\$600	\$0	
Dues and Subscriptions	\$315	\$350	\$0	
Workshop/Travel	\$0	\$500	\$0	
FICA Withholding	\$3,990	\$4,500	\$634	
Roads				
Street Maintenance	\$0	\$0	\$0	
Snow and Ice Removal	\$9,465	\$13,000	\$2,000	
Purchased Professional Services				
Legal - General	\$10,456	\$10,000	\$473	
Legal - Special	\$5,840	\$10,000	\$328	Marcus Lock
Municipal Court	\$0	\$0	\$0	
Engineering Services	\$0	\$0	\$0	
Boundary Survey/Master Plan	\$0	\$0	\$0	
Other Purchased Services				
Liability and Workers' Comp. Insurance	\$5,315	\$5,400	\$942	
Utilities	\$867	\$1,200	\$204	
Bank Building Maintenance	\$0	\$0	\$0	
Total Expenses/Expenditures	\$63,088	\$62,650	\$6,292	
Ending Fund Balance	\$461	\$6,095		

Recall Election Costs	
Election Judges	\$150.00
Whitsitt and Gross	\$504.00
Sherry A. Caloia, LLC	\$3,226.00
Lee Leavenworth, PC	\$2,000.00
Postage	\$137.00
Gran Farnum (print ballots, env)	\$635.40
	\$6,652.40

Recall Election Cost without legal fees: \$1426.40

TOWN OF MARBLE, COLORADO
ORDINANCE NUMBER 1
SERIES OF 2012

AN ORDINANCE OF THE TOWN OF MARBLE, COLORADO, REQUIRING
WRITE-IN CANDIDATES FOR THE REGULAR MUNICIPAL ELECTION
TO BE HELD APRIL 3, 2012, TO FILE AN AFFIDAVIT OF INTENT PRIOR
TO 20 DAYS BEFORE THE ELECTION.

WHEREAS, the Town of Marble, Colorado, will hold its regular municipal election on April 3, 2012; and

WHEREAS, C.R.S §31-10-306 provides governing bodies the option that no write-in vote for any municipal office shall be counted unless an affidavit of intent has been filed with the clerk by the person whose name is written in prior to 20 days before the election indicating that such person desires the office and is qualified to assume the duties of that office if elected; and

WHEREAS, the Town of Marble desires that such write-in candidates file such an affidavit.

NOW, THEREFORE BE IT RESOLVED, by the Board of Trustees of the Town of Marble, Colorado, that:

All write-in candidates for any municipal office vacant in the April 3, 2012 regular municipal election shall file with the Clerk an affidavit of intent prior to 20 days before the election.

READ, PASSED AND ADOPTED by a vote of _____ to _____ this 2nd day of February, 2012.

TOWN OF MARBLE, COLORADO

BY

John Anthony Petrocco, Mayor

ATTEST:

Karen Mulhall, Town Clerk

Print Message

FW: Promote municipal government by promoting CML's "If I were mayor ... " essay contest

From: Tony Petrocco <tonyp@aspencpa.com>
To: 'Karen Mulhall' <karenmulhall@me.com>
Date: January 25, 2012 11:50:58 AM

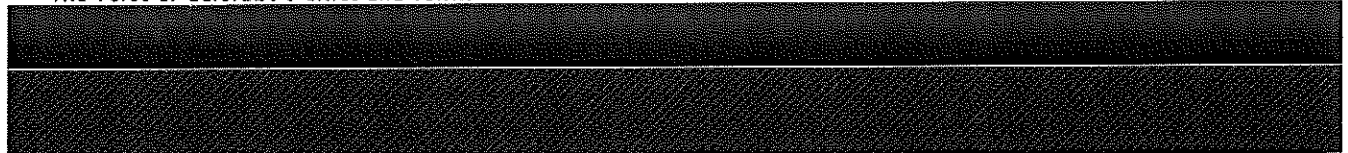
Add to agenda?

From: CML [mailto:cml@cml.org]
Sent: Wednesday, January 25, 2012 11:34 AM
To: tonyp@aspencpa.com
Subject: Promote municipal government by promoting CML's "If I were mayor ... " essay contest

To ensure receipt of our email, please add cml@cml.org to your address book.
Please do not reply to this automatic e-mail.



The Voice of Colorado's Cities and Towns



Good afternoon, Mayor Tony Petrocco!

Do you want your young residents to know more about municipal government? Then share this email with the middle school teachers, principals, and/or school administrators in your community!

CML's "If I Were Mayor..." essay contest provides 7th and 8th grade students the opportunity to express, in the voice of mayor, how they would describe the services provided by municipalities to residents in their city or town.

Four winners will receive certificates of achievement, \$500 to establish a scholarship account with CollegenInvest, and the opportunity to attend the 90th CML Annual Conference to receive their awards and present their essays during the Elected Officials Luncheon on Friday, June 22.

Special thanks to COLOTRUST for once again sponsoring this contest, and to Lt. Gov. Joe Garcia, who is serving as the contest's honorary chair.

Click here to view the contest brochure, which provides details and deadline information. The educators in your community may also be interested in the resources on the Lessons on Local Government website before assigning the essay.

Please contact Traci Stoffel at CML if you have any questions or need additional information.