## SENATE AMENDMENT NO.

Offered by	 Of	

Amend SS/SCS/HCS/House Bill No. 271, Page 6, Section 50.166, Line 29,

by inserting after all of said line the following: 2 3 "50.530. As used in sections 50.530 to 50.745: "Accounting officer" means county auditor in 4 counties of the first and second classifications and the 5 county clerks in counties of the third and fourth 6 classifications; 7 8 (2) "Budget officer" means such person, as may, from 9 time to time, be appointed by the county commission of counties of the first classification except in counties of 10 the first classification with a population of less than one 11 12 hundred thousand inhabitants according to the official United States Census of 1970 the county auditor shall be the 13 chief budget officer, the presiding commissioner of the 14 15 county commission in counties of the second classification, 16 unless the county commission designates the county clerk as budget officer, and the county clerk in counties of the 17 third and fourth classification. [Notwithstanding the 18 19 provisions of this subdivision to the contrary, in any 20 county of the first classification with more than eighty-two 21 thousand but fewer than eighty-two thousand one hundred 22 inhabitants, the presiding commissioner shall be the budget 23 officer unless the county commission designates the county clerk as the budget officer.]"; and 24 Further amend said bill, page 7, section 59.100, line 25 15, by inserting after all of said line the following: 26

- 27 "162.441. 1. If any school district desires to be attached to a community college district organized under 28 29 sections 178.770 to 178.890 or to one or more adjacent sevendirector school districts for school purposes, upon the 30 31 receipt of a petition setting forth such fact, signed either 32 by voters of the district equal in number to ten percent of those voting in the last school election at which school 33 34 board members were elected or by a majority of the voters of the district, whichever is the lesser, the school board of 35 36 the district desiring to be so attached shall submit the question to the voters at a state general election. 37
  - 2. As an alternative to the procedure in subsection 1 of this section, a seven-director district may, by a majority vote of its board of education, propose a plan to the voters of the district at a state general election to attach the district to one or more adjacent seven-director districts and call an election upon the question of such plan.

38

39

40

41 42

43

44

45 3. As an alternative to the procedures in subsection 1 or 2 of this section, a community college district organized 46 under sections 178.770 to 178.890 may, by a majority vote of 47 its board of trustees, propose a plan to the voters of the 48 school district at a state general election to attach the 49 50 school district to the community college district, levy the 51 tax rate applicable to the community college district at the time of the vote of the board of trustees, and call an 52 election upon the question of such plan. The tax rate 53 applicable to the community college district shall not be 54 levied as to the school district until the proposal by the 55 board of trustees of the community college district has been 56 approved by a majority vote of the voters of the school 57 district at the election called for that purpose. The 58

- 59 community college district shall be responsible for the 60 costs associated with the election.
- 4. A plat of the proposed changes to all affected districts shall be published and posted with the notice of election.
- 5. The question shall be approved by the school
  district and the ballot language shall include the tax rate
  and assessed valuation of the school district prior to and
  after approval of the question. [submitted in substantially
  the following form:
- Shall the \_\_\_\_ school district be annexed to

  the \_\_\_ school districts effective the \_\_\_\_

  day of \_\_\_, \_\_\_?]

- 6. If a majority of the votes cast in the district proposing annexation favor annexation, the secretary shall certify the fact, with a copy of the record, to the board of the district and to the boards of the districts to which annexation is proposed; whereupon the boards of the seven-director districts to which annexation is proposed shall meet to consider the advisability of receiving the district or a portion thereof, and if a majority of all the members of each board favor annexation, the boundary lines of the seven-director school districts from the effective date shall be changed to include the district, and the board shall immediately notify the secretary of the district which has been annexed of its action.
- 7. Upon the effective date of the annexation, all indebtedness, property and money on hand belonging thereto shall immediately pass to the seven-director school district. If the district is annexed to more than one district, the provisions of sections 162.031 and 162.041 shall apply.

```
8. (1) The school board of any school district which
91
     has been attached to a community college district or to
92
93
     another seven-director school district pursuant to this
94
     section may submit to the voters at a state general election
95
     the question of whether to void any annexation completed
96
     pursuant to this section and to return the boundaries of
     such school district to those in existence prior to the
97
     annexation. The question shall be submitted in substantially
98
99
     the following form:
100
         Shall the
                        school district void the
101
         annexation to the
                                community college
         district and return the boundaries of such
102
         school district to those in existence prior to
103
104
         the annexation?
105
          (2) If a majority of the votes cast in the district
106
     proposing to void the annexation favor voiding the
107
     annexation, the secretary shall certify the fact, with a
     copy of the record, to the board of the district and to the
108
109
     boards of the districts to which the voiding the annexation
     is proposed. Upon the effective date of a proposal under
110
     this subsection, applicable property and money belonging to
111
112
     the school district shall immediately revert back to the
     school district."; and
113
114
          Further amend the title and enacting clause accordingly.
```