2351	Section 52. Section 10-2a-403 is enacted to read:
2352	<u>10-2a-403.</u> Definitions.
2353	As used in this section:
2354	(1) "Ballot proposition" means the same as that term is defined in Section 20A-1-102.
2355	(2) "Eligible city" means a city whose legislative body adopts a resolution agreeing to
2356	annex an unincorporated island.
2357	(3) "Local special election" means the same as that term is defined in Section
2358	<u>20A-1-102.</u>
2359	(4) "Municipal services district" means a district created in accordance with Title \$→ [11]
2359a	<u>17B</u> ←Ŝ ,
2360	Chapter 2a, Part 11, Municipal Services District Act.
2361	(5) (a) "Metro township" means, except as provided in Subsection (5)(b), a planning
2362	township that is incorporated in accordance with this part.
2363	(b) "Metro township" does not include a township as that term is used in the context of
2364	identifying a geographic area in common surveyor practice.
2365	(6) (a) "Planning township" means an area located in a county of the first class that is
2366	established as a township as defined in and established in accordance with law before the
2367	enactment of this bill.
2368	(b) "Planning township" does not include rural real property unless the owner of the
2369	rural real property provides written consent in accordance with Section 10-2a-405.
2370	(7) (a) "Unincorporated island" means an unincorporated area that is completely
2371	surrounded by one or more municipalities.
2372	(b) "Unincorporated island" does not include a planning township.
2373	Section 53. Section 10-2a-404 is enacted to read:
2374	<u>10-2a-404.</u> Election.
2375	(1) (a) Notwithstanding Section 20A-1-203, a county of the first class shall hold a local
2376	special election on November 3, 2015, on the following ballot propositions:
2377	(i) for registered voters residing within a planning township:
2378	(A) whether the planning township shall be incorporated as a city or town, according to
2379	the classifications of Section 10-2-301, or as a metro township; and
2380	(B) if the planning township incorporates as a metro township, whether the metro
2381	township is included in a municipal services district; and

4893	(5) If there is a conflict between a provision in Chapter 1, Provisions Applicable to All
4894	Local Districts, and a provision in this part, the $\hat{S} \rightarrow [provisions] provision \leftarrow \hat{S}$ in this part
4894a	Ŝ→ [govern] governs ←Ŝ .
4895	Section 106. Section 17B-2a-1104 is amended to read:
4896	17B-2a-1104. Additional municipal services district powers.
4897	In addition to the powers conferred on a municipal services district under Section
4898	17B-1-103, a municipal services district may:
4899	(1) notwithstanding Subsection 17B-1-202(3), provide [one or multiple] no more than
4900	six municipal services; and
4901	(2) issue bonds as provided in and subject to Chapter 1, Part 11, Local District Bonds,
4902	to carry out the purposes of the district.
4903	Section 107. Section 17B-2a-1106 is amended to read:
4904	17B-2a-1106. Municipal services district board of trustees Governance.
4905	(1) Except as provided in Subsection (2), and notwithstanding any other provision of
4906	law regarding the membership of a local district board of trustees, the initial board of trustees
4907	of a municipal services district shall consist of the county legislative body.
4908	(2) (a) Notwithstanding any provision of law regarding the membership of a local
4909	district board of trustees or the governance of a local district, and, except as provided in
4910	Subsection (3), if a municipal services district is created in a county of the first class with the
4911	county executive-council form of government, the initial governance of the municipal services
4912	district is as follows:
4913	(i) subject to Subsection (2)(b), the county council is the municipal services district
4914	board of trustees; and
4915	(ii) subject to Subsection (2)(c), the county executive is the executive of the municipal
4916	services district.
4917	(b) Notwithstanding any other provision of law, the board of trustees of a municipal
4918	services district described in Subsection (2)(a) shall:
4919	(i) act as the legislative body of the district; and
4920	(ii) exercise legislative branch powers and responsibilities established for county
4921	legislative bodies in:
4922	(A) Title 17, Counties; and
4923	(B) an optional plan, as defined in Section 17-52-101, adopted for a county

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