1	LIEUTENANT GOVERNOR CERTIFICATION OF	
2	SPECIAL DISTRICT AND LOCAL DISTRICT	
3	ANNEXATIONS, WITHDRAWALS, AND DISSOLUTIONS	
4	2003 GENERAL SESSION	
5	STATE OF UTAH	
6	Sponsor: David L. Gladwell	
7	This act modifies special district and local district provisions to provide a procedure for	
8	lieutenant governor certification of annexations, withdrawals, and dissolutions for	
9	certain special districts and for local districts. The act requires the appropriate local	
10	body to send notice of the annexation, withdrawal, or dissolution to the lieutenant	
11	governor and requires the lieutenant governor to issue a certificate of annexation,	
12	withdrawal, or dissolution and to send a copy of the applicable certificate to specified	
13	state and local agencies. The act also makes technical changes.	
14	This act affects sections of Utah Code Annotated 1953 as follows:	
15	AMENDS:	
16	17A-2-1311, as renumbered and amended by Chapter 186, Laws of Utah 1990	
17	17A-2-1327, as last amended by Chapter 322, Laws of Utah 1997	
18	17A-2-1329, as renumbered and amended by Chapter 186, Laws of Utah 1990	
19	17B-2-512, as enacted by Chapter 90, Laws of Utah 2001	
20	17B-2-514, as enacted by Chapter 90, Laws of Utah 2001	
21	17B-2-515, as enacted by Chapter 90, Laws of Utah 2001	
22	<b>17B-2-516</b> , as enacted by Chapter 90, Laws of Utah 2001	
23	17B-2-610, as enacted by Chapter 284, Laws of Utah 2002	
24	<b>17B-2-708</b> , as enacted by Chapter 90, Laws of Utah 2001	
25	Be it enacted by the Legislature of the state of Utah:	
26	Section 1. Section 17A-2-1311 is amended to read:	
27	17A-2-1311 Adoption of resolution Judicial review	



28	(1) (a) After conclusion of the hearing, and after the time for filing protests as provided	
29	in Section 17A-2-1309 has expired, the governing authority shall adopt a resolution either	
30	[establishing the] approving the establishment of the special service district or determining that	
31	the proposal to establish it should be abandoned.	
32	(b) A resolution [establishing a] approving the establishment of a special service	
33	district may contain any changes from the initial resolution or notice of intention the governing	
34	authority determines to be appropriate, including reduction of the boundaries of the special	
35	service district and elimination of one or more of the types of services proposed.	
36	(c) The boundaries of the special service district may not be increased nor additional	
37	types of services added, unless the governing authority gives a new notice of intention and	
38	holds a new hearing.	
39	(d) All or a part of the area of an abandoned special service district may be included in	
40	a new special service district established in the manner provided in this part.	
41	(2) (a) Within 90 days after adopting a resolution approving the establishment of a	
42	special service district under Subsection (1), the governing authority shall file a notice with the	
43	lieutenant governor.	
44	(b) Each notice under Subsection (2)(a) shall:	
45	(i) be accompanied by:	
46	(A) a copy of the resolution adopted by the governing authority approving the	
47	establishment of the special service district; and	
48	(B) a map showing the boundaries of the special service district, prepared and certified	
49	by a licensed surveyor; and	
50	(ii) include a certification by the governing authority that all requirements for the	
51	establishment of a special service district have been complied with.	
52	(c) Within ten days after receiving the notice under Subsection (2)(a), the lieutenant	
53	governor shall:	
54	(i) issue a certificate of incorporation for the new special service district and send a	
55	copy of the certificate to the governing authority, the State Tax Commission, and the state	
56	auditor; and	
57	(ii) send a copy of the notice under Subsection (2)(a), including the accompanying	
58	map, to the State Tax Commission.	

59 (d) Upon the lieutenant governor's issuance of the certificate of incorporation, the 60 special service district is created and incorporated. [(2)] (3) After a special service district is established, a person may petition the district 61 62 court for a writ of review of the actions of the governing authority in establishing the district if: 63 (a) (i) the person filed a written protest; or 64 (ii) the person filed a written protest, withdrew the protest, and then cancelled the 65 withdrawal; and 66 (b) (i) the person is a qualified voter residing within the district; or 67 (ii) the person is a qualified voter whose property has been included within the 68 boundaries of the special service district; and 69 (c) the petition is filed within 30 days after the date of the resolution establishing the 70 special service district; and 71 (d) (i) the petition alleges that the person's property will not be [benefitted] benefitted by one or more of the services to be provided by the special service district; or 72 73 (ii) the petition alleges that the procedures used to establish the special service district 74 violated the law. [(3)] (4) If a petition for a writ of review is not filed within the time limits established 75 76 by this section, owners of property and qualified voters within the special service district may 77 not object to the establishment of the district. 78  $\left[\frac{4}{4}\right]$  (5) The governing authority may consider the voter registration records of the 79 county as conclusive evidence of residency in the special service district. 80 Section 2. Section 17A-2-1327 is amended to read: 17A-2-1327. Adding additional services -- Annexing additional area. 81 82 (1) Subject to the provisions of Subsections (2) and (3), after the establishment of a 83 special service district, additional services from that specified in the resolution establishing the 84 district may be added and additional area from that specified in the resolution may be annexed 85 to the district by using the procedure provided for in this part for the establishment of the 86 district with appropriate changes in the wording of the required instruments. 87 (2) (a) Notwithstanding Subsection (1), additional services may not be added and 88 additional area may not be annexed to the special service district and the governing authority 89 shall abandon the additional services or annexation proceedings if written protests are filed at

90	or before the hearing by:	
91	(i) with respect to proceedings to add services:	
92	(A) the owners of more than 50% of the taxable value of the taxable property within	
93	the district; or	
94	(B) more than 50% of the qualified electors of the district; or	
95	(ii) with respect to proceedings to annex new area:	
96	(A) the owners of more than 50% of the taxable value of the taxable property within	
97	the area to be annexed; or	
98	(B) more than 50% of the qualified electors of the area to be annexed.	
99	(b) (i) The determination of owners, properties, and taxable value under Subsection	
100	(2)(a) shall be according to the assessment rolls last completed before the adoption of the	
101	resolution proposing the addition of services or annexation.	
102	(ii) The determination of qualified electors under Subsection (2)(a) shall be from the	
103	registration lists last made or revised before the adoption of the resolution proposing the	
104	addition of services or annexation.	
105	(3) (a) Notwithstanding Subsection (1), the notice, hearing, and protest requirements of	
106	Sections 17A-2-1307, 17A-2-1308, and 17A-2-1309 do not apply if a petition for additional	
107	services or annexation of additional area is filed with the governing body of the special service	
108	district containing the signatures of all owners of all taxable real property:	
109	(i) within the <u>special</u> service district, if the petition is for additional services; or	
110	(ii) within the area proposed to be annexed, if the petition is for annexation of	
111	additional area.	
112	(b) For purposes of Subsection (3)(a), the owners of taxable property shall be	
113	determined according to the assessment roll last completed before the filing of the petition.	
114	(4) (a) If the governing authority adopts a resolution approving the annexation of	
115	additional area, the governing authority shall, within 90 days after adopting the resolution, file	
116	a notice with the lieutenant governor.	
117	(b) The notice required under Subsection (4)(a) shall:	
118	(i) be accompanied by:	
119	(A) a copy of the resolution adopted by the governing authority approving the	

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annexation of additional area; and

121	(B) a map showing the additional area to be annexed by the special service district,	
122	prepared and certified by a licensed surveyor; and	
123	(ii) include a certification by the governing authority that all requirements for the	
124	annexation of the additional area have been complied with.	
125	(c) Within ten days after receiving the notice under Subsection (4)(a), the lieutenant	
126	governor shall:	
127	(i) issue a certificate of annexation and send a copy of the certificate to the governing	
128	authority, the State Tax Commission, and the state auditor; and	
129	(ii) send a copy of the notice under Subsection (4)(a), including the accompanying	
130	map, to the State Tax Commission.	
131	(d) Upon the lieutenant governor's issuance of the certificate of annexation, the	
132	additional area that is the subject of the governing authority's resolution is annexed to the	
133	special service district.	
134	Section 3. Section 17A-2-1329 is amended to read:	
135	17A-2-1329. Dissolution of district Withdrawal of area from district.	
136	(1) A special service district may not be dissolved nor areas withdrawn from the	
137	district if any bonds, notes, or other obligations of the district are outstanding and unpaid or if	
138	any contractual obligation to provide the services exists.	
139	(2) Subject to the limitation in Subsection (1), the governing authority of the special	
140	service district may by resolution:	
141	(a) [Dissolve] approve the dissolution of the district upon a determination that the	
142	district is no longer needed for the purposes for which it was formed; or	
143	(b) [Withdraw] approve the withdrawal of specifically described areas from the special	
144	service district upon a determination that these areas should not or cannot be supplied with the	
145	services of the special service district.	
146	(3) (a) Within 90 days after the adoption of a resolution approving a dissolution or	
147	withdrawal under Subsection (2), the governing authority shall file a notice with the lieutenant	
148	governor.	
149	(b) The notice required under Subsection (3)(a) shall:	
150	(i) be accompanied by:	
151	(A) a copy of the resolution adopted by the governing authority approving the	

152	dissolution or withdrawal; and	
153	(B) in the case of a withdrawal, a map showing the area to be withdrawn, prepared and	
154	certified by a licensed surveyor; and	
155	(ii) include a certification by the governing authority that all requirements for the	
156	dissolution or withdrawal have been complied with.	
157	(c) Within ten days after receiving the notice under Subsection (3)(a), the lieutenant	
158	governor shall:	
159	(i) issue a certificate of dissolution or withdrawal, as the case may be, and send a copy	
160	of the certificate to the governing authority, the State Tax Commission, and the state auditor;	
161	<u>and</u>	
162	(ii) in the case of a withdrawal, send a copy of the notice under Subsection (3)(a),	
163	including the accompanying map, to the State Tax Commission.	
164	(d) (i) Upon the lieutenant governor's issuance of the certificate of dissolution, the	
165	special service district is dissolved.	
166	(ii) Upon the lieutenant governor's issuance of the certificate of withdrawal, the area to	
167	be withdrawn that is the subject of the governing authority's resolution is withdrawn from the	
168	special service district.	
169	Section 4. Section 17B-2-512 is amended to read:	
170	17B-2-512. Protests Election.	
170 171	<ul><li>17B-2-512. Protests Election.</li><li>(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under</li></ul>	
171	(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under	
171 172	(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter	
171 172 173	(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter residing within an area proposed to be annexed may protest an annexation by filing a written	
171 172 173 174	(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter residing within an area proposed to be annexed may protest an annexation by filing a written protest with the board of trustees of the proposed annexing local district.	
171 172 173 174 175	<ul> <li>(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter residing within an area proposed to be annexed may protest an annexation by filing a written protest with the board of trustees of the proposed annexing local district.</li> <li>(b) A protest of a boundary adjustment is not governed by this section but is governed</li> </ul>	
171 172 173 174 175	<ul> <li>(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter residing within an area proposed to be annexed may protest an annexation by filing a written protest with the board of trustees of the proposed annexing local district.</li> <li>(b) A protest of a boundary adjustment is not governed by this section but is governed by Section 17B-2-516.</li> </ul>	
171 172 173 174 175 176	<ul> <li>(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter residing within an area proposed to be annexed may protest an annexation by filing a written protest with the board of trustees of the proposed annexing local district.</li> <li>(b) A protest of a boundary adjustment is not governed by this section but is governed by Section 17B-2-516.</li> <li>(2) Each protest under Subsection (1)(a) shall be filed within 30 days after the date of</li> </ul>	
171 172 173 174 175 176 177	<ul> <li>(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter residing within an area proposed to be annexed may protest an annexation by filing a written protest with the board of trustees of the proposed annexing local district.</li> <li>(b) A protest of a boundary adjustment is not governed by this section but is governed by Section 17B-2-516.</li> <li>(2) Each protest under Subsection (1)(a) shall be filed within 30 days after the date of the public hearing under Section 17B-2-509.</li> </ul>	
171 172 173 174 175 176 177 178	<ul> <li>(1) (a) Except as provided in Section 17B-2-513 and except for an annexation under Section 17B-2-515, an owner of private real property located within or a registered voter residing within an area proposed to be annexed may protest an annexation by filing a written protest with the board of trustees of the proposed annexing local district. <ul> <li>(b) A protest of a boundary adjustment is not governed by this section but is governed by Section 17B-2-516.</li> <li>(2) Each protest under Subsection (1)(a) shall be filed within 30 days after the date of the public hearing under Section 17B-2-509.</li> <li>(3) (a) Except as provided in Subsection (4), the local district shall hold an election on</li> </ul> </li> </ul>	

(B) covers at least 10% of the total private land area within the entire area proposed to be annexed and within each applicable area; and(C) is equal in assessed value to at least 10% of the assessed value of all private real property within the entire area proposed to be annexed and within each applicable area; or

- (ii) registered voters residing within the entire area proposed to be annexed and within each applicable area equal in number to at least 10% of the number of votes cast within the entire area proposed for annexation and within each applicable area, respectively, for the office of governor at the last regular general election before the filing of the petition.
- (b) Except as otherwise provided in this part, each election under Subsection (3)(a) shall be governed by Title 20A, Election Code.
- (c) If a majority of registered voters residing within the area proposed to be annexed and voting on the proposal vote:
- (i) in favor of annexation, the board of trustees shall, subject to Subsections 17B-2-514(1)(b), (2), and (3), complete the annexation by adopting a resolution [annexing] approving annexation of the area; or
- (ii) against annexation, the annexation process is terminated, the board may not adopt a resolution [annexing] approving annexation of the area, and the area proposed to be annexed may not for two years be the subject of an effort under this part to annex to the same local district.
- (4) If sufficient protests are filed under this section to require an election, a board of trustees may, notwithstanding Subsection (3), adopt a resolution rejecting the annexation and terminating the annexation process without holding an election.
  - Section 5. Section **17B-2-514** is amended to read:

# 17B-2-514. Resolution approving an annexation -- Notice of annexation -- When annexation complete.

- (1) (a) Subject to Subsection (1)(b), the local district board shall adopt a resolution [annexing] approving the annexation of the area proposed to be annexed or rejecting the proposed annexation within 30 days after:
- (i) expiration of the protest period under Subsection 17B-2-512(2), if sufficient protests to require an election are not filed;
  - (ii) for a petition that meets the requirements of Subsection 17B-2-513(1):

214	(A) a public hearing under Section 17B-2-509 is held, if the board chooses or is
215	required to hold a public hearing under Subsection 17B-2-513(2)(a)(ii); or
216	(B) expiration of the time for submitting a request for public hearing under Subsection
217	17B-2-513(2)(a)(ii)(B), if no request is submitted and the board chooses not to hold a public
218	hearing.
219	(b) If the local district has entered into an agreement with the United States that
220	requires the consent of the United States for an annexation of territory to the district, $[an]$ $\underline{a}$
221	resolution approving annexation under this part may not [occur] be adopted until the written
222	consent of the United States is obtained and filed with the board of trustees.
223	(2) (a) Within [ten] 90 days after adoption of [an annexation] a resolution under
224	Subsection (1), Subsection 17B-2-512(3)(c)(i), or Section 17B-2-515, or a boundary
225	adjustment resolution under Subsection 17B-2-516(4), the board shall[: (a)] file a notice with
226	the lieutenant governor.
227	(b) The notice required under Subsection (2)(a) shall:
228	(i) be accompanied by:
229	(A) a copy of the board resolution approving the annexation; and
230	(B) an accurate map depicting the boundaries of the area to be annexed or a legal
231	description of the area to be annexed, adequate for purposes of the county assessor and
232	recorder; and
233	(ii) include a certification by the local district board that all requirements for the
234	annexation have been complied with.
235	(c) Within ten days after receiving the notice under Subsection (2)(a), the lieutenant
236	governor shall:
237	(i) issue a certificate of annexation and send a copy of the certificate to the local district
238	board, the State Tax Commission, the state auditor, and the assessor and recorder of each
239	county in which any part of the annexed area is located; and
240	(ii) send a [written] copy of the notice [of annexation with] under Subsection (2)(a),
241	including the accompanying map or legal description, to the State Tax Commission[, the
242	lieutenant governor,] and the assessor and recorder of [the] each county in which any part of
243	the annexed area is located[, accompanied by an accurate map or legal description of the
244	boundaries of the area being annexed, adequate for purposes of the county assessor and

245	recorder; and].	
246	[(b) prepare and execute a certificate acknowledging that the notices required under	
247	Subsection (2)(a) have been filed, and maintain the certificate with the district records.]	
248	(3) The annexation shall be complete [on the date indicated in the certificate required	
249	under Subsection (2)(b) as the date on which the board filed the notices required under	
250	Subsection (2)(a)] upon the lieutenant governor's issuance of the certificate of annexation under	
251	Subsection $(2)(c)$ .	
252	Section 6. Section <b>17B-2-515</b> is amended to read:	
253	17B-2-515. Annexation of wholesale district through expansion of retail provider.	
254	(1) (a) A local district that provides a wholesale service may adopt a resolution	
255	[annexing] approving the annexation of an area outside the local district's boundaries if:	
256	(i) the area is annexed by or otherwise added to a municipality, an independent special	
257	district, or another local district that:	
258	(A) acquires the wholesale service from the local district and provides it as a retail	
259	service;	
260	(B) is, before the annexation or other addition, located at least partly within the local	
261	district; and	
262	(C) after the annexation or other addition will provide to the annexed or added area the	
263	same retail service that the local district provides as a wholesale service to the municipality,	
264	independent special district, or other local district; and	
265	(ii) except as provided in Subsection (2), no part of the area is within the boundaries of	
266	an independent special district under Title 17A, Chapter 2, Independent Special Districts, or	
267	another local district that provides the same wholesale service as the proposed annexing local	
268	district.	
269	(b) For purposes of this section:	
270	(i) a local district providing transportation service shall be considered to be providing a	
271	wholesale service; and	
272	(ii) a municipality included within the boundaries of the local district providing	
273	transportation service shall be considered to be acquiring that wholesale service from the local	
274	district and providing it as a retail service and to be providing that retail service after the	
275	annexation or other addition to the annexed or added area, even though the municipality does	

276 not in fact provide that service.

- (2) Notwithstanding Subsection (1)(a)(ii), an area outside the boundaries of a local district providing a wholesale service and located partly or entirely within the boundaries of an independent special district or another local district that provides the same wholesale service may be annexed to the local district if:
  - (a) the conditions under Subsection (1)(a)(i) are present; and
- (b) the proposed annexing local district and the independent special district or other local district follow the same procedure as is required for a boundary adjustment under Section 17B-2-516, including both district boards adopting a resolution approving the annexation of the area to the proposed annexing local district and the withdrawal of that area from the other district.
- (3) Upon the adoption of an annexation resolution under this section, the board of the annexing local district shall comply with the requirements of <u>Subsection 17B-2-514(2)</u>, and the <u>lieutenant governor shall issue a certificate of annexation and send a copy of notice as provided in Subsection 17B-2-514(2)(c)</u>.
  - (4) Subsection 17B-2-514(3) applies to an annexation under this section.
- Section 7. Section **17B-2-516** is amended to read:
  - 17B-2-516. Boundary adjustment -- Notice and hearing -- Protest -- Resolution adjusting boundaries -- Notice of the adjustment.
  - (1) As used in this section, "affected area" means the area located within the boundaries of one local district that will be removed from that local district and [be] included within the boundaries of another local district because of [the] a boundary adjustment under this section.
  - (2) The boards of trustees of two or more local districts having a common boundary and providing the same service on the same wholesale or retail basis may adjust their common boundary as provided in this section.
  - (3) (a) The board of trustees of each local district intending to adjust a boundary that is common with another local district shall:
    - (i) adopt a resolution indicating the board's intent to adjust a common boundary;
- 305 (ii) hold a public hearing on the proposed boundary adjustment no less than 60 days after the adoption of the resolution under Subsection (3)(a)(i); and

307 (iii) (A) (I) publish notice once a week for two successive weeks in a newspaper of 308 general circulation within the local district; or 309 (II) if there is no newspaper of general circulation within the local district, post notice 310 in at least four conspicuous places within the local district; or 311 (B) mail a notice to each owner of property located within the affected area and to each 312 registered voter residing within the affected area. (b) The notice required under Subsection (3)(a)(iii) shall: 313 314 (i) state that the board of trustees of the local district has adopted a resolution 315 indicating the board's intent to adjust a boundary that the local district has in common with 316 another local district that provides the same service as the local district; 317 (ii) describe the affected area; 318 (iii) state the date, time, and location of the public hearing required under Subsection 319 (3)(a)(ii);320 (iv) provide a local district telephone number where additional information about the 321 proposed boundary adjustment may be obtained; 322 (v) explain the financial and service impacts of the boundary adjustment on property owners or residents within the affected area; and 323 324 (vi) state in conspicuous and plain terms that the board of trustees may [adjust] 325 approve the adjustment of the boundaries unless, at or before the public hearing under 326 Subsection (3)(a)(ii), written protests to the adjustment are filed with the board by: 327 (A) the owners of private real property that: 328 (I) is located within the affected area; 329 (II) covers at least 50% of the total private land area within the affected area; and 330 (III) is equal in assessed value to at least 50% of the assessed value of all private real 331 property within the affected area; or 332 (B) registered voters residing within the affected area equal in number to at least 50% 333 of the votes cast in the affected area for the office of governor at the last regular general 334 election before the filing of the protests. 335 (c) The first publication of the notice required under Subsection (3)(a)(iii)(A) shall be 336 within 14 days after the board's adoption of a resolution under Subsection (3)(a)(i). 337 (d) The boards of trustees of the local districts whose boundaries are being adjusted

338	may jointly:	
339	(i) publish, post, or mail the notice required under Subsection (3)(a)(iii); and	
340	(ii) hold the public hearing required under Subsection (3)(a)(ii).	
341	(4) After the public hearing required under Subsection (3)(a)(ii), the board of trustees	
342	may adopt a resolution [adjusting] approving the adjustment of the common boundary unless,	
343	at or before the public hearing, written protests to the boundary adjustment have been filed	
344	with the board by:	
345	(a) the owners of private real property that:	
346	(i) is located within the affected area;	
347	(ii) covers at least 50% of the total private land area within the affected area; and	
348	(iii) is equal in assessed value to at least 50% of the assessed value of all private real	
349	property within the affected area; or	
350	(b) registered voters residing within the affected area equal in number to at least 50%	
351	of the votes cast in the affected area for the office of governor at the last regular general	
352	election before the filing of the protests.	
353	(5) A resolution adopted under Subsection (4) does not take effect until the board of	
354	each local district whose boundaries are being adjusted has adopted a resolution under	
355	Subsection (4).	
356	(6) (a) Within [ten] 90 days after the resolutions take effect under Subsection (5), the	
357	board of the local district whose boundaries are being adjusted to include the affected area shall	
358	[comply with the requirements of Subsection 17B-2-514(2).] file a notice with the lieutenant	
359	governor.	
360	[(7) Subsection 17B-2-514(3) applies to a boundary adjustment under this section to	
361	the same extent as if the boundary adjustment were an annexation.]	
362	(b) The notice required under Subsection (6)(a) shall:	
363	(i) be accompanied by:	
364	(A) a copy of each of the board resolutions approving the boundary adjustment; and	
365	(B) an accurate map depicting the affected area or a legal description of the affected	
366	area, adequate for purposes of the county assessor and recorder; and	
367	(ii) include a certification by the board of the local district whose boundaries are being	
368	adjusted to include the affected area that all requirements for the boundary adjustment have	

369	been complied with.	
370	(c) Within ten days after receiving the notice under Subsection (6)(a), the lieutenant	
371	governor shall:	
372	(i) issue a certificate of boundary adjustment and send a copy of the certificate to the	
373	board of each local district whose boundary is being adjusted, the State Tax Commission, the	
374	state auditor, and the assessor and recorder of each county in which any part of the affected	
375	area is located; and	
376	(ii) send a copy of the notice under Subsection (6)(a), including the accompanying map	
377	or legal description, to the State Tax Commission and the assessor and recorder of each county	
378	in which any part of the affected area is located.	
379	(7) Upon the lieutenant governor's issuance of a certificate of boundary adjustment, the	
380	affected area is annexed to the local district whose boundaries are being adjusted to include the	
381	affected area and the affected area is withdrawn from the local district whose boundaries are	
382	being adjusted to exclude the affected area.	
383	Section 8. Section 17B-2-610 is amended to read:	
384	17B-2-610. Notice of withdrawal Contest period Judicial review.	
385	(1) (a) Within [ten] 90 days after adopting a resolution approving a withdrawal, the	
386	board of trustees shall file a written notice with the lieutenant governor.	
387	(b) The notice required under Subsection (1)(a) shall:	
388	(i) be accompanied by:	
389	(A) a copy of the board resolution approving the withdrawal; and	
390	(B) an accurate map depicting the boundaries of the withdrawn area or a legal	
391	description of the withdrawn area, adequate for purposes of the county assessor and recorder;	
392	<u>and</u>	
393	(ii) include a certification by the local district board that all requirements for the	
394	withdrawal have been complied with.	
395	(c) Within ten days after receiving the notice under Subsection (1)(a), the lieutenant	
396	governor shall:	
397	(i) issue a certificate of withdrawal and send a copy of the certificate to the local	
398	district board, the State Tax Commission, the state auditor, and the assessor and recorder of	
399	each county in which any part of the withdrawn area is located; and	

(ii) send a copy of the notice [of the withdrawal with] under Subsection (1)(a), including the accompanying map or legal description, to the State Tax Commission and the assessor and recorder of each county in which any part of the withdrawn area is located[; accompanied by a copy of the resolution approving the withdrawal, an accurate map depicting the boundaries of the withdrawn area or a legal description of the withdrawn area, adequate for purposes of the county assessor and recorder].

- [(b)] (3) Upon the [filing of the notices required by Subsection (1)(a)] lieutenant governor's issuance of the certificate of withdrawal under Subsection (1)(c)(i), the withdrawal shall be effective, subject to the conditions of the withdrawal resolution.
- [(2)] (4) The local district may provide for the publication of any resolution approving or denying the withdrawal of an area in a newspaper of general circulation in the area proposed for withdrawal. In lieu of publishing the entire resolution, the local district may publish a notice of withdrawal or denial of withdrawal, containing:
  - (a) the name of the local district;

- (b) a description of the area proposed for withdrawal;
- (c) a brief explanation of the grounds on which the board of trustees determined to approve or deny the withdrawal; and
- (d) the times and place where a copy of the resolution may be examined, which shall be at the place of business of the local district, identified in the notice, during regular business hours of the local district as described in the notice and for a period of at least 30 days after the publication of the notice.
- [(3)] (5) Any sponsor of the petition or receiving entity may contest the board's decision to deny a withdrawal of an area from the local district by submitting a request, within 60 days after the resolution is adopted under Section 17B-2-608, to the board of trustees, suggesting terms or conditions to mitigate or eliminate the conditions upon which the board of trustees based its decision to deny the withdrawal.
- [(4)] (6) Within 60 days after the request under Subsection [(3)] (5) is submitted to the board of trustees, the board may consider the suggestions for mitigation and adopt a resolution approving or denying the request in the same manner as provided in Section 17B-2-608 with respect to the original resolution denying the withdrawal and file a notice of the action as provided in Subsection (1).

431	$\left[\frac{(5)}{(7)}\right]$ (a) Any person in interest may seek judicial review of:	
432	(i) the board of trustees' decision to withdraw an area from the local district;	
433	(ii) the terms and conditions of a withdrawal; or	
434	(iii) the board's decision to deny a withdrawal.	
435	(b) Judicial review under this Subsection [(5)] (7) shall be initiated by filing an action	
436	in the district court in the county in which a majority of the area proposed to be withdrawn is	
437	located:	
438	(i) if the resolution approving or denying the withdrawal is published under Subsection	
439	[(2)] (4), within 60 days after the publication or after the board of trustees' denial of the request	
440	under Subsection [ <del>(4)</del> ] <u>(6)</u> ;	
441	(ii) if the resolution is not published pursuant to Subsection [(2)] (4), within 60 days	
442	after the resolution approving or denying the withdrawal is adopted; or	
443	(iii) if a request is submitted to the board of trustees of a local district under Subsection	
444	[(3)] (5), and the board adopts a resolution under Subsection $[(4)]$ (6), within 60 days after the	
445	board adopts a resolution under Subsection [(4)] (6) unless the resolution is published under	
446	Subsection $[(2)]$ $(4)$ , in which event the action must be filed within 60 days after the	
447	publication.	
448	(c) A court in which an action is filed under this Subsection [ $(5)$ ] $(7)$ may not overturn,	
449	in whole or in part, the board of trustees' decision to approve or reject the withdrawal unless:	
450	(i) the court finds the board of trustees' decision to be arbitrary or capricious; or	
451	(ii) the court finds that the board materially failed to follow the procedures set forth in	
452	this part.	
453	(d) A court may award costs and expenses of an action under this section, including	
454	reasonable attorney's fees, to the prevailing party.	
455	[6] (8) After the applicable contest period under Subsection $[6]$ (5) or (7), no	
456	person may contest the board of trustees' approval or denial of withdrawal for any cause.	
457	Section 9. Section <b>17B-2-708</b> is amended to read:	
458	17B-2-708. Dissolution resolution Limitations on dissolution Distribution of	
459	remaining assets Notice of dissolution.	
460	(1) After the public hearing required under Section 17B-2-706 and subject to	
461	Subsection (2), the administrative body may adopt a resolution [dissolving] approving	

462 dissolution of the local district. 463 (2) A resolution under Subsection (1) may not be adopted unless: 464 (a) any outstanding debt of the local district is: 465 (i) satisfied and discharged in connection with the dissolution; or (ii) assumed by another governmental entity with the consent of all the holders of that 466 467 debt and all the holders of other debts of the local district; 468 (b) for a local district that has provided service during the preceding three years or 469 undertaken planning or other activity preparatory to providing service: 470 (i) another entity has committed to provide the same service to the area being served or 471 proposed to be served by the local district; and 472 (ii) all who are to receive the service have consented to the service being provided by 473

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- the other entity; and
- (c) all outstanding contracts to which the local district is a party are resolved through mutual termination or the assignment of the district's rights, duties, privileges, and responsibilities to another entity with the consent of the other parties to the contract.
- (3) (a) (i) Any assets of the local district remaining after paying all debts and other obligations of the local district shall be used to pay costs associated with the dissolution process under this part.
- (ii) Any costs of the dissolution process remaining after exhausting the remaining assets of the local district under Subsection (3)(a)(i) shall be paid by the administrative body.
- (b) Any assets of the local district remaining after application of Subsection (3)(a) shall be distributed:
- (i) proportionately to the owners of real property within the dissolved local district if there is a readily identifiable connection between a financial burden borne by the real property owners in the district and the remaining assets; or
- (ii) except as provided in Subsection (3)(b)(i), to each county, city, or town in which the dissolved local district was located before dissolution in the same proportion that the land area of the local district located within the unincorporated area of the county or within the city or town bears to the total local district land area.
- (4) (a) Within [ten] 90 days after adopting a resolution [dissolving] approving dissolution of the local district, the administrative body shall [cause a notice of the] file a

notice with the lieutenant governor.	
(b) The notice required under Subsection (4)(a) shall:	
(i) be accompanied by a copy of the board resolution approving the dissolution; and	
(ii) include a certification by the administrative body that all requirements for the	
dissolution have been complied with.	
(c) Within ten days after receiving the notice under Subsection (4)(a), the lieutenant	
governor shall:	
(i) issue a certificate of dissolution and send a copy of the certificate to the	
administrative body; and	
(ii) send a copy of the certificate of dissolution, with a copy of the [dissolution]	
administrative body's resolution, [to be mailed or delivered] to the State Tax Commission, the	
state auditor, and the assessor and recorder of each county in which any part of the dissolved	
district was located immediately before dissolution.	

## Legislative Review Note as of 11-21-02 2:40 PM

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

#### Office of Legislative Research and General Counsel

## Interim Committee Note as of 12-12-02 2:07 PM

The Political Subdivisions Interim Committee recommended this bill.

Fiscal I	Note
Bill Numl	oer SB0018

### Lieutenant Governor Certification of Special District and Local District Annexations, Withdrawals, and Dissolutions

07-Jan-03 4:19 PM

No significant fiscal impact.

#### **Individual and Business Impact**

No fiscal impact.

Office of the Legislative Fiscal Analyst