1 **UNIFORM WITHDRAWAL PROCEDURES FOR** 2 SPECIAL DISTRICTS 3 2002 GENERAL SESSION 4 STATE OF UTAH 5 **Sponsor: David L. Gladwell** This act modifies the Local Districts and Special Districts Codes by repealing existing 6 7 procedures for withdrawals from special or local districts and creating a uniform procedure 8 for withdrawal. The act provides for definitions. The act establishes the requirements for 9 petitions for withdrawal from a local district. The act creates a streamlined process for 10 unopposed withdrawals. The act provides a process for the certification of petitions and for 11 notice and public hearings. The act provides a process for a local district and a municipality 12 to jointly adjust the boundaries of a local district. The act sets out the criteria for a local 13 district board to approve or reject a proposed withdrawal and outlines the procedures for 14 allocating assets and liabilities upon withdrawal. The act provides for the continuation of 15 tax levies in withdrawn areas and other protections for local district bonds. The act allows for judicial review of the decision of the local district board. The act makes other technical 16 changes. 17 18 This act affects sections of Utah Code Annotated 1953 as follows: 19 AMENDS: 20 17A-2-101.3, as enacted by Chapter 90, Laws of Utah 2001 21 17A-2-301, as last amended by Chapter 90, Laws of Utah 2001 22 17A-2-405, as last amended by Chapter 90, Laws of Utah 2001 23 17A-2-418, as last amended by Chapter 63, Laws of Utah 2000 24 **ENACTS:** 25 **17B-2-601**. Utah Code Annotated 1953 26 17B-2-602, Utah Code Annotated 1953 27 **17B-2-603**, Utah Code Annotated 1953

28	17B-2-604, Utah Code Annotated 1953
29	17B-2-605 , Utah Code Annotated 1953
30	17B-2-606, Utah Code Annotated 1953
31	17B-2-607 , Utah Code Annotated 1953
32	17B-2-608, Utah Code Annotated 1953
33	17B-2-609, Utah Code Annotated 1953
34	17B-2-610 , Utah Code Annotated 1953
35	17B-2-611, Utah Code Annotated 1953
36	REPEALS:
37	17A-2-334, as last amended by Chapter 361, Laws of Utah 1998
38	17A-2-335, as renumbered and amended by Chapter 186, Laws of Utah 1990
39	17A-2-336, as renumbered and amended by Chapter 186, Laws of Utah 1990
40	17A-2-337, as last amended by Chapter 227, Laws of Utah 1993
41	17A-2-338, as renumbered and amended by Chapter 186, Laws of Utah 1990
42	17A-2-340, as enacted by Chapter 361, Laws of Utah 1998
43	17A-2-740, as last amended by Chapter 254, Laws of Utah 2000
44	17A-2-741, as last amended by Chapter 90, Laws of Utah 2001
45	17A-2-742, as last amended by Chapter 254, Laws of Utah 2000
46	17A-2-743, as last amended by Chapter 254, Laws of Utah 2000
47	17A-2-744, as last amended by Chapter 254, Laws of Utah 2000
48	17A-2-842, as last amended by Chapter 90, Laws of Utah 2001
49	17A-2-1049, as last amended by Chapter 90, Laws of Utah 2001
50	17A-2-1438, as repealed and reenacted by Chapter 67 and renumbered and amended by
51	Chapter 186, Laws of Utah 1990
52	17A-2-1450, as enacted by Chapter 67, Laws of Utah 1990
53	17A-2-1451, as enacted by Chapter 67, Laws of Utah 1990
54	17A-2-1452, as enacted by Chapter 67, Laws of Utah 1990
55	17A-2-1453, as enacted by Chapter 67, Laws of Utah 1990
56	17A-2-1454, as last amended by Chapter 254, Laws of Utah 2000
57	17A-2-1809, as enacted by Chapter 216, Laws of Utah 1995
58	17A-2-1810, as enacted by Chapter 216, Laws of Utah 1995

59	17A-2-1811, as enacted by Chapter 216, Laws of Utah 1995
60	17A-2-1812, as enacted by Chapter 216, Laws of Utah 1995
61	17A-2-1813, as enacted by Chapter 216, Laws of Utah 1995
62	17A-2-1814, as enacted by Chapter 216, Laws of Utah 1995
63	Be it enacted by the Legislature of the state of Utah:
64	Section 1. Section 17A-2-101.3 is amended to read:
65	17A-2-101.3. Annexation, dissolution, and withdrawal provisions for certain
66	independent special districts.
67	(1) Except as provided in Subsection (2), for each type of independent special district
68	listed in Subsection 17A-2-101(1) and for a drainage district under Part 5, Drainage Districts, a fire
69	protection district under Part 6, Fire Protection Districts, and a regional service area under Part 18,
70	Regional Service Area Act[, on or after June 1, 2001]:
71	(a) on or after June 1, 2001:
72	[(a)] (i) annexation of additional territory to the district or adjustment of boundaries shared
73	by two or more of those types of independent special districts shall be governed by Title 17B,
74	Chapter 2, Part 5, Annexation, to the same extent as if the independent special district were a local
75	district under Title 17B, Chapter 2, Local Districts; and
76	[(b)] (ii) dissolution of a district shall be governed by Title 17B, Chapter 2, Part 7,
77	Dissolution, to the same extent as if the independent special district were a local district under Title
78	17B, Chapter 2, Local Districts[-]: and
79	(b) on or after June 1, 2002, withdrawal from a district shall be governed by Title 17B,
80	Chapter 2, Part 6, Withdrawal, to the same extent as if the independent special district were a local
81	district under Title 17B, Chapter 2, Local Districts.
82	(2) (a) An annexation, boundary adjustment, or dissolution proceeding begun before and
83	still pending on June 1, 2001 for a type of independent special district referred to in Subsection (1)
84	is not subject to Subsection (1)(a) [or (b)] but continues after that date to be governed by the
85	statutory provisions in effect immediately before that date.
86	(b) A withdrawal proceeding begun before and still pending on June 1, 2002 for a type of
87	independent special district referred to in Subsection (1) is not subject to Subsection (1)(b) but
88	continues after that date to be governed by the statutory provisions in effect immediately before
89	that date.

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90 Section 2. Section **17A-2-301** is amended to read: 91 **17A-2-301.** Improvement district authority -- Area of a district -- County legislative 92 body may act as board of certain districts. 93 (1) (a) An improvement district may acquire through construction, purchase, gift, or condemnation, or any combination of these methods, and may operate all or any part of: 94 95 (i) a system for the supply, treatment, and distribution of water; 96 (ii) a system for the collection, treatment, and disposition of sewage; 97 (iii) a system for the collection, retention, and disposition of storm and flood waters; (iv) a system for the generation, distribution, and sale of electricity; and 98 99 (v) a system for the transmission of natural or manufactured gas if the system is: 100 (A) connected to a gas plant, as defined in Section 54-2-1, of a gas corporation, as defined 101 in Section 54-2-1, regulated under Section 54-4-1; and 102 (B) to be used to facilitate gas utility service within the district if the gas utility service is 103 not available within the district prior to the acquisition or construction of the system. 104 (b) The new gas utility service under Subsection (1)(a)(v)(B) shall be provided by a gas 105 corporation regulated under Section 54-4-1 and not by the district. 106 (2) (a) (i) Subject to Subsection (2)(a)(ii), the area of a district under this part may include 107 all or part of any county or counties, including all or any part of any incorporated municipalities, 108 other incorporated areas, and unincorporated areas, as the needs of the inhabitants of the proposed 109 districts may appear. 110 (ii) Notwithstanding Subsection (2)(a)(i), the addition of any territory to a district under this part shall, on and after June 1, 2001 and as provided in Subsection 17A-2-101.3(1)(a)(i), be 111 112 governed by Title 17B, Chapter 2, Part 5, Annexation. 113 (b) The boundaries of a district authorized under this part do not need to be contiguous. 114 (3) If an improvement district authorized under this part was created solely for the purpose 115 of acquiring a system for the collection, retention, or disposition of storm and flood waters, the 116 county legislative body that created the district may, in its discretion and despite anything to the 117 contrary in Section 17A-2-305, act as the board of trustees of the district for so long as it considers 118 desirable. 119 Section 3. Section 17A-2-405 is amended to read: 120 17A-2-405. Area in county service area -- Overlapping of areas.

121	(1) (a) The boundaries of a county service area may include:
122	(i) all or part of any unincorporated area of one county; and
123	(ii) territory located within a municipality.
124	(b) Notwithstanding Subsection $(1)(a)(\underline{i})$, the addition of any territory to a county service
125	area under this part shall, on and after June 1, 2001 and as provided in Subsection
126	17A-2-101.3(1)(a), be governed by Title 17B, Chapter 2, Part 5, Annexation.
127	(2) County service areas may overlap if the service area which overlaps is entirely within
128	the boundaries of the service area which it overlaps.
129	(3) (a) Except as provided in Subsection (3)(b), not more than two service areas may
130	occupy the same area in the county.
131	(b) Notwithstanding Subsection (3)(a), three service areas may occupy the same area in
132	the county if one of the overlapping service areas is countywide.
133	(4) No overlapping service areas may perform the same services.
134	(5) All parts of a county service area need not be contiguous.
135	Section 4. Section 17A-2-418 is amended to read:
136	17A-2-418. Annexation or incorporation of all or part of county service area into city
136 137	17A-2-418. Annexation or incorporation of all or part of county service area into city or town.
137	or town.
137 138	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city
137 138 139	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] or included within a newly incorporated city or town, that territory may not
137 138 139 140	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] <u>or included within a newly incorporated city or town, that</u> territory may not be excluded from the county service area unless[;] <u>the requirements of Title 17B, Chapter 2, Part</u>
137 138 139 140 141	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] <u>or included within a newly incorporated city or town, that</u> territory may not be excluded from the county service area unless[;] <u>the requirements of Title 17B, Chapter 2, Part</u> <u>6, Withdrawal, have been met.</u>
137 138 139 140 141 142	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] <u>or included within a newly incorporated city or town, that</u> territory may not be excluded from the county service area unless[;] <u>the requirements of Title 17B, Chapter 2, Part</u> <u>6, Withdrawal, have been met.</u> [(i) a petition is filed under Subsection (1)(b) with the governing body of the city or town
 137 138 139 140 141 142 143 	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] <u>or included within a newly incorporated city or town, that</u> territory may not be excluded from the county service area unless[;] <u>the requirements of Title 17B, Chapter 2, Part</u> <u>6, Withdrawal, have been met.</u> [(i) a petition is filed under Subsection (1)(b) with the governing body of the city or town requesting that the territory described in the petition be excluded from the service area; or]
 137 138 139 140 141 142 143 144 	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] or included within a newly incorporated city or town, that territory may not be excluded from the county service area unless[;] the requirements of Title 17B, Chapter 2, Part 6, Withdrawal, have been met. [(i) a petition is filed under Subsection (1)(b) with the governing body of the city or town requesting that the territory described in the petition be excluded from the service area; or] [(ii) for a county service area that is not located within a county of the first class, the
137 138 139 140 141 142 143 144 145	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] <u>or included within a newly incorporated city or town, that</u> territory may not be excluded from the county service area unless[:] <u>the requirements of Title 17B, Chapter 2, Part 6, Withdrawal, have been met. [(i) a petition is filed under Subsection (1)(b) with the governing body of the city or town requesting that the territory described in the petition be excluded from the service area; or] [(ii) for a county service area that is not located within a county of the first class, the county service area board of trustees adopts a resolution excluding the annexed territory from the</u>
137 138 139 140 141 142 143 144 145 146	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] or included within a newly incorporated city or town, that territory may not be excluded from the county service area unless[:] the requirements of Title 17B, Chapter 2, Part 6, Withdrawal, have been met. [(i) a petition is filed under Subsection (1)(b) with the governing body of the city or town requesting that the territory described in the petition be excluded from the service area; or] [(ii) for a county service area that is not located within a county of the first class, the county service area board of trustees adopts a resolution excluding the annexed territory from the county service area.]
137 138 139 140 141 142 143 144 145 146 147	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] or included within a newly incorporated city or town, that territory may not be excluded from the county service area unless[:] the requirements of Title 17B, Chapter 2, Part 6, Withdrawal, have been met. [(i) a petition is filed under Subsection (1)(b) with the governing body of the city or town requesting that the territory described in the petition be excluded from the service area; or] [(ii) for a county service area that is not located within a county of the first class, the county service area board of trustees adopts a resolution excluding the annexed territory from the county service area.] [(b) (i) Each petition under Subsection (1)(a)(i) shall be signed by:]
137 138 139 140 141 142 143 144 145 146 147 148	or town. [(1) (a)] If all or any portion of a county service area is annexed into an incorporated city or town[, the annexed] or included within a newly incorporated city or town, that territory may not be excluded from the county service area unless[:] the requirements of Title 17B, Chapter 2, Part 6, Withdrawal, have been met. [(i) a petition is filed under Subsection (1)(b) with the governing body of the city or town requesting that the territory described in the petition be excluded from the service area; or] [(ii) for a county service area that is not located within a county of the first class, the county service area board of trustees adopts a resolution excluding the annexed territory from the county service area.] [(b) (i) Each petition under Subsection (1)(a)(i) shall be signed by:] [(A) property owners owning taxable property in the territory to be excluded from the

152	[(B) 25% of the registered voters residing within the territory to be excluded.]
153	[(ii) Upon receipt and verification of the validity of a petition under Subsection (1)(a)(i),
154	the governing body of the city or town shall, at the next general election, place the following
155	proposition before the qualified voters residing within that portion of the city or town lying within
156	the boundaries of the county service area as described in the petition: "Shall the territory lying
157	within (name of city or town) which is also within the boundaries of (name of county service area)
158	be excluded from (name of county service area)?"]
159	[(iii) If a majority of the qualified voters cast their ballots in favor of excluding the
160	territory from the county service area, the territory within the county service area that is included
161	within the city or town is excluded from the county service area, effective as of the date of
162	election.]
163	[(iv) If a majority of the qualified voters cast their ballots against excluding the territory
164	lying within the city or town from the county service area, the territory shall remain within the
165	service area.]
166	[(c) (i) The board of trustees of a county service area that is not located in a county of the
167	first class shall provide advance notice of the board's intent to adopt an exclusion resolution under
168	Subsection (1)(a)(ii) by:]
169	[(A) at least 45 days before adopting a resolution, giving written notice to the legislative
170	body of the municipality that annexed the county service area territory proposed to be excluded;
171	and]
172	[(B) publishing a notice in a newspaper of general circulation within the county service
173	area at least once a week for two consecutive weeks, the last publication being no more than ten
174	days before adopting a resolution.]
175	[(ii) Upon adoption of a resolution under Subsection (1)(a)(ii) excluding annexed territory
176	from the county service area, the territory within the county service area included within the
177	annexing municipality is excluded from the county service area.]
178	[(2) (a) If all or any portion of a county service area is included within a newly
179	incorporated city or town, that territory may not be excluded from the county service area unless:]
180	[(i) a petition is filed under Subsection (2)(b) with the governing body of the city or town,
181	requesting that the territory be excluded from the county service area; or]
182	[(ii) for a county service area that is not located within a county of the first class, the

183	county service area board of trustees adopts a resolution excluding the territory from the county
184	service area.]
185	[(b) (i) Each petition under Subsection (2)(a)(i) shall be signed by:]
186	[(A) owners of taxable property in the territory to be excluded from the service area that
187	has a taxable value in excess of 40% of the taxable value of all taxable property within the area to
188	be excluded, according to the last assessment roll for county taxes completed prior to the date of
189	filing of the petition; or]
190	[(B) by 25% of the registered voters residing within the territory to be excluded.]
191	[(ii) Upon receipt and verification of the validity of the petition, the governing body of the
192	city or town shall, at the next general election, place the following proposition before the qualified
193	voters residing within that portion of the city or town lying within the boundaries of the county
194	service area: "Shall all territory lying within (name of city or town) which is also within the
195	boundaries of (name of county service area) be excluded from (name of county service area)?"]
196	[(iii) If a majority of the qualified voters cast their ballots in favor of excluding the
197	territory from the county service area, the territory within the county service area that is included
198	within the city or town shall be excluded from the county service area, effective as of the date of
199	the election.]
200	[(iv) If a majority of the qualified voters cast their ballots against excluding the territory
201	lying within the city or town from the county service area, the territory shall remain within the
202	county service area.]
203	[(c) (i) The board of trustees of a county service area that is not located in a county of the
204	first class shall provide advance notice of the board's intent to adopt an exclusion resolution under
205	Subsection (2)(a)(ii) by:]
206	[(A) at least 45 days before adopting a resolution, giving written notice to the legislative
207	body of the municipality whose incorporation included the county service area territory proposed
208	to be excluded; and]
209	[(B) publishing a notice in a newspaper of general circulation within the county service
210	area at least once a week for two consecutive weeks, the last publication being no more than ten
211	days before adopting a resolution.]
212	[(ii) Upon adoption of a resolution under Subsection (1)(a)(ii) excluding territory from the
213	county service area, the territory within the county service area included within the municipality

214	is excluded from the county service area.]
215	[(3) (a) For purposes of this section, "unencumbered funds" means the sums of money,
216	uncollected taxes, and other uncollected accounts due a county service area, in excess of an amount
217	sufficient to pay all claims.]
218	[(b) When territory is excluded from a county service area, all unencumbered funds
219	standing to the credit of the county service area upon the date of the exclusion shall be divided
220	between the incorporated area and the county service area in proportion to the taxable value of the
221	taxable property of the territory excluded and the portion remaining within the county service area
222	if the incorporated area within which the excluded area is located:]
223	[(i) undertakes to provide the services previously provided by the service area; and]
224	[(ii) assumes a proportionate share of the debt, both bonded and otherwise, of the service
225	area.]
226	[(c) The outstanding debts of the service area shall be divided between the incorporated
227	area and the service area based upon the same formula and same proportion specified in Subsection
228	(3)(b).]
229	[(d) (i) If, at the time of the exclusion of any territory from a county service area, the
230	county service area has outstanding indebtedness payable from taxes, the exclusion shall relieve
231	the excluded territory from liability for the payment of taxes for any indebtedness except as
232	specified in this Subsection (3)(d).]
233	[(ii) The excluded area may be taxed to pay voted indebtedness existing at the time of
234	exclusion, but only to the extent, and only in the years where, it is necessary to levy that tax in the
235	excluded area in order to forestall or prevent a default in the payment of principal and interest on
236	that indebtedness.]
237	[(iii) If the county legislative body levies those taxes, the county treasurer shall collect
238	them as other county taxes are collected.]
239	[(4) If the area annexed into an incorporated area and excluded from the service area
240	encompasses service area facilities, the county service area shall continue to own and operate those
241	facilities so that the service area's ability to provide services and facilities to the residents and
242	occupants of the service area is unabated and undiminished.]
243	Section 5. Section 17B-2-601 is enacted to read:
244	Part 6. Withdrawal

245	<u>17B-2-601.</u> Withdrawal of area from local district Definitions.
246	(1) An area within the boundaries of a local district may be withdrawn from the local
247	district as provided in this part.
248	(2) In addition to those definitions in Section 17B-2-101, as used in this part, "receiving
249	entity" means an entity that will, following a withdrawal, provide to the withdrawn area the service
250	previously provided by the local district.
251	Section 6. Section 17B-2-602 is enacted to read:
252	<u>17B-2-602.</u> Withdrawal or boundary adjustment with municipal approval.
253	(1) A municipality and a local district whose boundaries adjoin or overlap may adjust the
254	boundary of the local district to include more or less of the municipality in the local district by
255	following the same procedural requirements as set forth in Section 17B-2-516 for boundary
256	adjustments between adjoining local districts.
257	(2) After a boundary adjustment under Subsection (1) is complete, the local district shall
258	provide the same service to any area added to the local district as provided to other areas within
259	the local district and the municipality shall provide the same service that the local district
260	previously provided to any area withdrawn from the local district.
261	(3) No area within a municipality may be added to the area of a local district under this
262	section if the area is part of a local district that provides the same wholesale or retail service as the
263	first local district.
264	Section 7. Section 17B-2-603 is enacted to read:
265	<u>17B-2-603.</u> Initiation of withdrawal process Notice of petition.
266	(1) The process to withdraw an area from a local district may be initiated:
267	(a) for a local district funded predominantly by revenues from property taxes or service
268	charges other than those based upon acre-feet of water:
269	(i) by a petition signed by the owners of private real property that:
270	(A) is located within the area proposed to be withdrawn;
271	(B) covers at least 51% of the total private land within the area proposed to be withdrawn;
272	and
273	(C) is equal in taxable value to at least 51% of the taxable value of all private real property
274	within the area proposed to be withdrawn;
275	(ii) by a petition signed by registered voters residing within the area proposed to be

276 withdrawn equal in number to at least 67% of the number of votes cast in the same area for the 277 office of governor at the last regular general election before the filing of the petition; 278 (iii) by a resolution adopted by the board of trustees of the local district in which the area 279 proposed to be withdrawn is located, which: 280 (A) states the reasons for withdrawal; and 281 (B) is accompanied by a general description of the area proposed to be withdrawn; or 282 (iv) by a resolution to file a petition with the local district to withdraw from the local 283 district all or a specified portion of the area within a municipality or county, adopted by the 284 governing body of a municipality that has within its boundaries an area located within the 285 boundaries of a local district, or by the governing body of a county that has within its boundaries 286 an area located within the boundaries of a local district that is located in more than one county, 287 which petition of the governing body shall be filed with the board of trustees only if a written 288 request to petition the board of trustees to withdraw an area from the local district has been filed 289 with the governing body of the municipality, or county, and the request has been signed by 290 registered voters residing within the boundaries of the area proposed for withdrawal equal in 291 number to at least 51% of the number of votes cast in the same area for the office of governor at 292 the last regular general election before the filing of the petition; 293 (b) for a local district whose board of trustees is elected by electors based on the acre-feet 294 of water allotted to the land owned by the elector: 295 (i) in the same manner as provided in Subsection (1)(a)(iii) or Subsection (1)(a)(iv); or 296 (ii) by a petition signed by the owners of at least 67% of the acre-feet of water allotted to 297 the land proposed to be withdrawn; or 298 (c) for a local district funded predominantly by revenues other than property taxes, service 299 charges, or assessments based upon an allotment of acre-feet of water: 300 (i) in the same manner as provided in Subsection (1)(a)(iii) or Subsection (1)(a)(iv); or 301 (ii) by a petition signed by the registered voters residing within the entire area proposed 302 to be withdrawn, which area shall be comprised of an entire unincorporated area within the local 303 district or an entire municipality within a local district, or a combination thereof, equal in number 304 to at least 67% of the number of votes cast within the entire area proposed to be withdrawn for the 305 office of governor at the last regular general election before the filing of the petition. 306 (2) Prior to soliciting any signatures on a petition under Subsection (1), the sponsors of

307	the petition shall:
308	(a) notify the local district board with which the petition is intended to be filed that the
309	sponsors will be soliciting signatures for a petition; and
310	(b) mail a copy of the petition to the local district board.
311	Section 8. Section 17B-2-604 is enacted to read:
312	<u>17B-2-604.</u> Withdrawal petition requirements.
313	(1) Each petition under Section 17B-2-603 shall:
314	(a) indicate the typed or printed name and current address of each owner of acre-feet of
315	water, property owner, registered voter, or authorized representative of the governing body signing
316	the petition;
317	(b) separately group signatures by municipality and, in the case of unincorporated areas,
318	by county:
319	(c) if it is a petition signed by the owners of land, the assessment of which is based on
320	acre-feet of water, indicate the address of the property and the property tax identification parcel
321	number of the property as to which the owner is signing the request;
322	(d) designate up to three signers of the petition as sponsors, or in the case of a petition filed
323	under Subsection 17B-2-603(1)(a)(iv), designate a governmental representative as a sponsor, and
324	in each case, designate one sponsor as the contact sponsor with the mailing address and telephone
325	number of each;
326	(e) state the reasons for withdrawal; and
327	(f) when the petition is filed with the local district board of trustees, be accompanied by
328	a map generally depicting the boundaries of the area proposed to be withdrawn and a legal
329	description of the area proposed to be withdrawn.
330	(2) (a) The local district may prepare an itemized list of expenses, other than attorney
331	expenses, that will necessarily be incurred by the local district in the withdrawal proceeding. The
332	itemized list of expenses may be submitted to the contact sponsor. If the list of expenses is
333	submitted to the contact sponsor within 21 days after receipt of the petition, the contact sponsor
334	on behalf of the petitioners shall be required to pay the expenses to the local district within 90 days
335	of receipt. Until funds to cover the expenses are delivered to the local district, the district will
336	have no obligation to proceed with the withdrawal and the time limits on the district stated in this
337	part will be tolled. If the expenses are not paid within the 90 days, or within 90 days from the

338	conclusion of any arbitration under Subsection (2)(b), the petition requesting the withdrawal shall
339	be considered to have been withdrawn.
340	(b) If there is no agreement between the board of trustees of the local district and the
341	contact sponsor on the amount of expenses that will necessarily be incurred by the local district
342	in the withdrawal proceeding, either the board of trustees or the contact sponsor may submit the
343	matter to binding arbitration in accordance with Title 78, Chapter 31b, Alternative Dispute
344	Resolution Act; provided that, if the parties cannot agree upon an arbitrator and the rules and
345	procedures that will control the arbitration, either party may pursue arbitration under Title 78,
346	Chapter 31a, Utah Arbitration Act.
347	(3) A signer of a petition may withdraw or, once withdrawn, reinstate the signer's signature
348	at any time before the public hearing under Section 17B-2-606 by submitting a written withdrawal
349	or reinstatement with the board of trustees of the local district in which the area proposed to be
350	withdrawn is located.
351	(4) If it reasonably appears that, if the withdrawal which is the subject of a petition filed
352	under Subsection 17B-2-603(1)(a)(i) or (ii) is granted, it will be necessary for a municipality to
353	provide to the withdrawn area the service previously supplied by the local district, the board of
354	trustees of the local district may, within 21 days after receiving the petition, notify the contact
355	sponsor in writing that, before it will be considered by the board of trustees, the petition must be
356	presented to and approved by the governing body of the municipality as provided in Subsection
357	17B-2-603(1)(a)(iv) before it will be considered by the local district board of trustees. If the notice
358	is timely given to the contact sponsor, the petition shall be considered to have been withdrawn
359	until the municipality files a petition with the local district under Subsection 17B-2-603(1)(a)(iv).
360	(5) (a) After receiving the notice required by Subsection 17B-2-603(2), unless specifically
361	allowed by law, a public entity may not make expenditures from public funds to support or oppose
362	the gathering of signatures on a petition for withdrawal.
363	(b) Nothing in this section prohibits a public entity from providing factual information and
364	analysis regarding a withdrawal petition to the public, so long as the information grants equal
365	access to both the opponents and proponents of the petition for withdrawal.
366	(c) Nothing in this section prohibits a public official from speaking, campaigning,
367	contributing personal monies, or otherwise exercising the public official's constitutional rights.
368	Section 9. Section 17B-2-605 is enacted to read:

369	<u>17B-2-605.</u> Withdrawal petition certification Amended petition.
370	(1) Within 30 days after the filing of a petition under Sections 17B-2-603 and 17B-2-604,
371	the board of trustees of the local district in which the area proposed to be withdrawn is located
372	<u>shall:</u>
373	(a) with the assistance of officers of the county in which the area proposed to be withdrawn
374	is located, determine whether the petition meets the requirements of Sections 17B-2-603 and
375	<u>17B-2-604; and</u>
376	(b) (i) if the petition complies with the requirements set forth in Sections 17B-2-603 and
377	17B-2-604, certify the petition and mail or deliver written notification of the certification to the
378	contact sponsor; or
379	(ii) if the petition fails to comply with any of the requirements set forth in Sections
380	17B-2-603 and 17B-2-604, reject the petition as insufficient and mail or deliver written notification
381	of the rejection and the reasons for the rejection to the contact sponsor.
382	(2) (a) If the board rejects the petition under Subsection (1)(b)(ii), the petition may be
383	amended to correct the deficiencies for which it was rejected and then refiled within 60 days after
384	notice of the rejection.
385	(b) A valid signature on a petition that was rejected under Subsection (1)(b)(ii) may be
386	used toward fulfilling the applicable signature requirement for an amended petition refiled under
387	Subsection (2)(a).
388	(3) The board of trustees shall process an amended petition refiled under Subsection (2)(a)
389	in the same manner as an original petition under Subsection (1). If an amended petition is rejected
390	for failure to comply with the requirements of Sections 17B-2-603 and 17B-2-604, the board of
391	trustees shall issue a final rejection of the petition for insufficiency and mail or deliver written
392	notice of the final rejection to the contact sponsor.
393	(4) (a) A signer of a petition for which there has been a final rejection under Subsection
394	(3) for insufficiency may seek judicial review of the board of trustees' final decision to reject the
395	petition as insufficient.
396	(b) Judicial review under Subsection (4)(a) shall be initiated by filing an action in state
397	district court in the county in which a majority of the area proposed to be withdrawn is located.
398	(c) The court in which an action is filed under this Subsection (4) may not overturn the
399	board of trustees' decision to reject the petition unless the court finds that:

400	(i) the board of trustees' decision was arbitrary or capricious; or
401	(ii) the petition materially complies with the requirements set forth in Sections 17B-2-603
402	and 17B-2-604.
403	(d) The court may award costs and expenses of an action under this section, including
404	reasonable attorney's fees, to the prevailing party.
405	Section 10. Section 17B-2-606 is enacted to read:
406	<u>17B-2-606.</u> Public hearing Quorum of board required to be present.
407	(1) A public hearing on the proposed withdrawal shall be held by the board of trustees of
408	a local district that:
409	(a) certifies a petition under Subsection 17B-2-605(1)(b)(i) unless the petition was signed
410	by all of the owners of private land within the area proposed to be withdrawn or all of the
411	registered voters residing within the area proposed to be withdrawn; or
412	(b) adopts a resolution under Subsection 17B-2-603(1)(a)(iii).
413	(2) The public hearing required by Subsection (1) for a petition certified by the board of
414	trustees of a local district under Subsection 17B-2-605(1)(b)(i), other than a petition filed in
415	accordance with Subsection 17B-2-603(1)(a)(iv), may be held as an agenda item of a meeting of
416	the board of trustees of the local district without complying with the requirements of Subsection
417	(3)(b), (3)(c), or Section 17B-2-607.
418	(3) Except as provided in Subsection (2), the public hearing required by Subsection (1)
419	shall be held:
420	(a) no later than 90 days after:
421	(i) certification of the petition under Subsection 17B-2-605(1)(b)(i); or
422	(ii) adoption of a resolution under Subsection 17B-2-603(1)(a)(iii);
423	(b) (i) for a local district located entirely within a single county:
424	(A) within or as close as practicable to the area proposed to be withdrawn; or
425	(B) at the local district office; or
426	(ii) for a local district located in more than one county:
427	(A) (I) within the county in which the area proposed to be withdrawn is located; and
428	(II) within or as close as practicable to the area proposed to be withdrawn; or
429	(B) if the local district office is reasonably accessible to all residents within the area
430	proposed to be annexed, at the local district office;

431	(c) on a weekday evening other than a holiday beginning no earlier than 6:00 p.m.; and
432	(d) for the purpose of allowing:
433	(i) the public to ask questions and obtain further information about the proposed
434	withdrawal and issues raised by it; and
435	(ii) any interested person to address the board of trustees concerning the proposed
436	withdrawal.
437	(4) A quorum of the board of trustees of the local district shall be present throughout the
438	public hearing provided for under this section.
439	(5) A public hearing under this section may be postponed or continued to a new time, date,
440	and place without further notice by a resolution of the board of trustees adopted at the public
441	hearing held at the time, date, and place specified in the published notice; provided, however, that
442	the public hearing may not be postponed or continued to a date later than 15 days after the 90-day
443	period under Subsection (3).
444	Section 11. Section 17B-2-607 is enacted to read:
445	<u>17B-2-607.</u> Notice of hearing and withdrawal.
446	(1) Unless it is held as an agenda item of a meeting of the board of trustees of a local
447	district as allowed by Subsection 17B-2-606(2), before holding a public hearing under Section
448	17B-2-606, the board of trustees of the local district shall:
449	(a) mail notice of the public hearing and of the proposed withdrawal to:
450	(i) if the local district is funded predominantly by revenues from a property tax, each
451	owner of private real property located within the area proposed to be withdrawn, as shown upon
452	the county assessment roll last equalized as of the previous December 31;
453	(ii) if the local district is funded by fees based upon an allotment of acre-feet of water, each
454	owner of private real property with an allotment of water located within the area proposed to be
455	withdrawn, as shown upon the district's records; or
456	(iii) if the local district is not funded predominantly by revenues from a property tax or
457	fees based upon an allotment of acre-feet of water, each registered voter residing within the area
458	proposed to be withdrawn, as determined by the voter registration list maintained by the county
459	clerk as of a date selected by the board of trustees that is at least 20 but not more than 60 days
460	before the public hearing; and
461	(b) post notice of the public hearing and of the proposed withdrawal in at least four

462	conspicuous places within the area proposed to be withdrawn, no less than five nor more than 30
463	days before the public hearing.
464	(2) Each notice required under Subsection (1) shall:
465	(a) describe the area proposed to be withdrawn;
466	(b) identify the local district in which the area proposed to be withdrawn is located;
467	(c) state the date, time, and location of the public hearing;
468	(d) state that the petition or resolution may be examined during specified times and at a
469	specified place in the local district; and
470	(e) state that any person interested in presenting comments or other information for or
471	against the petition or resolution may:
472	(i) prior to the hearing, submit relevant comments and other information in writing to the
473	board of trustees at a specified address in the local district; or
474	(ii) at the hearing, present relevant comments and other information in writing and may
475	also present comments and information orally.
476	Section 12. Section 17B-2-608 is enacted to read:
477	<u>17B-2-608.</u> Resolution approving or rejecting withdrawal Criteria for approval or
478	rejection Terms and conditions.
479	(1) (a) On or before the date of the board meeting next following the public hearing under
480	Section 17B-2-606, but in no case later than 90 days after the public hearing or, if no hearing is
481	held, within 90 days after the filing of a petition under Section 17B-2-603, the board of trustees
482	of the local district in which the area proposed to be withdrawn is located shall adopt a resolution:
483	(i) approving the withdrawal of some or all of the area from the local district; or
484	(ii) rejecting the withdrawal.
485	(b) Each resolution approving a withdrawal shall:
486	(i) include a legal description of the area proposed to be withdrawn;
487	(ii) state the effective date of the withdrawal; and
488	(iii) set forth the terms and conditions under Subsection (5), if any, of the withdrawal.
489	(c) Each resolution rejecting a withdrawal shall include a detailed explanation of the board
490	of trustees' reasons for the rejection.
491	(2) Unless denial of the petition is required under Subsection (3), the board of trustees
492	shall adopt a resolution approving the withdrawal of some or all of the area from the local district

493	if the board of trustees determines that:
494	(a) the area to be withdrawn does not and will not require the service that the local district
495	provides;
496	(b) the local district will not be able to provide service to the area to be withdrawn for the
497	reasonably foreseeable future; or
498	(c) the area to be withdrawn has obtained the same service that is provided by the local
499	district or a commitment to provide the same service that is provided by the local district from
500	another source.
501	(3) The board of trustees shall adopt a resolution denying the withdrawal if it determines
502	that the proposed withdrawal would:
503	(a) result in a breach or default by the local district under:
504	(i) any of its notes, bonds, or other debt or revenue obligations;
505	(ii) any of its agreements with entities which have insured, guaranteed, or otherwise
506	credit-enhanced any debt or revenue obligations of the local district; or
507	(iii) any of its agreements with the United States or any agency of the United States;
508	provided, however, that, if the local district has entered into an agreement with the United States
509	that requires the consent of the United States for a withdrawal of territory from the district, a
510	withdrawal under this part may occur if the written consent of the United States is obtained and
511	filed with the board of trustees;
512	(b) adversely affect the ability of the local district to make any payments or perform any
513	other material obligations under:
514	(i) any of its agreements with the United States or any agency of the United States;
515	(ii) any of its notes, bonds, or other debt or revenue obligations; or
516	(iii) any of its agreements with entities which have insured, guaranteed, or otherwise
517	credit-enhanced any debt or revenue obligations of the local district;
518	(c) result in the reduction or withdrawal of any rating on an outstanding note, bond, or
519	other debt or revenue obligation of the local district;
520	(d) create an island or peninsula of nondistrict territory within the local district or of
521	district territory within nondistrict territory that has a material adverse affect on the local district's
522	ability to provide service or materially increases the cost of providing service to the remainder of
523	the local district;

524	(e) materially impair the operations of the remaining local district; or
525	(f) require the local district to materially increase the fees it charges or property taxes or
526	other taxes it levies in order to provide to the remainder of the district the same level and quality
527	of service that was provided before the withdrawal.
528	(4) In determining whether the withdrawal would have any of the results described in
529	Subsection (3), the board of trustees may consider the cumulative impact that multiple withdrawals
530	over a specified period of time would have on the local district.
531	(5) (a) Despite the presence of one or more of the conditions listed in Subsection (3), the
532	board of trustees may approve a resolution withdrawing an area from the local district imposing
533	terms or conditions that mitigate or eliminate the conditions listed in Subsection (3), including:
534	(i) a requirement that the owners of property located within the area proposed to be
535	withdrawn or residents within that area pay their proportionate share of any outstanding district
536	bond or other obligation as determined pursuant to Subsection (5)(b):
537	(ii) a requirement that the owners of property located within the area proposed to be
538	withdrawn or residents within that area make one or more payments in lieu of taxes, fees, or
539	assessments;
540	(iii) a requirement that the board of trustees and the receiving entity agree to reasonable
541	payment and other terms in accordance with Subsections (5)(f) through (g) regarding the transfer
542	to the receiving entity of district assets that the district used before withdrawal to provide service
543	to the withdrawn area but no longer needs because of the withdrawal; provided that, if those
544	district assets are allocated in accordance with Subsections (5)(f) through (g), the district shall
545	immediately transfer to the receiving entity on the effective date of the withdrawal, all title to and
546	possession of district assets allocated to the receiving entity; or
547	(iv) any other reasonable requirement considered to be necessary by the board of trustees.
548	(b) Other than as provided for in Subsection 17B-2-609(2), and except as provided in
549	Subsection (5)(e), in determining the proportionate share of outstanding bonded indebtedness or
550	other obligations under Subsection (5)(a)(i) and for purposes of determining the allocation and
551	transfer of district assets under Subsection (5)(a)(iii), the board of trustees and the receiving entity,
552	or in cases where there is no receiving entity, the board and the sponsors of the petition shall:
553	(i) engage engineering and accounting consultants chosen by the procedure provided in
554	Subsection (5)(d): provided however, that if the withdrawn area is not receiving service, an

554 <u>Subsection (5)(d); provided however, that if the withdrawn area is not receiving service, an</u>

555	engineering consultant need not be engaged; and
556	(ii) require the engineering and accounting consultants engaged under Subsection (5)(b)(i)
557	to communicate in writing to the board of trustees and the receiving entity, or in cases where there
558	is no receiving entity, the board and the sponsors of the petition the information required by
559	Subsections (5)(f) through (h).
560	(c) For purposes of this Subsection (5):
561	(i) "accounting consultant" means a certified public accountant or a firm of certified public
562	accountants with the expertise necessary to make the determinations required under Subsection
563	(5)(h); and
564	(ii) "engineering consultant" means a person or firm that has the expertise in the
565	engineering aspects of the type of system by which the withdrawn area is receiving service that is
566	necessary to make the determination required under Subsections (5)(f) and (g).
567	(d) (i) Unless the board of trustees and the receiving entity, or in cases where there is no
568	receiving entity, the board and the sponsors of the petition agree on an engineering consultant and
569	an accounting consultant, each consultant shall be chosen from a list of consultants provided by
570	the Consulting Engineers Council of Utah and the Utah Association of Certified Public
571	Accountants, respectively, as provided in this Subsection (5)(d).
572	(ii) A list under Subsection (5)(d)(i) may not include a consultant who has had a contract
573	for services with the district or the receiving entity during the two-year period immediately before
574	the list is provided to the local district.
575	(iii) Within 20 days of receiving the lists described in Subsection (5)(d)(i), the board of
576	trustees shall eliminate the name of one engineering consultant from the list of engineering
577	consultants and the name of one accounting consultant from the list of accounting consultants and
578	shall notify the receiving entity, or in cases where there is no receiving entity, the sponsors of the
579	petition in writing of the eliminations.
580	(iv) Within three days of receiving notification under Subsection (5)(d), the receiving
581	entity, or in cases where there is no receiving entity, the sponsors of the petition shall eliminate
582	another name of an engineering consultant from the list of engineering consultants and another
583	name of an accounting consultant from the list of accounting consultants and shall notify the board
584	of trustees in writing of the eliminations.
585	(v) The board of trustees and the receiving entity, or in cases where there is no receiving

586	entity, the board and the sponsors of the petition shall continue to alternate between them, each
587	eliminating the name of one engineering consultant from the list of engineering consultants and
588	the name of one accounting consultant from the list of accounting consultants and providing
589	written notification of the eliminations within three days of receiving notification of the previous
590	notification, until the name of only one engineering consultant remains on the list of engineering
591	consultants and the name of only one accounting consultant remains on the list of accounting
592	consultants.
593	(e) The requirement under Subsection (5)(b) to engage engineering and accounting
594	consultants does not apply if the board of trustees and the receiving entity, or in cases where there
595	is no receiving entity, the board and the sponsors of the petition agree on the allocations that are
596	the engineering consultant's responsibility under Subsection (5)(f) or the determinations that are
597	the accountant consultant's responsibility under Subsection (5)(h); provided however, that if
598	engineering and accounting consultants are engaged, the district and the receiving entity, or in
599	cases where there is no receiving entity, the district and the sponsors of the petition shall equally
600	share the cost of the engineering and accounting consultants.
601	(f) (i) The engineering consultant shall allocate the district assets between the district and
602	the receiving entity as provided in this Subsection (5)(f).
603	(ii) The engineering consultant shall allocate:
604	(A) to the district those assets reasonably needed by the district to provide to the area of
605	the district remaining after withdrawal the kind, level, and quality of service that was provided
606	before withdrawal; and
607	(B) to the receiving entity those assets reasonably needed by the receiving entity to provide
608	to the withdrawn area the kind and quality of service that was provided before withdrawal.
609	(iii) If the engineering consultant determines that both the local district and the receiving
610	entity reasonably need a district asset to provide to their respective areas the kind and quality of
611	service provided before withdrawal, the engineering consultant shall:
612	(A) allocate the asset between the local district and the receiving entity according to their
613	relative needs, if the asset is reasonably susceptible of division; or
614	(B) allocate the asset to the local district, if the asset is not reasonably susceptible of
615	division.
616	(g) All district assets remaining after application of Subsection (5)(f) shall be allocated to

617	the local district.
618	(h) (i) The accounting consultant shall determine the withdrawn area's proportionate share
619	of any redemption premium and the principal of and interest on:
620	(A) the local district's revenue bonds that were outstanding at the time the petition was
621	<u>filed;</u>
622	(B) the local district's general obligation bonds that were outstanding at the time the
623	petition was filed; and
624	(C) the local district's general obligation bonds that:
625	(I) were outstanding at the time the petition was filed; and
626	(II) are treated as revenue bonds under Subsection (5)(i); and
627	(D) the district's bonds that were issued prior to the date the petition was filed to refund
628	the district's revenue bonds, general obligation bonds, or general obligation bonds treated as
629	revenue bonds.
630	(ii) For purposes of Subsection (5)(h)(i), the withdrawn area's proportionate share of
631	redemption premium, principal, and interest shall be the amount that bears the same relationship
632	to the total redemption premium, principal, and interest for the entire district that the average
633	annual gross revenues from the withdrawn area during the three most recent complete fiscal years
634	before the filing of the petition bears to the average annual gross revenues from the entire district
635	for the same period.
636	(i) For purposes of Subsection (5)(h)(i), a district general obligation bond shall be treated
637	as a revenue bond if:
638	(i) the bond is outstanding on the date the petition was filed; and
639	(ii) the principal of and interest on the bond, as of the date the petition was filed, had been
640	paid entirely from local district revenues and not from a levy of ad valorem tax.
641	(j) (i) Before the board of trustees of the local district files a resolution approving a
642	withdrawal, the receiving entity, or in cases where there is no receiving entity, the sponsors of the
643	petition shall irrevocably deposit government obligations, as defined in Subsection 11-27-2(6), into
644	an escrow trust fund the principal of and interest on which are sufficient to provide for the timely
645	payment of the amount determined by the accounting consultant under Subsection (5)(h) or in an
646	amount mutually agreeable to the board of trustees of the local district and the receiving entity, or
647	in cases where there is no receiving entity, the board and the sponsors of the petition.

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648	Notwithstanding Subsection 17B-2-610(1), the board of trustees shall not be required to file a
649	resolution approving a withdrawal until the requirements for establishing and funding an escrow
650	trust fund in this Subsection (5)(j)(i) have been met; provided that, if the escrow trust fund has not
651	been established and funded within 180 days after the board of trustees passes a resolution
652	approving a withdrawal, the resolution approving the withdrawal shall be void.
653	(ii) Concurrently with the creation of the escrow, the receiving entity, or in cases where
654	there is no receiving entity, the sponsors of the petition shall provide to the board of trustees of the
655	local district:
656	(A) a written opinion of an attorney experienced in the tax-exempt status of municipal
657	bonds stating that the establishment and use of the escrow to pay the proportionate share of the
658	district's outstanding revenue bonds and general obligation bonds that are treated as revenue bonds
659	will not adversely affect the tax-exempt status of the bonds; and
660	(B) a written opinion of an independent certified public accountant verifying that the
661	principal of and interest on the deposited government obligations are sufficient to provide for the
662	payment of the withdrawn area's proportionate share of the bonds as provided in Subsection (5)(h).
663	(iii) The receiving entity, or in cases where there is no receiving entity, the sponsors of the
664	petition shall bear all expenses of the escrow and the redemption of the bonds.
665	(iv) The receiving entity may issue bonds under Title 11, Chapter 14, Utah Municipal
666	Bond Act, and Title 11 Chapter 27, Refunding Bond Act, to fund the escrow.
667	(6) A requirement imposed by the board of trustees as a condition to withdrawal under
668	Subsection (5) shall, in addition to being expressed in the resolution, be reduced to a duly
669	authorized and executed written agreement between the parties to the withdrawal.
670	(7) An area that is the subject of a withdrawal petition under Section 17B-2-603 that
671	results in a board of trustees resolution denying the proposed withdrawal may not be the subject
672	of another withdrawal petition under Section 17B-2-603 for two years after the date of the board
673	of trustees resolution denying the withdrawal.
674	Section 13. Section 17B-2-609 is enacted to read:
675	<u>17B-2-609.</u> Continuation of tax levy after withdrawal to pay for proportionate share
676	of district bonds.
677	(1) Other than as provided in Subsection (2), and unless an escrow trust fund is established
678	and funded pursuant to Subsection 17B-2-608(5)(j), property within the withdrawn area shall

679	continue after withdrawal to be subject to a tax by the local district:
680	(a) for the purpose of paying the withdrawn area's just proportion of the local district's
681	general obligation bonds, other than those bonds treated as revenue bonds under Subsection
682	17B-2-608(5)(i), until the bonded indebtedness has been satisfied; and
683	(b) to the extent and for the years necessary to generate sufficient revenue that, when
684	combined with the revenues from the district remaining after withdrawal, is sufficient to provide
685	for the payment of principal and interest on the district's general obligation bonds that are treated
686	as revenue bonds under Subsection 17B-2-608(5)(i).
687	(2) For a local district funded predominately by revenues other than property taxes, service
688	charges, or assessments based upon an allotment of acre-feet of water, taxes within the withdrawn
689	area shall continue to be collected for purposes of paying the withdrawn area's proportionate share
690	of bonded indebtedness or judgments against the local district incurred prior to the date the petition
691	was filed.
692	(3) Except as provided in Subsections (1) and (2), upon withdrawal, the withdrawing area
693	is relieved of all other taxes, assessments, and charges levied by the district, including taxes and
694	charges for the payment of revenue bonds and maintenance and operation cost of the local district.
695	Section 14. Section 17B-2-610 is enacted to read:
696	<u>17B-2-610.</u> Notice of withdrawal Contest period Judicial review.
697	(1) (a) Within ten days after adopting a resolution approving a withdrawal, the board of
698	trustees shall file a written notice of the withdrawal with the State Tax Commission and the
699	assessor and recorder of each county in which any part of the withdrawn area is located,
700	accompanied by a copy of the resolution approving the withdrawal, an accurate map depicting the
701	boundaries of the withdrawn area or a legal description of the withdrawn area, adequate for
702	purposes of the county assessor and recorder.
703	(b) Upon the filing of the notices required by Subsection (1)(a), the withdrawal shall be
704	effective, subject to the conditions of the withdrawal resolution.
705	(2) The local district may provide for the publication of any resolution approving or
706	denying the withdrawal of an area in a newspaper of general circulation in the area proposed for
707	withdrawal. In lieu of publishing the entire resolution, the local district may publish a notice of
708	withdrawal or denial of withdrawal, containing:
709	(a) the name of the local district;

710	(b) a description of the area proposed for withdrawal;
711	(c) a brief explanation of the grounds on which the board of trustees determined to approve
712	or deny the withdrawal; and
713	(d) the times and place where a copy of the resolution may be examined, which shall be
714	at the place of business of the local district, identified in the notice, during regular business hours
715	of the local district as described in the notice and for a period of at least 30 days after the
716	publication of the notice.
717	(3) Any sponsor of the petition or receiving entity may contest the board's decision to deny
718	a withdrawal of an area from the local district by submitting a request, within 60 days after the
719	resolution is adopted under Section 17B-2-608, to the board of trustees, suggesting terms or
720	conditions to mitigate or eliminate the conditions upon which the board of trustees based its
721	decision to deny the withdrawal.
722	(4) Within 60 days after the request under Subsection (3) is submitted to the board of
723	trustees, the board may consider the suggestions for mitigation and adopt a resolution approving
724	or denying the request in the same manner as provided in Section 17B-2-608 with respect to the
725	original resolution denying the withdrawal and file a notice of the action as provided in Subsection
726	<u>(1).</u>
727	(5) (a) Any person in interest may seek judicial review of:
728	(i) the board of trustees' decision to withdraw an area from the local district;
729	(ii) the terms and conditions of a withdrawal; or
730	(iii) the board's decision to deny a withdrawal.
731	(b) Judicial review under this Subsection (5) shall be initiated by filing an action in the
732	district court in the county in which a majority of the area proposed to be withdrawn is located:
733	(i) if the resolution approving or denying the withdrawal is published under Subsection
734	(2), within 60 days after the publication or after the board of trustees' denial of the request under
735	Subsection (4);
736	(ii) if the resolution is not published pursuant to Subsection (2), within 60 days after the
737	resolution approving or denying the withdrawal is adopted; or
738	(iii) if a request is submitted to the board of trustees of a local district under Subsection
739	(3), and the board adopts a resolution under Subsection (4), within 60 days after the board adopts
740	a resolution under Subsection (4) unless the resolution is published under Subsection (2), in which

741	event the action must be filed within 60 days after the publication.
742	(c) A court in which an action is filed under this Subsection (5) may not overturn, in whole
743	or in part, the board of trustees' decision to approve or reject the withdrawal unless:
744	(i) the court finds the board of trustees' decision to be arbitrary or capricious; or
745	(ii) the court finds that the board materially failed to follow the procedures set forth in this
746	<u>part.</u>
747	(d) A court may award costs and expenses of an action under this section, including
748	reasonable attorney's fees, to the prevailing party.
749	(6) After the applicable contest period under Subsection (3) or (5), no person may contest
750	the board of trustees' approval or denial of withdrawal for any cause.
751	Section 15. Section 17B-2-611 is enacted to read:
752	<u>17B-2-611.</u> Termination of terms of trustees representing withdrawn areas.
753	(1) On the effective date of withdrawal of an area from a local district, any trustee residing
754	in the withdrawn area shall cease to be a member of the board of trustees of the local district.
755	(2) If the local district has been divided into divisions for the purpose of electing or
756	appointing trustees and the area withdrawn from a district constitutes all or substantially all of the
757	area in a division of the local district that is represented by a member of the board of trustees, on
758	the effective date of the withdrawal, the trustee representing the division shall cease to be a
759	member of the board of trustees of the local district.
760	(3) In the event of a vacancy on the board of trustees as a result of an area being withdrawn
761	from the local district:
762	(a) the board of trustees shall reduce the number of trustees of the local district as provided
763	by law; or
764	(b) the trustee vacancy shall be filled as provided by law.
765	Section 16. Repealer.
766	This act repeals:
767	Section 17A-2-334, Withdrawal from improvement district Petition by majority of
768	property owners Procedure.
769	Section 17A-2-335, Withdrawal from improvement district Appointment of
770	commissioners to determine rights and liabilities.
771	Section 17A-2-336, Hearing for withdrawal Commissioners' report Action by

12-13-01 10:38 AM

772	court Taxes and charges on property.
773	Section 17A-2-337, Payment of indebtedness after withdrawal from district.
774	Section 17A-2-338, Recording decree after withdrawal from district Payment of
775	costs.
776	Section 17A-2-340, Withdrawal of territory in a municipality from improvement
777	districts for the supply, treatment, or distribution of water.
778	Section 17A-2-740, Petition for exclusion.
779	Section 17A-2-741, Notice of petition Objections.
780	Section 17A-2-742, Hearings by board Assent by petitioners.
781	Section 17A-2-743, Exclusion of lands, when Contracts with the United States.
782	Section 17A-2-744, Filings with county clerk and recorder.
783	Section 17A-2-842, Withdrawal from metropolitan water district.
784	Section 17A-2-1049, Withdrawal from public transit district.
785	Section 17A-2-1438, Procedures to petition a board to exclude land from a district.
786	Section 17A-2-1450, Content of petition for exclusion Deposit of money for cost of
787	proceedings.
788	Section 17A-2-1451, Notice of hearing.
789	Section 17A-2-1452, Criteria for approving or denying a petition.
790	Section 17A-2-1453, Order filed with district court clerk Criteria for affirmation
791	of order by the court.
792	Section 17A-2-1454, Terms of trustees representing excluded lands cease.
793	Section 17A-2-1809, Excluding land Procedures.
794	Section 17A-2-1810, Petition for exclusion.
795	Section 17A-2-1811, Notice of hearing.
796	Section 17A-2-1812, Approving or denying a petition.
797	Section 17A-2-1813, Orders excluding land Filing Contents Judicial review.
798	Section 17A-2-1814, Trustees residing in excluded lands Redistricting No
700	impoirmont

799 impairment.

Legislative Review Note as of 11-14-01 4:29 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Committee Note

The Political Subdivisions Interim Committee recommended this bill.