SECOND REGULAR SESSION

SENATE BILL NO. 975

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR BLACK.

5215S.01I

KRISTINA MARTIN, Secretary

ANACT

To repeal sections 190.050, 190.051, 190.052, 190.070, and 190.090, RSMo, and to enact in lieu thereof five new sections relating to ambulance districts.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 190.050, 190.051, 190.052, 190.070,

- 2 and 190.090, RSMo, are repealed and five new sections enacted
- 3 in lieu thereof, to be known as sections 190.050, 190.051,
- 4 190.052, 190.070, and 190.090, to read as follows:

190.050. 1. After the ambulance district has been

- 2 declared organized, the declaring county commission[, except
- 3 in counties of the second class having more than one hundred
- 4 five thousand inhabitants located adjacent to a county of
- 5 the first class having a charter form of government which
- 6 has a population of over nine hundred thousand inhabitants,
- 7 shall divide the district into six election districts as
- 8 equal in population as possible, and shall by lot number the
- 9 districts from one to six inclusive. The county commission
- shall cause an election to be held in the ambulance district
- 11 within ninety days after the order establishing the
- 12 ambulance district to elect ambulance district directors.
- 13 Each voter shall vote for one director from the ambulance
- 14 election district in which the voter resides. The directors
- 15 elected from districts one and four shall serve for a term
- of one year, the directors elected from districts two and

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

17 five shall serve for a term of two years, and the directors from districts three and six shall serve for a term of three 18 19 years; thereafter, the terms of all directors shall be three 20 years. All directors shall serve the term to which they 21 were elected or appointed, and until their successors are 22 elected and qualified, except in cases of resignation or 23 disqualification. The county commission shall reapportion 24 the ambulance districts within sixty days after the 25 population of the county is reported to the governor for 26 each decennial census of the United States. Notwithstanding 27 any other provision of law, if the number of candidates for 28 the office of director is no greater than the number of 29 directors to be elected, no election shall be held, and the candidates shall assume the responsibilities of their 30 31 offices at the same time and in the same manner as if they have been elected. 32 33 2. In all counties of the second class having more 34 than one hundred five thousand inhabitants located adjacent 35 to a county of the first class having a charter form of 36 government which has a population of over nine hundred 37 thousand inhabitants,] shall order an election be held on 38 the next regularly scheduled election date and the voters 39 shall vote for six directors elected at large from within 40 the district for a term of three years. [Those directors 41 holding office in any district in such a county on August 42 13, 1976, shall continue to hold office until the expiration 43 of their terms, and their successors shall be elected from 44 the district at large for a term of three years. In any 45 district formed in such counties after August 13, 1976, the 46 governing body of the county shall cause an election to be 47 held in that district within ninety days after the order 48 establishing the ambulance district to elect ambulance

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49 district directors. 1 Each voter shall vote for six 50 directors. The two candidates receiving the highest number of votes at such election shall be elected for a term of 51 three years, the two candidates receiving the third and 52 53 fourth highest number of votes shall be elected for a term 54 of two years, the two candidates receiving the fifth and 55 sixth highest number of votes shall be elected for a term of 56 one year; thereafter, the term of all directors shall be 57 three years. A director holding office as of August 28, 2026, shall continue as an at-large director for the 58 remainder of such director's existing term. 59 60 [3.] 2. A candidate for director of the ambulance 61 district shall, at the time of filing, be a citizen of the United States, [a qualified voter of the election district 62 63 as provided in subsection 1 of this section,] a resident of the district for two years next preceding the election, and 64 65 shall be at least twenty-four years of age. In an 66 established district which is located within the jurisdiction of more than one election authority, the 67 candidate shall file his or her declaration of candidacy 68 with the secretary of the board. In all other districts, a 69 70 candidate shall file a declaration of candidacy with the county clerk of the county in which he or she resides. A 71 72 candidate shall file a statement under oath that he or she possesses the required qualifications. No candidate's name 73 74 shall be printed on any official ballot unless the candidate 75 has filed a written declaration of candidacy pursuant to subsection 5 of section 115.127. If the time between the 76 77 county commission's call for a special election and the date 78 of the election is not sufficient to allow compliance with

subsection 5 of section 115.127, the county commission

shall, at the time it calls the special election, set the closing date for filing declarations of candidacy.

- 3. Any ambulance district may adopt and establish election subdistricts by ordinance, providing that each election subdistrict shall be composed of contiguous territory as compact and as nearly equal in population as may be, and that each board member shall be a resident of the election subdistrict that they represent at the time of their election and for the duration of their term. Such ordinance shall only be adopted, amended, or repealed by a two-thirds majority vote of the board of directors.
- 4. Notwithstanding any other provision of law to the contrary, if the number of candidates for the office of director is less than the number of directors to be elected, no election shall be held, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they were elected.
- 190.051. 1. Notwithstanding the provisions of sections 190.050 and 190.052 to the contrary, upon a [motion] resolution adopted by the board of directors in districts where there are six-member boards, and upon approval by the voters in the district, the number of directors may be increased to seven [with one board member running district wide,] or decreased to five or three board The resolution shall state the names of the existing directors who will fill the positions on the board if such measure is approved by the voters, as well as any vacancies to be filled by subsequent election, and shall state the dates on which those terms shall conclude.
- The ballot to be used for the approval of the
 voters to increase or decrease the number of members on the

board of directors of the ambulance district shall be
substantially in the following form:

Shall the number of members of the board of directors of the ______ (Insert name of district)

Ambulance District be (increased to seven members/decreased to five members/decreased to three members)?

- [2.] 3. If a majority of the voters voting on a proposition to increase the number of board members [to seven] vote in favor of the proposition, then at the next election of board members after the voters vote to increase the number of directors, the voters shall select [one person to serve in addition to the existing six directors as the member who shall run district wide] additional persons to fill any such vacancies.
- [3.] 4. If a majority of the voters voting on a proposition to decrease the number of board members vote in favor of the proposition, then the [county clerk shall redraw the district into the resulting number of subdistricts with equal population bases and hold elections by subdistricts pursuant to section 190.050] existing board members stated in the board resolution shall complete the terms specified therein. Thereafter, members of the board shall be elected to serve terms of three years and until their successors are duly elected and qualified.
 - [4. Members of the board of directors in office on the date of an election pursuant to this section to increase or decrease the number of members of the board of directors shall serve the term to which they were elected or appointed and until their successors are elected and qualified.]

190.052. Any member of the board of directors who 2 moves residency from the district [from which the member was 3 elected] shall be disqualified as a member of the board. 4 one or two vacancies occur in the membership of the board as 5 a result of death, resignation, or disqualification, the 6 remaining members shall appoint one or two qualified 7 persons, as provided in section 190.050, to fill the 8 vacancies until the end of the unexpired term. Such 9 appointment shall be made with the consent of a majority of the remaining members of the board. If the board is unable 10 11 to agree in filling a vacancy [within sixty days or if there 12 are more than two vacancies at any one time], the county 13 commission, upon [notice from the board of failure to agree in filling the vacancies] the written request of a majority 14 15 of the remaining board members or the ambulance service 16 administrator, as described in section 190.112, shall within 17 [ten] thirty calendar days fill them by appointment of 18 qualified persons, as provided in section 190.050, and shall 19 notify the persons in writing of their appointment. The 20 persons appointed shall serve for the unexpired term. 190.070. 1. A petition for annexation of land to an 2 ambulance district shall be signed by not less than ten 3 percent or fifty voters, whichever is fewer, residing within 4 the territory therein described proposed for annexation and shall be [filed with the county clerk of the county in which 5 6 the district or the greater portion thereof is situated, and 7 shall be addressed to the commissioners of the county 8 commission] presented to the board of directors of the 9 ambulance district. A hearing shall be held thereon as 10 nearly as possible as in the case of a formation petition. 11 If upon the hearing the [commissioners of the county 12 commission find] board of directors finds that the petition

is in compliance with the provisions of sections 190.005 to 14 190.085, they shall order the question to be submitted to 15 the voters within the territory and within the district.

2. The question shall be submitted in substantially the following form to all of the voters in the existing ambulance district and the area proposed to be annexed:

Shall _____ (description of territory) be
annexed to the ____ ambulance district, and a
tax imposed within such annexed area equal to
the existing rate of the ____ ambulance
district?

24 3. If a maj

- 3. If a majority of the votes cast on the question [in the district and in the territory described in the petition, respectively,] are in favor of the annexation, the [commissioners of the county commission shall by order declare] board of directors shall enact an ordinance incorporating the territory annexed and shall describe the
- 30 altered boundaries of the district. A copy of the same shall be filed with the county clerk.

190.090. 1. Two or more organized ambulance districts may consolidate into one ambulance district by following the procedures set forth in this section.

- 2. If the consolidation of existing ambulance districts is desired, a number of voters residing in an existing ambulance district equal to ten percent of the vote cast for governor in the existing district in the next preceding gubernatorial election may file with the county clerk in which the territory or greater part of the proposed consolidated district is situated a petition requesting the consolidation of two or more existing ambulance districts.
 - 3. The petition shall be in the following form:

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13 We, the undersigned voters of the 14 ambulance district do hereby petition that 15 existing ambulance districts be consolidated into one consolidated ambulance 16 17 district to be known as the Ambulance 18 District, subject to the attached consolidation 19 plan. 20 4. An alternative procedure of consolidation may be 21 followed, if the board of directors of the existing 22 ambulance districts pass a resolution in the following form: 23 Be it resolved by the board of directors of 24 the ambulance district that the ambulance 25 districts be consolidated into one consolidated 26 ambulance district to be known as the 27 Ambulance District, subject to the attached consolidation plan. 28 29 5. Every petition or resolution shall be accompanied 30 by a consolidation plan outlining the process for the 31 proposed consolidation. At a minimum, the consolidation plan 32 shall include the following: 33 The name of the proposed consolidated district, a 34 legal description of the boundaries of such consolidated 35 district, and the proposed tax levy to be imposed by the 36 consolidated district. In the event that the proposed plan 37 is for the consolidation into an existing district, the consolidation plan shall clearly state that the existing 38 39 district shall continue as the legal entity into which the 40 other districts are consolidated;

The names of the districts to be consolidated,

accompanied by a list of all real property owned and

financial assets currently held by the district, all

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outstanding bonds or debts of each of said districts, and the current tax levies imposed by each of said districts;

- 46 (3) The name of the district which shall be
 47 responsible for maintaining ambulance service during the
 48 consolidation, including continuing operations,
 49 administration, and governance of the consolidated district,
 50 provided that there shall be a presumption that the district
 51 with the largest operating budget in the preceding fiscal
 52 year shall assume such responsibility;
 - (4) The proposed number of board members and specific individuals who will serve as the initial directors, provided that such directors shall be chosen from among the existing board members of the districts to be consolidated such that there is at least one director from each of the districts to be consolidated; and
 - (5) A proposed time line for consolidation, which shall not exceed one hundred eighty days, provided that such time line shall be subject to modification by the board of the consolidated district for good cause.
- 63 6. Upon the filing of a petition, or a resolution, and 64 a consolidation plan with the county clerk from each of the 65 ambulance districts proposed to be consolidated, the county 66 clerk shall present the petition or resolution and 67 consolidation plan to the commissioners of the county commission [having jurisdiction who shall thereupon order 68 the submission of the question to the voters of the 69 70 districts. The filing of each of the petitions in the 71 ambulance districts shall have occurred within a continuous 72 twelve-month period.
- 73 6. The notice shall set forth the names of the existing ambulance districts to be included in the consolidated district.

76 The question shall be submitted in substantially 77 the following form: 78 Shall the existing ambulance 79 districts be consolidated into one ambulance 80 district? 81 8. If the county commission having jurisdiction finds 82 that the question to consolidate the districts received a majority of the votes cast, the commission shall make and 83 84 enter its order declaring that the proposition passed. 85 9. Within thirty days after the district has been 86 declared consolidated, the county commission shall divide the district into six election districts and shall order an 87 88 election to be held and conducted as provided in section 190.050 for the election of directors. 89 Within thirty days after the election of the 90 91 initial board of directors of the district, the directors 92 shall meet and the time and place of the first meeting of 93 the board shall be designated by the county commission. At 94 the first meeting the newly elected board of directors shall choose a name for the consolidated district and shall notify 95 the clerk of the county commission of each county within 96 97 which the consolidated district is located of the name of 98 the consolidated district. 99 11. On the thirtieth day following the election of the 100 board of directors, the existing ambulance districts shall 101 cease to exist and the consolidated district shall assume 102 all of the powers and duties exercised by those districts. 103 All assets and obligations of the existing ambulance 104 districts shall become assets and obligations of the 105 consolidated district], who shall record such documents in 106 the records of the county. A petition or resolution for a 107 proposed consolidation shall be received from all ambulance

108 districts within the same calendar year or shall be 109 considered null and void.

110 7. Each of the ambulance districts seeking to 111 consolidate shall post the notice of the intent to 112 consolidate in the same manner as district public meetings 113 are posted. In addition, publication of such notice of 114 intent shall be made in a newspaper of general circulation 115 in every county in which the proposed consolidated ambulance 116 district shall be located, with publication to be made once 117 per week for two consecutive weeks. A public hearing shall 118 be held jointly by all ambulance districts seeking to 119 consolidate at a location within the boundaries of the 120 proposed consolidated ambulance district, provided that such 121 hearing shall be no more than ten days after the date of the 122 second publication. The notice of intent shall be in 123 substantially the following form:

124	NOTICE OF THE FILING OF A PETITION/RESOLUTION
125	FOR CONSOLIDATION OF THE AMBULANCE
126	DISTRICTS
127	To all voters, residents, and interested persons
128	within the boundaries of the above described
129	ambulance districts: You are hereby notified
130	that a petition/resolution has been filed for
131	the consolidation of the above named ambulance
132	districts into one consolidated ambulance
133	district to be known as Ambulance
134	District. A proposed consolidation plan is
135	available for inspection at the office of the
136	County Clerk of County.
137	A public hearing will be held on (date)
138	at (time) at the following location:
139	The purpose of this public hearing
140	shall be to explain the reasons for the

consolidation and answer questions from the public. Objections to this consolidation may be filed with the County Clerk of County, provided such objections are filed in writing not less than thirty days after the public hearing. Any such objection must be signed by a number of voters not less than five percent of the votes cast for governor in the most recent gubernatorial election.

- 8. If no objections are filed with the county clerk within thirty days after the public hearing, then within forty-five days following the date of the public hearing, the county commission shall order the districts consolidated pursuant to the terms of the consolidation plan and shall further appoint as directors those individuals identified in the consolidation plan. The county commission shall further set a date, time, and location for the first meeting of the directors of the newly consolidated district.
- 9. Upon receipt of any objections filed, the county clerk shall verify that such objections are signed by the necessary number of voters of the district. If said objections are signed by an appropriate number of voters, the county commission of each county in which the proposed consolidated district is to be located shall thereupon order the submission of the question to the voters of the districts. The question shall be submitted in substantially the following form:

Shall the existing ____ ambulance districts
be consolidated into one ambulance district to
be known as the _____ Ambulance District,
with such consolidated district authorized to

levy a property tax not to exceed the annual
rate of _____ cents on the hundred dollars
assessed valuation or a sales tax in an amount
not to exceed ____ percent, or a combination
of both?

If the county commission having jurisdiction finds that the question to consolidate the districts received a majority of the votes cast, the commission shall make and enter its order declaring that the proposition passed. The county commission shall further order the districts consolidated pursuant to the terms of the consolidation plan and shall further appoint as directors those individuals identified in the consolidation plan. The county commission shall further set a date, time, and location for the first meeting of the directors of the newly consolidated district.

- 10. Notwithstanding any other provision of law to the contrary, the consolidated district may impose an initial tax levy up to the highest tax levy of the consolidating districts, provided such tax levy is specifically set forth in the ballot language submitted to and approved by the voters of the consolidating district.
- 11. Without a vote of the residents of the consolidated district as provided in this section, no consolidated ambulance district shall be permitted to impose a property tax greater than the lowest of any existing property tax rate of the districts to be consolidated, nor shall the consolidated ambulance district be permitted to impose any sales tax greater than the lowest of any existing sales tax rate of the districts to be consolidated.
- 202 12. Upon written certification by the board of 203 directors of the consolidated district to the prior district

that the consolidated district has obtained the necessary licenses and permits to operate an ambulance service and all directors of such consolidated district have completed the training required by section 190.053, the existing ambulance districts shall cease to exist and the consolidated district shall assume all of the powers and duties exercised by those districts. All assets and obligations of the existing ambulance districts shall become assets and obligations of the consolidated district.

ambulance service with another ambulance district for more than five consecutive years may submit a joint resolution executed by the boards of both ambulance districts to the county clerk of the county in which the larger area of the proposed consolidated district is located, requesting consolidation of said districts by consolidating the smaller districts into the larger district. Such resolution shall be accompanied by a consolidation plan as provided in this section. Upon the receipt of such joint resolution, the county commission shall promptly order the smaller districts consolidated into the larger district pursuant to the terms of the consolidation plan without the necessity of providing notice or public hearing.

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