PRECINCT:

137

pp1

SPECIAL ELECTION - SEPTEMBER 18, 1990

VOTE-BY-MAIL

VOTER: SEE VOTING INSTRUCTIONS ON SECRECY ENVELOPE

FORMAT 2

# OFFICIAL BALLOT:

1-LBCC Alsea		LLOT RD #
	DISTRICT MEASURE	
L	INN-BENTON COMMUNITY COLLEGE DISTRICT (LBCC) LINN AND BENTON COUNTIES, OREGON	
22.01 T	O ESTABLISH A TWO VEAD SERIAL LEVY	

22-01 TO ESTABLISH A TWO-YEAR SERIAL LEVY

ES 3

QUESTION: Shall Linn-Benton Community College levv \$979,864 outside the tax base for 1990-91 and 1991-92 fr operating costs?

NO 4

EXPLANATION: The Linn-Benton Community College Board of Education will continue to control costs and will maintain programs within the existing tax base and the serial levy through the 1991-92 year. The two-year serial levy in the amount of \$979,864 per year totals \$1,959,728 for the two-year period. The levy is in addition to the 1990-91 base of \$7,995,109. The additional amount would provide services for more students, improve programs, and maintain facilities.

The serial levy would support programs at college centers in Albany, Corvallis, Lebanon, Sweet Home, and other towns.

The College provides access to programs that meet the needs of the community. The programs provide training for employment, for job changes, for career education, and for transfer to four-year colleges. LBCC also provides adult literacy and community services programs.

## DISTRICT MEASURE

### ALSEA SCHOOL DISTRICT #7J

#### 02-2 ONE-YEAR OPERATING LEVY

QUESTION: Shall Alsea School District levy \$635,205 for operating purposes for 1990-91?

EXPLANATION: The District has no tax base, therefore any tax to be levied must be approved by the voters. Available non-tax revenue is not sufficient to provide an educational program adequate to meet the needs of the students in the District. If approved, this amount will become the School District's safety net amount.

YES 17 ->

NO 18

#### END OF BALLOT

WARNING: Any person who, by use of force or other means, unduly influences an elector to vote in any particular manner or to refrain from voting, is subject; upon conviction, to imprisonment or to a fine, or both. O.R.S. 254.