FIRST REGULAR SESSION

SENATE BILL NO. 325

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR MOSLEY.

KRISTINA MARTIN, Secretary

AN ACT

To amend chapter 85, RSMo, by adding thereto seventy-two new sections relating to police protection districts, with penalty provisions.

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

	Sect	tion A. C	hapter 85	, RSMo, i	s amended	by adding	g thereto
2	seventy-t	two new s	sections,	to be k	nown as	sections	85.1000,
3	85.1005,	85.1010,	85.1015,	85.1020,	85.1025,	85.1030,	85.1035,
4	85.1040,	85.1045,	85.1050,	85.1055,	85.1060,	85.1065,	85.1070,
5	85.1075,	85.1080,	85.1085,	85.1090,	85.1100,	85.1105,	85.1110,
6	85.1115,	85.1120,	85.1125,	85.1130,	85.1135,	85.1140,	85.1145,
7	85.1150,	85.1155,	85.1160,	85.1165,	85.1170,	85.1175,	85.1180,
8	85.1185,	85.1190,	85.1195,	85.1200,	85.1205,	85.1210,	85.1215,
9	85.1220,	85.1225,	85.1230,	85.1235,	85.1240,	85.1245,	85.1250,
10	85.1255,	85.1260,	85.1265,	85.1270,	85.1275,	85.1280,	85.1285,
11	85.1290,	85.1300,	85.1305,	85.1310,	85.1340,	85.1355,	85.1360,
12	85.1365,	85.1370,	85.1375,	85.1380,	85.1385,	85.1390,	85.1395,
13	and 85.14	400, to re	ead as fol	llows:			

85.1000. 1. A "police protection district" is a 2 political subdivision which is organized and empowered to 3 supply protection by any available means to persons and property against injuries and damage from crimes and from 4 5 hazards which do or may cause harm or injury to persons and 6 property, and which is also empowered to render first aid 7 for the purpose of saving lives, and to give assistance in 8 the event of an accident or emergency of any kind. The

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9 district shall consist of contiguous tracts or parcels of 10 property containing all or parts of one county, and may 11 include, in whole but not in part within its boundaries, or 12 may be contiguous, in whole but not in part, with, any city, 13 town, or village.

14 2. The word "board" as used in sections 85.1000 to
15 85.1400 shall mean the board of directors of a police
16 protection district.

3. Except as otherwise provided in sections 85.1000 to 85.1400, all elections herein provided for shall be held and conducted and the returns thereof made, examined, and cast up in the same manner and in all respects as in elections for municipal, state, and county officers.

85.1005. 1. No person holding any lucrative office or 2 employment under this state, or any political subdivision 3 thereof as defined in section 70.120, shall hold the office 4 of police protection district director under sections 85.1000 to 85.1400. When any police protection district 5 director accepts any office or employment under this state 6 7 or any political subdivision thereof, his or her office 8 shall thereby be vacated and he or she shall thereafter 9 perform no duty and receive no salary or expenses as police 10 protection district director.

2. This section shall not apply to an ex-officio
director, members of the organized militia, of the reserve
corps, and notaries public.

3. For the purposes of this section, the term "lucrative office or employment" does not include receiving retirement benefits, compensation for expenses, or a stipend or per diem, in an amount not to exceed the standard state per diem allowance for each day of service, for service

rendered to a police protection district, the state, or anypolitical subdivision thereof.

85.1010. 1. Notwithstanding the provisions of section
85.1005, no employee of any police protection district shall
serve as a member of any police district board while such
person is employed by any police protection district.

5 2. Notwithstanding any other provision of law to the 6 contrary, individual board members shall not be eligible for 7 employment by the board within twelve months of termination 8 of service as a member of the board unless such employment 9 is on a volunteer basis or without compensation.

85.1015. The voters residing in a proposed district,
may, as provided in sections 85.1000 to 85.1400, establish
police protection districts.

85.1020. The organization of a district shall be initiated by a petition filed in the office of the clerk of the county vested with jurisdiction in any county in which all or part of the real property in the proposed district is situated. The petition shall be signed by one hundred voters or more of the district.

85.1025. The petition shall set forth:

2 (1) The name of the proposed district consisting of a
3 chosen name preceding the words "police protection district";

4 (2) An estimate of the number of inhabitants and of
5 the assessed valuation of the taxable tangible property of
6 the district, and of the yield from the intangible personal
7 property located in the district;

8

(3) The estimated cost of the proposed improvements;

9 (4) A general description of the boundaries of the 10 district or the territory to be included therein, and the 11 boundaries of three wards in which the district shall be 12 subdivided, with such certainty as to enable a property

owner to determine whether or not his property is within the
 district, and a plat of the proposed district;

(5) The wards shall be compact and contiguous and
contain equal populations as nearly as possible, and shall
be reapportioned, by the board of directors, within one
hundred eighty days after each decennial census is reported
to the president of the United States;

20 (6) Such other data and information as may be useful
21 to the voters in determining the necessity for the
22 organization of the district; and

23

(7) A prayer for the organization of the district.

85.1030. No petition with the requisite signatures shall be declared null and void on account of alleged 2 3 defects, but the county clerk may at any time permit the petition to be amended to conform with the facts, by 4 5 correcting any errors in the description of the territory, 6 or in any other particular, except that the boundaries of the district may not be enlarged by taking in additional 7 territory, without notice to the owners of the property thus 8 9 affected, which notice may be made by publication or service 10 of such pleadings and orders on the owners so affected. Similar petitions or duplicate copies of the same petition 11 for the organization of the same district, revising the 12 13 boundaries of the proposed district, or recommending another 14 chosen name for the district, may be filed at any time 15 before a hearing is had on the petition, and shall, together with the first petition, be regarded as one petition, and 16 shall be considered by the county clerk the same as though 17 18 filed with the first petition placed on file.

85.1035. There shall be filed with the petition, or 2 petitions, a filing fee in the amount of one hundred dollars 3 to cover the payment of processing costs.

85.1040. Immediately after the filing of such petition 2 or any amended petition changing the boundaries, the county 3 clerk wherein such petition is filed shall, by order, fix a time and place not less than thirty days nor more than sixty 4 5 days after the petition is filed for a hearing thereon, and 6 thereupon the county clerk shall cause notice by publication 7 to be made of the filing of the petition and the pendency of 8 the action and of the time and place of the hearing 9 thereon. The county clerk shall also forthwith cause a copy 10 of the notice to be mailed by United States registered mail to the governing body of each municipality having territory 11 within the proposed boundaries of the proposed district, and 12 13 to the county commission of each county in which the 14 proposed district lies.

85.1045. The county clerk in and for the county in 2 which the petition for the organization of a district has 3 been filed shall thereafter for all purposes of sections 85.1000 to 85.1400, except as otherwise provided, maintain 4 5 and have original and exclusive jurisdiction over all 6 matters connected with or affected by said district. No 7 county clerk wherein such petition is filed shall be disqualified to perform any duty imposed by sections 85.1000 8 9 to 85.1400 by reason of ownership of property within the 10 proposed district.

85.1050. Upon the hearing if it shall appear that a 2 petition for the organization of a district has been signed 3 and presented pursuant to the provisions of sections 85.1000 to 85.1400, and that the allegations of the petition are 4 true, the county clerk shall, by order duly entered of 5 6 record, adjudicate all questions of jurisdiction, declare 7 the district organized, define the boundaries thereof, and 8 give it a corporate name by which in all proceedings it

9 shall thereafter be known, and thereupon the district,
10 subject to the election herein provided, shall be a
11 political subdivision of the state of Missouri and a body
12 corporate with all the powers of like or similar
13 corporations.

85.1055. Upon the hearing if the county clerk finds 2 that the petition has not been signed, filed and presented 3 pursuant to the provisions of sections 85.1000 to 85.1400, 4 it shall dismiss the proceedings and adjudge the costs 5 against the sponsors of the petition, or petitions, in such 6 proportion as it deems just and equitable. Nothing herein 7 shall be construed to prevent the filing of a subsequent petition, or petitions, for similar improvements or for a 8 9 similar district, and the right so to renew such proceeding 10 is hereby expressly granted and authorized.

85.1060. 1. The decree of incorporation shall not 2 become final and conclusive until it has been submitted to an election of the voters residing within the boundaries 3 4 described in such decree, and until it has been assented to 5 by a majority vote of the voters of the district voting on 6 The decree shall also provide for the holding the question. 7 of the election to vote on the proposition of incorporating 8 the district, and to elect three persons to act as the 9 elected members of the first board of directors, and shall 10 fix the date for holding the election on the first general 11 municipal election date to vote on a tax pursuant to section 12 85.1150 following entry of the decree in which notice of election may be issued sufficiently in advance of the 13 14 election according to law.

15 2. The question shall be submitted in substantially
 16 the following form:

17 18	Shall there be incorporated a police protection district?						
19	\Box YES \Box NO						
20	3. The proposition of electing the first board of						
21	directors or the election of subsequent directors may be						
22	submitted on a separate ballot or on the same ballot which						
23	contains any other proposition of the police protection						
24	district. The ballot to be used for the election of a						
25	director or directors shall be substantially in the						
26	following form:						
27	OFFICIAL BALLOT						
28	Instruction to voters:						
29 30 31 32	Place a cross (X) mark in the square opposite the name of the candidate or candidates you favor. (Here state the number of directors to be elected and their term of office.)						
33	ELECTION						
34 35	(Here insert name of district.) Police Protection District. (Here insert date of election.)						
36	FOR BOARD OF DIRECTORS						
37	WARD (#)						
38	<pre> (name of candidate) </pre>						
39	\Box (name of candidate)						
40	<pre> (name of candidate) </pre>						
41	4. If a majority of the voters voting on the						
42	proposition or propositions voted in favor of the						

43 proposition to incorporate the district, then the county 44 clerk shall enter its further order declaring the decree of 45 incorporation to be final and conclusive. In the event, 46 however, that the county clerk finds that a majority of the

47 voters voting thereon voted against the proposition to 48 incorporate the district, then the county clerk shall enter 49 its further order declaring the decree of incorporation to be void and of no effect. If the county clerk enters an 50 51 order declaring the decree of incorporation to be final and 52 conclusive, it shall at the same time designate the first board of directors of the district who have been elected by 53 54 the voters voting thereon. The person elected from ward 1 55 shall hold office for a term of one year, the person elected 56 from ward 2 shall hold office for a term of two years, and the person elected from ward 3 shall hold office for a term 57 of three years from the date of the election of the first 58 board of directors and until their successors are duly 59 60 elected and qualified. Thereafter, the elected members of the board shall be elected to serve terms of three years and 61 62 until their successors are duly elected and qualified. The 63 county clerk shall at the same time enter an order of record 64 declaring the result of the election on the proposition, if 65 any, to incur bonded indebtedness.

5. Notwithstanding the provisions of subsections 1 to 4 of this section to the contrary, the mayor of each municipality and chairperson of each village included within the police protection district shall be an ex-officio member of the board of directors so long as he or she shall hold the office of mayor or chairperson, with all of the same rights, privileges, and duties as an elected director.

85.1065. A person, to be qualified to serve as an elected director, shall be a resident and voter of the district and the ward from which he or she shall represent for at least one year before the election or appointment and be over the age of twenty-four years. In the event the person is no longer a resident of the district or the ward

from which he or she was elected, the person's office shall 7 8 be vacated, and the vacancy shall be filled as provided in 9 section 85.1110. Nominations and declarations of candidacy shall be filed at the headquarters of the police protection 10 11 district by paying a filing fee equal to the amount of a 12 candidate for county office as set forth under section 13 115.357, and filing a statement under oath that such person 14 possesses the required qualifications. Thereafter, such 15 candidate shall have the candidate's name placed on the 16 ballot as a candidate for director. The names of candidates for each office shall be listed in the order in which they 17 are filed; provided, however, that on the first day for 18 filing declaration of candidacies, a random drawing shall be 19 20 held.

85.1070. If a final order be entered establishing the 2 district, such order shall be deemed final and conclusive, 3 and no appeal or writ of error shall lie therefrom, and the entry of such order shall finally and conclusively establish 4 5 the regular organization of said district against all persons except the state of Missouri, in an action in the 6 7 nature of a writ of quo warranto, commenced by the attorney general within thirty days after said decree declaring such 8 9 district finally organized as herein provided and not 10 otherwise. The organization of such district shall not be directly or collaterally questioned in any suit, action, or 11 12 proceeding except as herein expressly authorized.

85.1075. Within thirty days after the final order of the county in which the district has been declared a public corporation, the county clerk of that county shall transmit to the recorder of deeds in each county in which the district is located copies of the findings and decrees of the county clerk incorporating the district. The same shall

7 be filed in the same manner as articles of incorporation are 8 required to be filed under the general laws concerning 9 corporations, and each recorder and clerk shall receive a 10 fee of one dollar for filing and preserving the same.

85.1080. Whenever a district has been declared duly and finally organized, the members of the board shall 2 3 thereafter qualify within fifteen days by filing with the county clerk their oaths of office, which shall be in the 4 5 form prescribed by the constitution, and such board members 6 shall also file with the county clerk corporate surety bonds 7 to be furnished at the expense of the district in an amount 8 not to exceed one thousand dollars each, the form and amount 9 thereof to be fixed and approved by the county having 10 jurisdiction, and said bonds to be conditioned for the faithful performance of their duties as directors. For the 11 first board of directors the county shall advance the cost 12 13 of the bonds until reimbursed by the district upon receipt of tax funds. 14

85.1085. All members of the board of directors of 1. 2 a police protection district first elected or first serving 3 in an ex-officio capacity, shall attend and complete an educational seminar or conference or other suitable training 4 5 on the role and duties of a board member of a police 6 protection district. The training required under this 7 section shall be conducted by an entity approved by the 8 director of the department of public safety. The director of the department of public safety shall determine the 9 content of the training to fulfill the requirements of this 10 Such training shall include, at a minimum: 11 section.

12 (1) Information relating to the roles and duties of a
 13 police protection district director;

14 (2) A review of all state statutes and regulations
 15 relevant to police protection districts;

16 (3) State ethics laws;

17 (4) State sunshine laws, chapter 610;

18 (5) Financial and fiduciary responsibility;

19 (6) State laws relating to the setting of tax rates;20 and

(7) State laws relating to revenue limitations.
2. If any police protection district board member
fails to attend a training session within twelve months
after taking office, the board member shall not be
compensated for attendance at meetings thereafter until the
board member has completed such training session.

85.1090. After taking their oaths and filing their 2 bonds, the board shall choose one of its members as chair of the board and president of the district, and shall elect a 3 4 secretary and a treasurer of the board and of the district, 5 who may or may not be members of the board. The secretary 6 and the treasurer may be one person. Such board shall adopt 7 a seal, and the secretary shall keep in a well-bound book a 8 record of all its proceedings, minutes of all meetings, 9 certificates, contracts, bonds given by employees, and a 10 record of corporate acts, which shall be open to inspection 11 of all owners of property in the district, as well as to all 12 other interested parties.

85.1100. The treasurer shall keep strict and accurate accounts of all money received by and disbursed for and on behalf of the district in permanent records. He or she shall file with the clerk of the county, at the expense of the district, a corporate fidelity bond in an amount to be determined by the board for not less than five thousand dollars, conditioned on the faithful performance of the

8 duties of his or her office. He or she shall file in the 9 office of the county clerk of each county in which all or 10 part of the district lies a detailed financial statement for 11 the preceding fiscal year of the district on behalf of the 12 board, on or before April first of the following year.

85.1105. Each member of the board may receive an 2 attendance fee not to exceed one hundred dollars for 3 attending each regularly called board meeting, or special 4 meeting, but shall not be paid for attending more than two 5 in any calendar month, except that in counties with a 6 charter form of government, he or she shall not be paid for 7 attending more than four in any calendar month. However, no 8 board member shall be paid more than one attendance fee if 9 such member attends more than one board meeting in a 10 calendar week. In addition, the chairman of the board of 11 directors may receive fifty dollars for attending each 12 regularly or specially called board meeting, but shall not 13 be paid the additional fee for attending more than two 14 meetings in any calendar month. Each member of the board shall be reimbursed for his or her actual expenditures in 15 16 the performance of his or her duties on behalf of the 17 district. The secretary and the treasurer, if members of the board of directors, may each receive such additional 18 compensation for the performance of their respective duties 19 20 as secretary and treasurer as the board shall deem 21 reasonable and necessary, not to exceed one thousand dollars 22 per year. The court having jurisdiction over the district shall have power to remove directors or any of them for good 23 cause shown as set forth in section 106.220 upon a petition, 24 25 notice, and hearing.

85.1110. 1. Except as otherwise provided in2 subsection 3 of this section, the board shall meet

3 regularly, not less than once each month, at a time and at 4 some building in the district to be designated by the 5 board. Notice of the time and place of future regular meetings shall be posted continuously at the police station 6 7 or police stations of the district. Additional meetings may 8 be held, when the needs of the district so require, at a place regular meetings are held, and notice of the time and 9 10 place shall be given to each member of the board. Meetings 11 of the board shall be held and conducted in the manner 12 required by the provisions of chapter 610. All minutes of meetings of the board and all other records of the police 13 protection district shall be available for public inspection 14 15 at the main police station within the district by appointment with the secretary of the board within one week 16 17 after a written request is made between the hours of 8:00 18 a.m. and 5:00 p.m. every day except Sunday. A majority of 19 the members of the board shall constitute a quorum at any 20 meeting and no business shall be transacted unless a quorum 21 is present. The board, acting as a board, shall exercise all powers of the board, without delegation thereof to any 22 23 other governmental or other body or entity or association, and without delegation thereof to less than a quorum of the 24 25 Agents, employees, engineers, auditors, attorneys, board. 26 police officers, and any other member of the staff of the 27 district may be employed or discharged only by a board which 28 includes at least two directors; but any board of directors 29 may suspend from duty any such person or staff member who willfully and deliberately neglects or refuses to perform 30 his or her regular functions. Any member of the board of 31 32 directors who fails to attend four meetings in succession, without being excused by the remaining members of the board, 33 shall result in a forfeiture of office. The district shall 34

35 maintain a website. Notices of meetings, minutes, proposed 36 and adopted ordinances, and monthly and annual financial 37 reports shall be published on the district's website.

38 2. Any vacancy on the board shall be filled by the 39 remaining members of the board. The appointee or appointees 40 shall act until the next general municipal election 41 following said vacancy in which notice of election may be 42 given sufficiently in advance and in accordance with law to 43 serve the remainder of the unexpired term.

44 3. Notwithstanding any provision of sections 610.015 45 and 610.020 to the contrary, when Missouri is activated for deployment by the federal emergency management agency, state 46 emergency management agency, or statewide mutual aid, a 47 48 quorum of the board of directors of the affiliated police 49 protection district may meet in person, via telephone, facsimile, internet, or any other voice or electronic means, 50 51 without public notice, in order to authorize by roll call vote the disbursement of funds necessary for the deployment. 52

In the event action is necessary under subsection 3 53 4. of this section, the board of directors of the affiliated 54 police protection district shall keep minutes of the 55 56 emergency meeting and disclose during the next regularly 57 scheduled meeting of the board that the emergency meeting 58 was held, the action that precipitated calling the emergency meeting without notice, and that the minutes of the 59 60 emergency meeting are available as a public record of the 61 board.

85.1115. On the first Tuesday in April after the expiration of at least one full calendar year from the date of the election of the elected members of the first board of directors, and on the first Tuesday in April every one year thereafter, an election for elected members for members of

6 the board of directors shall be held in the district. 7 Nominations shall be filed at the headquarters of the police 8 protection district in which a majority of the district is 9 located by paying a filing fee equal to the amount of a 10 candidate for county office as set forth under section 11 115.357 and filing a statement under oath that the candidate 12 possesses the required qualifications. The candidate 13 receiving the most votes shall be elected. Any new member 14 of the board shall qualify in the same manner as the members 15 of the first board qualify.

85.1120. For the purpose of providing police
protection to the persons and property within the district,
the district and, on its behalf, the board shall have the
following powers, authority, and privileges:

5

(1) To have perpetual existence;

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(2) To have and use a corporate seal;

7 (3) To sue and be sued, and be a party to suits,
8 actions, and proceedings;

9 (4) To enter into contracts, franchises and agreements with any person, partnership, association or corporation, 10 public or private, affecting the affairs of the district, 11 including contracts with any municipality, district or 12 state, or the United States of America, and any of their 13 14 agencies, political subdivisions or instrumentalities, for the planning, development, construction, acquisition or 15 16 operation of any public improvement or facility, or for a 17 common service relating to the control or prevention of crime, including the installation, operation and maintenance 18 of police alarm systems; provided, that a notice shall be 19 20 published for bids on all construction or purchase contracts 21 for work or material or both, outside the authority

22 contained in subdivision (9) of this section, involving an
 23 expense of ten thousand dollars or more;

(5) Upon approval of the voters as herein provided, to
borrow money and incur indebtedness and evidence the same by
certificates, notes, or debentures, and to issue bonds, in
accordance with the provisions of sections 85.1000 to
85.1265;

(6) To acquire, construct, purchase, maintain, dispose
of, and encumber real and personal property, police
stations, police protection and police-fighting apparatus
and auxiliary equipment therefor, and any interest therein,
including leases and easements;

To refund any bonded indebtedness of the district 34 (7) without an election. The terms and conditions of refunding 35 bonds shall be substantially the same as those of the 36 37 original issue of bonds, and the board shall provide for the 38 payment of interest, not to exceed the legal rate, and the 39 principal of such refunding bonds in the same manner as is 40 provided for the payment of interest and principal of bonds refunded; 41

42 (8) To have the management, control, and supervision
43 of all the business and affairs of the district, and the
44 construction, installation, operation, and maintenance of
45 district improvements therein;

46 (9) To hire and retain agents, employees, engineers,
47 and attorneys, including part-time or volunteer commissioned
48 officers or police;

(10) To have and exercise the power of eminent domain and in the manner provided by law for the condemnation of private property for public use to take any property within the district necessary to exercise the powers herein granted;

53 (11)To receive and accept by bequest, gift, or donation any kind of property. Notwithstanding any other 54 55 provision of law to the contrary, any property received by the police protection district as a gift or any property 56 purchased by the police protection district at a price below 57 58 the actual market value of the property may be returned to the donor or resold to the seller if such property is not 59 60 used for the specific purpose for which it was acquired;

To adopt and amend bylaws, administrative 61 (12) 62 ordinances, and any other rules and regulations not in conflict with the constitution and laws of this state, 63 necessary for the carrying on of the business, objects, and 64 affairs of the board and of the district, and refer to the 65 proper authorities for prosecution any infraction thereof 66 detrimental to the district. Any person violating any such 67 68 ordinance is hereby declared to be guilty of a misdemeanor, 69 and upon conviction thereof shall be punished as is provided 70 by law therefor. The prosecuting attorney for the county in which the violation occurs shall prosecute such violations 71 in the city of that county. The legal officer or attorney 72 73 for the police district may be appointed by the prosecuting attorney as special assistant prosecuting attorney for the 74 75 prosecution of any such violation. The enactments of the 76 police district in delegating administrative authority to 77 officials of the district may provide standards of action for the administrative officials, which standards are 78 declared as industrial codes adopted by nationally organized 79 and recognized trade bodies. The board shall have the power 80 to adopt an ordinance, rule, or regulation allowing the 81 82 district to charge individuals who reside outside of the 83 district, but who receive emergency services within the boundaries of the district, for the actual and reasonable 84

85 cost of such services. However, such actual and reasonable 86 costs shall not exceed one hundred dollars for responding to 87 each police call or alarm and two hundred fifty dollars for 88 each hour or a proportional sum for each quarter hour spent 89 in combating a crime or emergency;

90 (13) To pay all county costs and expenses connected
91 with the first election or any subsequent election in the
92 district;

93 (14) To have and exercise all rights and powers 94 necessary or incidental to or implied from the specific 95 powers granted herein. Such specific powers shall not be 96 considered as a limitation upon any power necessary or 97 appropriate to carry out the purposes and intent of sections 98 85.1000 to 85.1400;

99 To provide for health, accident, disability, and (15)100 pension benefits for the salaried members of its organized 101 police department of the district and such other benefits for their spouses and eligible unemancipated children, 102 103 through either or both a contributory or noncontributory 104 plan. For purposes of this section, "eligible unemancipated 105 child" means a natural or adopted child of an insured, or a 106 stepchild of an insured who is domiciled with the insured, 107 who is less than twenty-three years of age, who is not 108 married, not employed on a full-time basis, not maintaining 109 a separate residence except for full-time students in an accredited school or institution of higher learning, and who 110 is dependent on parents or quardians for at least fifty 111 percent of his or her support. The type and amount of such 112 benefits shall be determined by the board of directors of 113 the police protection district within the level of available 114 115 revenues of the pension program and other available revenues 116 of the district. If an employee contributory plan is

117 adopted, then at least one voting member of the board of 118 trustees shall be a member of the police district elected by 119 the contributing members, which shall not be the same as the 120 board of directors;

19

(16) To contract with any municipality that is
contiguous to a police protection district for the police
protection district to provide police protection to the
municipality for a fee as hereinafter provided;

125 To provide for life insurance, accident, (17)126 sickness, health, disability, annuity, length of service, 127 pension, retirement, and other employee-type fringe 128 benefits, subject to the provisions of section 70.615, for 129 the volunteer members of any organized police department of 130 the district and such other benefits for their spouses and 131 eligible unemancipated children, through either a 132 contributory or noncontributory plan, or both. For purposes 133 of this section, "eligible unemancipated child" means a 134 natural or adopted child of an insured, or a stepchild of an 135 insured who is domiciled with the insured, who is less than twenty-three years of age, who is not married, not employed 136 137 on a full-time basis, not maintaining a separate residence except for full-time students in an accredited school or 138 139 institution of higher learning, and who is dependent on 140 parents or quardians for at least fifty percent of his or 141 The type and amount of such benefits shall be her support. 142 determined by the board of directors of the police protection district within available revenues of the 143 district, including the pension program of the district. 144 The provision and receipt of such benefits shall not make 145 146 the recipient an employee of the district. Directors who 147 are also volunteer members may receive such benefits while serving as a director of the district; 148

(18) To contract for services with any rural,
volunteer, or subscription police department or
organization, or volunteer police protection association, as
defined in section 85.1195, for the purpose of providing the
benefits described in subdivision (17) of this section.

85.1125. The amount to be paid annually by the municipality to the police district pursuant to subdivision 2 3 (16) of section 85.1120 shall be the annual assessed value 4 of all property subject to tax in the municipality 5 determined from the tax assessment ledgers, and including public utilities and intangible property within such area, 6 7 multiplied by the annual tax rate as certified by the police protection district to the municipality, but not including 8 9 any portion of the tax rate of service provided by the district, per one hundred dollars of assessed value in such 10 The tax rate so computed shall include any tax on 11 area. 12 bonded indebtedness incurred by the district prior to entering into such contract, but shall not include any of 13 the tax rate for bonded indebtedness incurred during the 14 term that the contract is in force. 15

85.1130. Notwithstanding any provision in this section to the contrary, a police protection district may enter into a contract with a county, city, town, or village to assist in police protection services.

85.1135. Notwithstanding any other provision of law to the contrary, any police protection district may contract 2 3 with any municipality or village that does not operate its own police department to provide police protection services 4 5 for a fee to any area of the municipality or village that 6 does not belong to the police protection district. In such 7 event, the municipality and the police protection district 8 shall, by ordinance duly enacted by the governing board of

9 each, agree upon the terms by which such police protection 10 shall be furnished. The agreement may provide for the 11 payment of a stated sum per year upon any method of compensation for such police protection that is agreed upon 12 by the police district and the municipality entering into 13 14 such contract; provided that any contract for a period 15 longer than five years shall have no binding force until 16 ratified by a majority of the voters in the police district 17 and the municipality entering into such a contract. The 18 mayor of any municipality and chair of any village entering 19 into such contract, shall serve, ex-officio, as a member of the board of directors. 20

85.1140. For the purpose of providing revenue for such districts, the board shall have the power and authority to order the levy and collection of ad valorem taxes on and against all taxable tangible property within the district, and to make timely demand and to sue for and collect any and all other taxes, contributions, or allocations to which the district may be entitled.

To levy and collect taxes as herein provided, 85.1145. 2 the board shall in each year determine the amount of money 3 necessary to be raised by taxation, and shall fix a rate of 4 levy which, when levied upon every dollar of the taxable 5 tangible property within the district as shown by the last 6 completed assessment, and with other revenues, will raise 7 the amount required by the district annually to supply funds 8 for paying the expenses of organization and operation and 9 the costs of acquiring, supplying and maintaining the property, works and equipment of the district, and maintain 10 11 the necessary personnel, which rate of levy shall not exceed 12 thirty cents on the one hundred dollars valuation; may fix an additional rate, not to exceed ten cents on the hundred 13

dollars valuation, the revenues from which shall be
deposited in a special fund and used only for the pension
program of the district, by submitting the following
question to the voters:

Shall the board of directors of _____ Police
Protection District be authorized to increase the annual tax rate from _____ cents to _____ cents
per one hundred dollars valuation, the revenues
from which shall be deposited in a special fund
and used only for the pension program of the
district?

25 Provided, that if the question fails to receive a majority of the votes cast, it shall not be resubmitted to the voters 26 27 within one year after the election; except, that any 28 district may impose a tax not to exceed ten cents on the one 29 hundred dollars valuation, in addition to the rate which the board may levy under this section, by submitting the 30 following question to the voters at any election in such 31 district at which a member of the board of directors is to 32 33 be elected:

34Shall the board of directors of _____ Police35Protection District be authorized to increase the36annual tax rate from _____ cents to _____ cents37on the hundred dollars assessed valuation?

In addition thereto, to fix a rate of levy which will enable it to promptly pay in full when due all interest on and principal of bonds and other obligations of the district, and to pay any indebtedness authorized by a vote of the people as provided in sections 85.1000 to 85.1400; and in the event of accruing defaults or deficiencies in the bonded

or contractual indebtedness, an additional levy may be made
as provided in section 85.1175.

85.1150. 1. The board of directors of any police 2 protection district may levy, if a majority of the voters of the district voting thereon approve, in addition to all 3 4 other taxes heretofore approved, an additional tax of not more than twenty-five cents per one hundred dollars of 5 assessed valuation to be used for the support of the 6 7 district. The proposition to levy the tax authorized by 8 this subsection may be submitted by the board of directors at the first annual election of the members of the board. 9 Α separate ballot containing the question shall read as 10 follows: 11

12 Shall the board of directors of the _____ Police 13 Protection District be authorized to levy an 14 additional tax of not more than eighty-five cents 15 on the one hundred dollars assessed valuation to 16 provide funds for the support of the district?

- 17 \Box FOR THE PROPOSITION
- 18 \Box AGAINST THE PROPOSITION

(Place an X in the square opposite the one forwhich you wish to vote.)

If a majority of the qualified voters casting votes thereon be in favor of the question, the board of directors shall accordingly levy a tax in accordance with the provisions of this subsection, but if a majority of the voters casting votes thereon do not vote in favor of the levy authorized by this subsection, any levy previously authorized shall remain in effect.

28 2. The board of directors of any police protection 29 district may levy, if a majority of the voters of the

district voting thereon approve, in addition to all other 30 taxes heretofore approved, an additional tax of not more 31 32 than one dollar and ten cents per one hundred dollars of assessed valuation to be used for the support of the 33 34 district. However, if the majority of the voters of the 35 district approved the tax pursuant to subsection 1 of this 36 section, the board of directors of any police protection 37 district may levy an additional tax of not more than eightyfive cents per one hundred dollars of assessed valuation to 38 39 be used for the support of the district. The proposition to levy the tax authorized by this subsection may be submitted 40 by the board of directors at the next annual election of the 41 members of the board or at any regular municipal or school 42 election conducted by the county clerk or board of election 43 commissioners in such district or at a special election 44 45 called for the purpose, or upon petition of five hundred registered voters of the district. A separate ballot 46 containing the question shall read as follows: 47

- 48 Shall the board of directors of the _____ Police 49 Protection District be authorized to levy an 50 additional tax of not more than ten cents on the 51 one hundred dollars assessed valuation to provide 52 funds for the support of the district?
- 53 **FOR THE PROPOSITION**
- 55 (Place an X in the square opposite the one for 56 which you wish to vote.)

57 If a majority of the qualified voters casting votes thereon 58 be in favor of the question, the board of directors shall 59 accordingly levy a tax in accordance with the provisions of 60 this subsection, but if a majority of the voters casting 61 votes thereon do not vote in favor of the levy authorized by 62 this subsection, any levy previously authorized shall remain 63 in effect.

85.1155. 1. Notwithstanding any other provision of law to the contrary, an additional tax of not to exceed 2 3 three cents per one hundred dollars of assessed valuation may be levied and collected by any city, town, village, 4 5 county, or police protection district, or a central police 6 and emergency services board established in subsection 4 of 7 this section. All the funds derived from such tax, 8 including any existing surplus funds, shall be used for the 9 purpose of establishing and providing a joint central police 10 and emergency dispatching service and for expenditures for equipment and services, except for salaries, wages, and 11 12 benefits, by cities, towns, villages, counties, or police 13 protection districts which contract with such joint central 14 police and emergency dispatching service.

2. The additional tax prescribed by this section shall 15 16 be levied only when the governing body of the city, town, village, county, police protection district, or central 17 police and emergency services board determines that a 18 19 central police and emergency dispatching center will meet the minimum requirements set by section 85.1165, and, except 20 21 where a central police and emergency services board is 22 established in accordance with subsection 4 of this section, when the governing body has entered into a contract with the 23 24 center for police and emergency dispatching services. The funds from the tax shall be kept separate and apart from all 25 other funds of the city, town, village, county, police 26 protection district, or central police and emergency 27 28 services board and shall be paid out only on order of the governing body. Except as provided in subsection 4 of this 29

30 section, all funds received by such center, and all 31 operations of such center shall be governed and controlled 32 by a board of directors consisting of one member from each such agency using the joint central police and emergency 33 34 dispatching service. Except as otherwise provided in 35 subsection 4 of this section, in any county, city, town, or 36 village, where a tax-supported police protection district is 37 provided emergency dispatching services by any form of joint 38 communication organization or emergency dispatching center, 39 receiving directly or indirectly any funds so levied and collected as provided in this section including any funds or 40 tariffs paid by telephone subscribers for 911 emergency 41 service, such joint communication organization, however 42 43 organized, shall be governed by a board of directors, and the board of directors shall consist in part of one member 44 45 appointed by each county, city, town, village, or tax-46 supported police protection district so served. The members shall be an elected official of a police protection 47 district, ambulance district, or city council appointed by 48 each such agency to serve for a one-year term or until a 49 50 successor is duly appointed.

51 In addition to the tax prescribed by subsections 1 3. 52 and 2 of this section, an additional tax of not to exceed 53 two cents per one hundred dollars of assessed valuation 54 which has been approved by the voters may be levied and collected by any city, town, village, county, or police 55 protection district, or a central police and emergency 56 services board established in subsection 4 of this section 57 of a county of the first classification with a charter form 58 59 of government which has a population between two hundred 60 thousand and five hundred thousand inhabitants, but all of the funds derived from such tax shall be used solely for the 61

purpose of establishing and providing a joint central police
 and emergency dispatching service.

85.1160. 1. Any police protection district which has 2 revised or reduced any levy which it has been authorized to impose under the provisions of section 85.1145, 85.1150, 3 4 85.1155, or 85.1350, under any provision of the constitution or laws of this state, may increase each such revised or 5 6 reduced levy up to, but not in excess of, the maximum limits 7 allowed under the section authorizing the rate of levy 8 sought to be increased by submitting the following 9 proposition to the voters of the district at any primary, general, or special election: 10

 11
 Shall the board of directors of the _____ Police

 12
 Protection District be authorized to increase the

 13
 rate of levy for _____ (insert purpose of which

 14
 tax is levied) from _____ cents to _____ cents

 15
 on each one hundred dollars of assessed valuation?

 16
 YES
 NO

17 2. If any of the propositions submitted under 18 subsection 1 of this section is approved by a majority of 19 the voters of the district voting thereon, the board of 20 directors may increase the levy which was the subject of 21 such proposition to the amount authorized by such 22 proposition.

85.1165. 1. No central police and emergency dispatching center shall qualify to receive any funds collected pursuant to section 85.1155 and this section unless it meets or will meet, upon the acquisition or retention of equipment, real and personal property, and personnel, at least the following minimum equipment and personnel requirements:

8 (1) Two separate transmitters and receivers capable of 9 operating on all working police and emergency radio 10 frequencies included in the area to be covered, together with monitor receivers for police frequencies, point-to-11 point police or local police dispatchers operating on a 12 13 twenty-four-hour basis, plus an emergency power source capable of operating all equipment and lights necessary for 14 15 dispatching for an indefinite period of time;

16 (2) Duo-multichannel recording equipment for all radio
17 frequencies and telephone trunk "hot lines", complete with
18 automatic transfer on failure of logging recorder and
19 automatic time inserted on recorder and with instant
20 playback on any channel at dispatcher's position without
21 interruption of regular log recorder;

(3) A minimum of three trunk telephone lines
designated as "hot lines" in reserve for "police or
emergency" calls only, plus such other lines as may be
necessary to conduct the normal business of the center,
which may also be used for police or emergency purposes;

(4) A chief dispatcher to be in charge of operations,
who shall be directly responsible to the management of the
dispatching service;

30 (5) Sufficient senior dispatchers to provide twenty 31 four-hour attendance at the center;

32 (6) Such assistant dispatchers as may be necessary to
 33 provide two-person switchboard operation during certain
 34 hours as prescribed in section 85.1155 and this section;

(7) Alarms to police stations from the dispatching center shall be two of the following type systems: wired or by telephone line; radio or by tone signaling; or microwave radio; or such other communications systems as may be developed in the future which provide reliable and accurate

40 communications and which are not experimental in nature, so 41 that upon failure of either, the other will operate 42 independently, and both shall be capable of sounding alarm 43 at any agency facility using the joint central police and 44 emergency dispatching service;

(8) Radio alarm equipment at each agency facility
using the joint central police and emergency dispatching
service capable of operating without local utility power for
a period of at least eight hours; and paging equipment for
police and emergency personnel; and

50 (9) Radio equipment, both mobile and portable, on all 51 police and emergency vehicles which answer alarms which will 52 provide two-way voice communication between the equipment 53 and the dispatching center.

2. A minimum of two dispatchers shall be on duty at all times in any central dispatching center between the hours of 7:00 a.m. and 11:00 p.m. If only one dispatcher is on duty at other times, a twenty-minute watchman's check shall be maintained.

3. All dispatchers shall be at least eighteen years of
age. Each dispatcher shall be capable of operating all
equipment used in the dispatching center.

4. Each dispatching center shall employ sufficient
personnel to ensure that no person will be required to be on
duty without at least twelve hours between shifts.

5. A central police and emergency dispatching center meeting the requirements of this section shall qualify to receive any funds collected pursuant to section 85.1155 and this section and to use such funds for the acquisition, use and maintenance of any property, both real and personal, and for such other uses or purposes as may be determined by the body governing the operations of the central police and

emergency dispatching center, and which are necessary or
advisable for the establishment, maintenance, or operation
of the central police and emergency dispatch center.

85.1170. On or before the applicable date required 2 under section 67.110 of each year, the board shall certify 3 to the county commission of each county within which the 4 district is located a rate of levy so fixed by the board as 5 provided by law, with directions that at the time and in the 6 manner required by law for levy of taxes for county purposes 7 such county commissions shall levy a tax at the rate so 8 fixed and determined upon the assessed valuation of all the 9 taxable tangible property within the district, in addition 10 to such other taxes as may be levied by such county commissions. 11

85.1175. The board in certifying annual levies as 2 herein provided shall take into account, in addition to the 3 amounts necessary for general purposes as herein provided, 4 the maturing indebtedness for the ensuing year as provided 5 in its bonds and the interest on bonds, and deficiencies and defaults of prior years and any contractual obligation and 6 7 shall make ample provision for the payment thereof. In case the moneys produced from such levies, together with other 8 9 revenues of the district are not sufficient to pay 10 punctually the annual installments on its bonds and the interest thereon, and to pay any defaults and deficiencies 11 12 on any such bonds or contracts duly approved by the voters 13 of the district, then the board shall provide for such additional levying of taxes as may be necessary to pay for 14 all such, and notwithstanding any limitations, such taxes 15 16 shall be continued to be levied until the indebtedness of 17 the district shall be fully and currently paid.

85.1180. 1. The body having authority to levy taxes within each county in which all or part of a district lies 2 3 shall levy the taxes provided in sections 85.1000 to 85.1400, and all officials charged with the duty of 4 collecting taxes in each such county shall collect such 5 6 taxes at the time and in the manner and with like interest and penalties as other taxes are collected. 7 When collected, 8 such taxes shall be paid to the district ordering the levy 9 and collection, or entitled to the same, and the payment of 10 such collections shall be made monthly to the treasurer of the district and paid into the depositary thereof to the 11 credit of the district. All funds received by the district 12 13 shall be deposited in a depositary and secured in the manner 14 provided by law for the deposit of county funds.

15 2. All taxes levied under the provisions of sections 85.1000 to 85.1400, together with interest thereon and 16 17 penalties for default in payment thereof, and all costs of collecting the same, shall, until paid, constitute a lien on 18 19 and against the property taxed, and such lien shall be on a 20 parity with the tax lien of general taxes, and no sale of 21 such property to enforce any general tax or other lien shall 22 extinguish the lien of district taxes.

85.1185. If the taxes levied are not paid as herein 2 provided, then the delinquent real property shall be sold at 3 the regular tax sale for the payment of said taxes, interest and penalties, in the manner provided by the statutes of the 4 5 state of Missouri for selling property for the nonpayment of general taxes. If there are no bids at said tax sale for 6 7 the property so offered, said property shall be struck off 8 to the county or other agency provided by law, and the 9 county or agency shall account to the district in the same 10 manner as provided by law for accounting for school, town,

and city taxes. Delinquent personal property shall be
distrained and sold as provided by general law.

85.1190. Whenever any bonded or contractual indebtedness has been incurred by a district, it shall be lawful for the board to levy taxes and collect revenue for the purpose of creating a reserve fund in such amount as the board may determine, to be used to meet the obligations of the district.

The boundaries of any district organized 85.1195. 1. 2 pursuant to the provisions of sections 85.1000 to 85.1400 may be changed in the manner prescribed in this section; but 3 any change of boundaries of the district shall not impair or 4 5 affect its organization or its rights in or to property, or 6 any of its rights or privileges whatsoever; nor shall it 7 affect or impair or discharge any contract, obligation, 8 lien, or charge for or upon which it might be liable or chargeable had any change of boundaries not been made. 9

10

2. The boundaries may be changed as follows:

11 (1) Twenty-five percent of the number of voters who voted in the most recent gubernatorial election in the area 12 to be annexed may file with the board a petition in writing 13 praying that such real property be included within the 14 15 district; provided that in the case of a municipality having 16 less than twenty percent of its total population in one 17 police protection district, the entire remaining portion may be included in another district so that none of the city is 18 outside of a police protection district at the time. 19 The petition shall describe the property to be included in the 20 21 district and shall describe the property owned by the 22 petitioners and shall be deemed to give assent of the 23 petitioners to the inclusion in the district of the property described in the petition; and such petition shall be in 24

substantially the form set forth in section 85.1290 dealing with referendums and verified in like manner; provided, however, that in the event that there are more than twentyfive property owners or taxpaying electors signing the petition, it shall be deemed sufficient description of their property in the petition as required in this section to list the addresses of such property; or

32 All of the owners of any territory or tract of (2) land near or adjacent to a police protection district who 33 34 own all of the real estate in such territory or tract of land may file a petition with the board praying that such 35 real property be included in the district. The petition 36 37 shall describe the property owned by the petitioners and shall be deemed to give assent of the petitioners to the 38 inclusion in the district of the property described in the 39 40 petition.

41 3. The secretary of the board shall cause notice of 42 the filing of any petition filed pursuant to this section to 43 be given and published in the county in which the property is located, which notice shall recite the filing of such 44 petition, the number of petitioners, a general description 45 of the boundaries of the area proposed to be included, and 46 47 the prayer of the petitioners; giving notice to all persons 48 interested to appear at the office of the board at the time 49 named in the notice and show cause in writing, if any they 50 have, why the petition should not be granted. The board shall at the time and place mentioned, or at such time or 51 times to which the hearing may be adjourned, proceed to hear 52 53 the petition and all objections thereto presented in writing 54 by any person showing cause why the petition should not be The failure of any person interested to show cause 55 granted. in writing why such petition shall not be granted shall be 56

57 deemed as an assent on his or her part to the inclusion of 58 such lands in the district as prayed for in the petition.

59 4. If the board deems it for the best interest of the district, it shall grant the petition, but if the board 60 61 determines that some portion of the property mentioned in 62 the petition cannot as a practical matter be served by the district, or if it deems it for the best interest of the 63 64 district that some portion of the property in the petition 65 not be included in the district, then the board shall grant 66 the petition in part only. If the petition is granted, the board shall make an order to that effect and file the same 67 with the county clerk; and upon the order of the county 68 having jurisdiction over the district, the property shall be 69 included in the district. If the petition contains the 70 71 signatures of all the owners of the property pursuant to the provisions of subdivision (2) of subsection 2 of this 72 73 section, the property shall be included in the district upon the order of the county. If the petition contains the 74 75 signatures of twenty-five percent of the number of voters who voted in the most recent gubernatorial election in the 76 77 area to be annexed pursuant to subdivision (1) or subdivision (3) of subsection 2 of this section, the 78 79 property shall be included in the district subject to the 80 election provided in section 85.1200. The county having 81 jurisdiction over the district shall proceed to make any 82 such order including such additional property within the 83 district as is provided in the order of the board, unless the county clerk shall find that such order of the board was 84 not authorized by law or that such order of the board was 85 86 not supported by competent and substantial evidence.

5. Any person aggrieved by any decision of the board made pursuant to the provisions of this section may appeal

18

89 that decision to a court of competent jurisdiction of the 90 county in which the property is located within thirty days 91 of the decision by the board.

92 6. No police protection district, or employee thereof, 93 in which territory is annexed pursuant to this section shall 94 be required to comply with any prescribed law enforcement 95 officer training program or regimen which would not 96 otherwise apply to the district or its employees, but for 97 the requirements applicable to the annexed territory.

85.1200. 1. If the petition to add any territory or 2 tract of land to the district contained fewer than all of the signatures required pursuant to subdivision (2) of 3 subsection 2 of section 85.1195, the decree of extension of 4 boundaries shall not become final and conclusive until it 5 6 has been submitted to an election of the voters residing 7 within the boundaries described in such decree and until it 8 has been assented to by a majority vote of the voters in the newly included area voting on the question. 9 The decree 10 shall also provide for the holding of the election to vote on the proposition of extending the boundaries of the 11 district, and shall fix the date for holding the election. 12

13 2. The question shall be submitted in substantially
14 the following form:

15Shall the boundaries of the _____ Police16Protection District be extended to include the17following described property? (Describe property.)

 \Box YES \Box NO

If a majority of the voters voting on the
 proposition vote in favor of the extension of the boundaries
 of the district, then the county clerk shall enter its
 further order declaring the decree of extension of the

boundaries to be final and conclusive. In the event, however, that the county clerk finds that a majority of the voters voting thereon voted against the proposition to extend the boundaries of the district, then the county shall enter its further order declaring the decree of extension of boundaries to be void and of no effect.

85.1205. Within thirty days after the final order of 2 the county extending the boundaries of the district, the 3 county clerk of that county shall transmit to the county 4 clerk and to the recorder of deeds in each county in which the district is located copies of the findings and decrees 5 6 of the county extending the boundaries of the district. The same shall be filed in the same manner as articles of 7 8 incorporation are required to be filed under the general 9 laws concerning corporations, and each recorder and clerk shall receive a fee of one dollar for filing and preserving 10 11 the same.

85.1210. The boundaries of a police protection district shall be coterminous with and include the whole of any cities, towns, or villages included within the police protection district. Upon the voters adopting a police protection district, any municipal police department contained within said district shall be dissolved, merged with, and absorbed by the police protection district.

85.1215. All real property included within, or excluded from, a district shall thereafter be subject to the levy of taxes for the payment of any indebtedness of the district outstanding at the time of inclusion or exclusion; provided, however, that after any real property shall have been excluded from a district, as herein provided, any buildings and improvements thereafter erected or constructed on said excluded real property, and all machinery and

9 equipment thereafter installed or placed therein or thereon, 10 and all tangible personal property not in said district at 11 the time of the exclusion of said real property from said 12 district which shall thereafter be situated on or used in 13 connection with said real property, shall not be subject to 14 any taxes levied by said district.

85.1220. To carry out the purposes of sections 85.1000 2 to 85.1400, the board is hereby authorized to issue 3 negotiable coupon bonds of the district as herein provided. 4 Bonds shall bear interest at a rate not exceeding six percent per annum, payable semiannually, and shall be due 5 and payable serially, either annually or semiannually, 6 commencing not later than three years and extending not more 7 8 than twenty years from their date. The form and terms of 9 said bonds, including provisions for their payment and 10 redemption, shall be determined by the board. If the board 11 so determines, such bonds may be redeemable prior to 12 maturity upon payment of a premium, not exceeding three 13 percent of the principal thereof. Said bonds shall be executed in the name of and on behalf of the district and 14 signed by the chairman of the board, with the seal of the 15 district affixed thereto and attested by the secretary of 16 17 Said bonds shall be in such denominations as the the board. 18 board shall determine and the bonds and coupons thereto 19 attached shall be payable to bearer. Interest coupons shall 20 bear the original or facsimile signature of the chairman of 21 the board.

85.1225. Whenever any board shall, by resolution, determine that the interest of said district and the public interest or necessity demand the acquisition, construction, installation, or completion of any works or other improvements or facilities, or the making of any contract

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6 with the United States or other persons or corporations, to 7 carry out the objects or purposes of said district, 8 requiring the creation of an indebtedness in an amount exceeding in any year the income and revenue provided for 9 10 such year plus any unencumbered balances from previous 11 years, said board shall order the submission of the proposition of issuing such obligations or bonds, or 12 13 creating other indebtedness, to the voters of the election. 14 The declaration of public interest or necessity herein 15 required and the provision for holding of such election may be included within one and the same resolution, which 16 resolution, in addition to such declaration of public 17 interest or necessity, shall recite the objects and purposes 18 for which the indebtedness is proposed to be incurred, the 19 estimated cost of the works or improvements, as the case may 20 21 be, the amount of principal of the indebtedness to be 22 incurred therefor, and the maximum rate of interest to be 23 paid on such indebtedness. Such resolution shall also fix 24 the date upon which such election shall be held.

85.1230. 1. The question shall be submitted in2 substantially the following form:

3 Shall _____ (Insert name of district.) _____ 4 Police Protection District _____ (Here state the 5 proposition to be submitted.) _____?

6 2. The proposition so submitted, if relating to bonds,
7 shall set out the amount of the issue and the purpose.

85.1235. At any regular or special meeting of the board held within five days following the date of such election, the board shall declare the results.

85.1240. In the event that it shall appear from the2 returns that the constitutionally required percentage of the

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3 voters of the district who shall have voted on any such 4 proposition submitted hereunder at such election voted in 5 favor of such proposition, the district shall thereupon be authorized to incur such indebtedness or obligations, enter 6 into such contract or issue, and sell such bonds of the 7 8 district, as the case may be, all for the purpose or 9 purposes and object or objects provided for in the 10 proposition or propositions submitted hereunder and in the 11 resolution therefor, and in the amount so provided and at a 12 rate of interest not exceeding the rate of interest recited in such resolution. Submission of the proposition of 13 incurring such obligation or bonded or other indebtedness at 14 15 such an election shall not prevent or prohibit submission of the same or other propositions at a subsequent election. 16

85.1245. Whenever a petition signed by not less than 2 twenty-five percent of the voters who cast votes at the last 3 election for the district director in any district organized under the provisions of sections 85.1000 to 85.1400 is filed 4 5 with the county having jurisdiction over the district, setting forth all the relevant facts pertaining to the 6 7 district, and alleging that the further operation of the district is inimicable to the best interests of the 8 9 inhabitants of the district, and that the district should, 10 in the interest of the public welfare and safety, be dissolved, the county shall have authority, after hearing 11 12 evidence submitted on the aforesaid question, to order a submission of the question, after having caused publication 13 of notice of a hearing on said petition, in substantially 14 15 the following form:

16Shall _____ (Insert the name of the police17district.) _____ Police Protection District be18dissolved?

85.1250. If the county clerk shall find that a sufficient number of signatures have been gathered, it shall 2 3 make an order reciting the same and providing for the submission of the proposition to dissolve such district to a 4 5 vote of the voters of the district, setting forth such further details in its order as may be necessary to an 6 orderly conduct of such election. Such election shall be 7 8 held at the municipal election. Returns of said election shall be certified to the county. If the county clerk finds 9 that two-thirds of the voters voting thereon shall have 10 11 voted in favor of the proposition to dissolve said district, the county shall make a final order dissolving said 12 district, and the decree shall contain a proviso that said 13 14 district shall continue in full force for the purpose of paying all outstanding and lawful obligations and disposing 15 of property of the district; but no additional costs or 16 obligations shall be created except such as are necessary to 17 18 pay such costs, obligations, and liabilities theretofore incurred, or necessary to the winding up of the district. 19 If the county clerk shall find that two-thirds of the voters 20 21 of the district voting thereon shall not have voted 22 favorably on the proposition to dissolve such district, then 23 the county shall make a final order declaring such result 24 dismissing the petition praying for the dissolution of said 25 district; and the said district shall continue to operate in the same manner as though said petition asking for such 26 dissolution has not been filed. 27

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85.1255. The dissolution of a police protection 2 district shall not invalidate or affect any right accruing 3 to such police district, or to any person, or invalidate or affect any contract or indebtedness entered into or imposed 4 5 upon such police protection district or person; and whenever 6 the county clerk shall, under the provisions of section 85.1250, dissolve a police protection district, the said 7 8 county clerk shall appoint some competent person to act as 9 trustee for the police protection district so dissolved and 10 such trustee before entering upon the discharge of his or her duties shall take and subscribe an oath that he or she 11 will faithfully discharge the duties of his or her office, 12 13 and shall give bond with sufficient security, to be approved by the county clerk to the use of such dissolved police 14 protection district, for the faithful discharge of his or 15 16 her duties, and shall proceed to liquidate the district 17 under orders of the county clerk, including the levying of any taxes provided for in sections 85.1000 to 85.1400. 18

85.1260. Any and all taxable tangible property located 2 within any such district shall continue to be subject to the 3 levy of taxes for general purposes and for the payment of any indebtedness previously created, all as provided 4 5 The repeal of any acts herein shall not be held to herein. 6 affect or invalidate any claims, demands, acts, debts, 7 contracts, obligations, or indebtedness of any district 8 created under the provisions of any such act.

85.1265. In any and every case where a notice is provided for in sections 85.1000 to 85.1400, if the county clerk finds for any reason that due notice was not given, the county clerk shall not thereby lose jurisdiction, and the proceeding in question shall not thereby be void or be abated, but the county clerk shall in that case order due

7 notice to be given, and shall continue the hearing until 8 such time as notice shall be properly given, and thereupon 9 shall proceed as though notice had been properly given in 10 the first instance.

85.1270. 1. Two or more police protection districts 2 may consolidate with each other in the manner hereinafter 3 provided, and only if the districts have one or more common 4 boundaries, in whole or in part, or are located within the 5 same county, in whole or in part, as to any respective two 6 of the districts which are so consolidating.

2. 7 By a majority vote of each board of directors of 8 each police protection district included within the proposed 9 consolidation, a consolidation plan may be adopted. The 10 consolidation plan shall include the name of the proposed consolidated district, the legal description of the 11 12 boundaries of each district to be consolidated, and a legal 13 description of the boundaries of the consolidated district, the amount of outstanding bonds, if any, of each district 14 15 proposed to be consolidated, a listing of the police stations within each district, and the names of the 16 17 districts to be consolidated.

18

The petition shall set forth: 3.

19 The name of the proposed district consisting of a (1) 20 chosen name preceding the words "police protection district";

21 An estimate of the number of inhabitants and of (2) the assessed valuation of the taxable tangible property of 22 23 the district, and of the yield from the intangible personal property located in the district; 24

25

(3) The estimated cost of the proposed improvements; 26 (4) A general description of the boundaries of the 27 district or the territory to be included therein, and the boundaries of three wards in which the district shall be 28

subdivided, with such certainty as to enable a property
owner to determine whether or not his property is within the
district, and a plat of the proposed district;

43

(5) The wards shall be compact and contiguous and
contain equal populations as nearly as possible, and shall
be reapportioned, by the board of directors, within one
hundred eighty days after each decennial census is reported
to the president of the United States;

37 (6) Such other data and information as may be useful
38 to the voters in determining the necessity for the
39 organization of the district;

40

(7) A prayer for the organization of the district.

41 4. The decree of incorporation shall not become final 42 and conclusive until it has been submitted to an election of the voters residing within the boundaries described in such 43 44 decree, and until it has been assented to by a majority vote 45 of the voters of the district voting on the question. The 46 decree shall also provide for the holding of the election to 47 vote on the proposition of incorporating the district, and to elect three persons to act as the elected members of the 48 49 first board of directors, and shall fix the date for holding the election on the first general municipal election date to 50 vote on a tax pursuant to section 85.1150 following entry of 51 52 the decree in which notice of election may be issued 53 sufficiently in advance of the election according to law.

54 5. The question shall be submitted in substantially 55 the following form:

56 Shall there be incorporated a police protection 57 district?

58

□ YES

🗆 NO

59 6. The proposition of electing the first board of 60 directors or the election of subsequent directors may be 61 submitted on a separate ballot or on the same ballot which contains any other proposition of the police protection 62 The ballot to be used for the election of a district. 63 64 director or directors shall be substantially in the 65 following form: OFFICIAL BALLOT 66 Instruction to voters: 67 Place a cross (X) mark in the square opposite the 68 name of the candidate or candidates you favor. 69 (Here state the number of directors to be elected 70 and their term of office.) 71 ELECTION 72 (Here insert name of district.) Police Protection 73 District. (Here insert date of election.) 74 FOR BOARD OF DIRECTORS 75 WARD (#) 76 (name of candidate) 77 (name of candidate) 78 □ (name of candidate) 79

If a majority of the voters voting on the 80 7. 81 proposition or propositions voted in favor of the proposition to incorporate the district, then the county 82 83 clerk shall enter its further order declaring the decree of incorporation to be final and conclusive. In the event, 84 85 however, that the county clerk finds that a majority of the 86 voters voting thereon voted against the proposition to 87 incorporate the district, then the county clerk shall enter 88 its further order declaring the decree of incorporation to

89 be void and of no effect. If the county clerk enters an 90 order declaring the decree of incorporation to be final and 91 conclusive, it shall at the same time designate the first 92 board of directors of the district who have been elected by The person elected from ward 1 93 the voters voting thereon. 94 shall hold office for a term of one year, the person elected 95 from ward 2 shall hold office for a term of two years, and 96 the person elected from ward 3 shall hold office for a term 97 of three years from the date of the election of the first 98 board of directors and until their successors are duly 99 elected and qualified. Thereafter, the elected members of 100 the board shall be elected to serve terms of three years and 101 until their successors are duly elected and qualified. The 102 county clerk shall at the same time enter an order of record 103 declaring the result of the election on the proposition, if 104 any, to incur bonded indebtedness.

105 8. Notwithstanding the provisions of subsections 1 to 106 4 of this section to the contrary, the mayor of each 107 municipality and chairperson of each village included within 108 the police protection district shall be an ex-officio member 109 of the board of directors so long as he or she shall hold 110 the office of mayor or chairperson, with all of the same 111 rights, privileges, and duties as an elected director.

112 9. Each board of the districts approving the plan for 113 proposed consolidation shall duly certify and file in the office of the county clerk in which the district is located 114 a copy of the plan of consolidation, bearing the signatures 115 of those directors who vote in favor thereof, together with 116 a petition for consolidation. The petition may be made 117 118 jointly by all of the districts within the respective plan 119 of consolidation. A filing fee of fifty dollars shall be

deposited with the clerk, on the filing of the petition,against the costs of the county clerk.

122 10. The county clerk sitting in and for any county to 123 which the petition is presented is hereby vested with 124 jurisdiction, power and authority to hear the same, and to 125 approve the consolidation and order such districts 126 consolidated, after holding an election, as hereinafter 127 provided.

128 11. If the county clerk finds the plan for 129 consolidation to have been duly approved by the respective 130 boards of directors of the police protection districts 131 proposed to be consolidated, then the county clerk shall 132 enter its order of record, directing the submission of the 133 question.

134 12. The order shall direct publication of notice of 135 election, and shall fix the date thereof. The order shall 136 direct that the elections shall be held to vote on the 137 proposition of consolidating the districts and to elect 138 three persons, having the qualifications declared in section 85.1065 and being among the then directors of the districts 139 140 proposed to be consolidated, to become directors of the consolidated district. 141

142 13. The question shall be submitted in substantially143 the following form:

144 Shall the Police Protection District and Police Protection District be 145 the consolidated into one police protection district 146 to be known as the Police Protection 147 District, with tax levies not in excess of the 148 following amounts: maintenance fund 149 cents per one hundred dollars assessed valuation; 150 ambulance service cents per one hundred 151 dollars assessed valuation; pension fund 152 153 cents per one hundred dollars assessed valuation;

154and dispatching fund _____ cents per one hundred155dollars assessed valuation?

156 14. If, upon the canvass and declaration, it is found 157 and determined that a majority of the voters of the districts voting on the proposition or propositions have 158 voted in favor of the proposition to incorporate the 159 160 consolidated district, the county shall then further, in its 161 order, designate the first board of directors of the 162 consolidated district, who have been elected by the voters 163 voting thereon, the one receiving the third highest number 164 of votes to hold office until the first Tuesday in April which is more than one year after the date of election, the 165 one receiving the second highest number of votes to hold 166 167 office until two years after the first Tuesday aforesaid, 168 and the one receiving the highest number of votes until four 169 years after the first Tuesday in April as aforesaid. If anv 170 other propositions are also submitted at the election, the 171 county clerk, in its order, shall also declare the results of the votes thereon. If the county clerk shall find and 172 173 determine, upon the canvass and declaration, that a majority of the voters of the consolidated district have not voted in 174 favor of the proposition to incorporate the consolidated 175 176 district, then the county shall enter its order declaring 177 the proceedings void and of no effect, and shall dismiss the 178 same at the cost of petitioners.

85.1275. If the vote prescribed by section 85.1270 is in favor of the consolidation, then, upon the order of the county clerk declaring the same, the consolidated district thereupon shall be a political subdivision of the state of Missouri and a body corporate, with all the powers of like or similar corporations, and with all the powers of police

3

7 protection districts under section 85.1120, whose affairs 8 shall be conducted as provided in sections 85.1000 to 9 85.1400, with all the powers, privileges, and duties therein conferred and provided upon police protection districts in 10 the county. All properties, rights, assets, and liabilities 11 12 of the several police protection districts which are so 13 consolidated, including outstanding bonds thereof if any, 14 shall become forthwith and without any further procedure the properties, rights, assets, and liabilities of the 15 16 consolidated police protection district. The provisions of section 85.1010 shall also apply to the election and order 17 establishing the consolidated police protection district. 18

85.1280. The order of the county clerk having 2 jurisdiction, as well as finding and determining the votes 3 of the election, shall direct the county clerk to transmit 4 to the recorder of deeds of each county in which the 5 consolidated district is located a certified copy of such 6 order, to be filed in the same manner as articles of 7 incorporation are required to be filed under the general laws concerning corporations, and each recorder and each 8 9 clerk shall each receive, for such filing, a fee of one 10 dollar, to be charged as costs in the proceeding.

85.1285. All powers which may be exercised by the 2 board of directors of a police protection district may be 3 exercised by the voters of that district by initiative or 4 referendum.

85.1290. 1. A petition for a referendum shall be in2 substantially the following form:

WARNING

4 It is a felony for anyone to sign any initiative 5 or referendum petition with any name other than 6 his or her own, or to knowingly sign his or her

7 name more than once for the measure, or to sign such petition when he or she is not a legal voter. 8 INITIATIVE PETITION 9 To the board of directors of the Police 10 11 Protection District: We the undersigned, citizens and voters of the 12 13 state of Missouri and the Police Protection District, respectfully order that (describe the 14 15 measure) shall be referred to the people of the district for their approval or rejection, at the 16 regular (special) election to be held on the 17 day of _____, 20____ , and each for 18 himself says: I have personally signed this 19 petition; I am a duly qualified elector of the 20 state and district; my residence and post-office 21 22 address are correctly written after my name. Name _____ Residence _____ Post Office _____ 23 (if in a city, street and number) 24 25 (Here follow numbered lines for signatures.)

26 2. Every sheet for petitioners' signatures shall be 27 attached to a full and correct copy of the title and text of 28 the measure proposed by the initiative petition. Referendum 29 petitions shall be attached to a full and correct copy of 30 the measure on which the referendum is demanded.

31 3. Each sheet of every petition containing signatures 32 shall be verified in substantially the following form by the 33 person who circulated the sheet, by his or her affidavit 34 thereon:

35 State of Missouri

36 County of

37 I, ____, being first duly sworn, say that each 38 person whose name appears on this sheet signed his 39 or her name thereto in my presence; I believe that 40 each has stated his or her name, post-office SB 325

address and residence correctly, and that each 41 signer is a voter of the state of Missouri and 42 43 Police Protection District. 44 (signature and post-office address of affiant) Subscribed and sworn to before me this day 45 46 of _____, 20_____ (signature and title of officer before whom oath 47 48 is made and his or her post-office address)

85.1300. 1. If an initiative or referendum petition
is presented to the secretary of the board of directors,
which petition carries the names of voters of the district,
equal to twenty percent of the number of votes of members of
the district who voted in the last regular district
election, the board of directors shall submit the question
pursuant to the order or demand of the petition.

8 2. The measure called for in the petition is adopted 9 if it receives an affirmative majority vote of the voters 10 voting at the district election.

85.1305. In addition to the compensation provided 2 pursuant to section 85.1105 for police protection districts located in any county with a charter form of government, 3 4 each member of any such police protection district board may receive an attendance fee not to exceed one hundred dollars 5 for attending a board meeting conducted pursuant to chapter 6 7 610, but such board member shall not be paid for attending 8 more than four such meetings in any calendar month. 9 However, no board member shall be paid more than one 10 attendance fee if such member attends more than one meeting conducted under chapter 610 in a calendar week. 11

85.1310. 1. In addition to all other limits set forth 2 in sections 85.1000 to 85.1400, the board in counties of the

3 first classification shall in each year determine the amount 4 of money necessary to be raised by taxation, and shall fix a 5 rate of levy which, when levied upon every dollar of the taxable tangible property within the district as shown by 6 7 the last completed assessment, and with other revenues, will 8 raise the amount required by the district annually to supply funds for paying the expenses of organization and operation 9 10 and the costs of acquiring, supplying and maintaining the property, works and equipment of the district, and maintain 11 12 the necessary personnel, which rate of levy shall not exceed forty cents on the one hundred dollars valuation. The board 13 in any county of the first classification having a 14 15 population in excess of nine hundred thousand may fix an additional rate not to exceed twenty-five cents on the 16 hundred dollars valuation and the board in all other first 17 classification counties may fix an additional rate, not to 18 19 exceed fifteen cents on the hundred dollars valuation, the 20 revenues from which shall be deposited in a special fund and 21 used only for the pension program of the district, by submitting the following question to the voters at the 22 municipal general, primary, or general election in such 23 district or at any election at which a member of the board 24 of directors is to be elected: 25

26 Shall the board of directors of _____ Police 27 Protection District be authorized to levy an 28 annual tax rate of _____ cents per one hundred 29 dollars valuation, the revenues from which shall 30 be deposited in a special fund and used only for 31 the pension program of the district?

32 In addition thereto, to fix a rate of levy which will enable 33 it to promptly pay in full when due all interest on and

principal of bonds and other obligations of the district, and to pay any indebtedness authorized by a vote of the people as provided by sections 85.1000 to 85.1265; and in the event of accruing defaults or deficiencies in the bonded or contractual indebtedness, an additional levy may be made as provided in section 85.1175.

40 2. Any district approving a tax levy rate pursuant to 41 the provisions of subsection 1 of this section shall transfer all revenue collected plus interest monthly for 42 43 deposit in the district retirement fund. The board of directors for the police protection district shall comply 44 with the prudent investor standard for investment 45 46 fiduciaries as provided in section 105.688 when investing the assets of the pension program. 47

Any district may impose a tax not to exceed ten cents on the one hundred dollars valuation, in addition to the rate which the board may levy pursuant to this section, by submitting the following question to the voters at any election in such district held on the first Tuesday in April of any year:

54 Shall the board of directors of _____ Police 55 Protection District be authorized to increase the 56 annual tax rate from _____ cents to _____ cents 57 on the hundred dollars assessed valuation?

58 In addition thereto, to fix a rate of levy which will enable 59 it to promptly pay in full when due all interest on and 60 principal of bonds and other obligations of the district, 61 and to pay any indebtedness authorized by a vote of the 62 people as provided by sections 85.1000 to 85.1265; and in 63 the event of accruing defaults or deficiencies in the bonded

or contractual indebtedness, an additional levy may be made
as provided in section 85.1175.

85.1340. 1. Police protection districts, when asked
to respond to emergencies beyond its corporate boundaries,
may charge for those services rendered.

When formal mutual aid agreements are in place with
adjoining areas and departments, this provision is not
applicable except by formal agreement and contract with the
adjoining department.

8 3. In responding to police or other emergencies 9 outside the corporate boundaries of a police protection 10 district, the police protection district responding and its 11 police officers shall be subject to the same liabilities for 12 claims for death or injury to persons or property as those 13 subjected to when responding to police or emergencies within 14 their respective police protection district.

4. In responding to emergencies outside the corporate
boundaries of the police protection district, the police
protection district responding may charge up to the
following fees:

19 (1) One hundred dollars for responding to each police20 call or alarm;

(2) Five hundred dollars for each hour or a
proportional sum for each quarter hour spent in combating a
crime or emergency.

5. No property owner shall be liable for fees or charges under this section if the property owner has previously entered into an agreement with the police protection district in writing, prior to the occurrence of the crime or emergency.

85.1355. 1. In counties having a charter form of 2 government and having more than nine hundred thousand

inhabitants and in counties of the first classification which contain a city with a population of one hundred thousand or more inhabitants which adjoins no other county of the first classification, the governing body of each police protection district shall cause an audit to be performed consistent with rules and regulations promulgated by the state auditor.

2. (1) All such districts shall cause an audit to be
performed biennially. Each such audit shall cover the
period of the two previous fiscal years.

13 Any police protection district with less than (2) fifty thousand dollars in annual revenues may, with the 14 approval of the state auditor, be exempted from the audit 15 16 requirement of this section if it files appropriate reports 17 on its affairs with the state auditor within five months 18 after the close of each fiscal year and if these reports 19 comply with the provisions of section 105.145. These reports shall be reviewed, approved, and signed by a 20 21 majority of the members of the governing body of the police 22 protection district seeking exemption.

23 3. Copies of each audit report shall be completed and submitted to the police protection district and the state 24 25 auditor within six months after the close of the audit 26 period. One copy of the audit report and accompanying 27 comments shall be maintained by the governing body of the police protection district for public inspection at 28 reasonable times in the principal office of the district. 29 The state auditor shall also maintain a copy of the audit 30 report and comment. If any audit report fails to comply 31 32 with the rules promulgated by the state auditor, that official shall notify the police protection district and 33 specify the defects. If the defects specified are not 34

35 corrected within ninety days from the date of the state 36 auditor's notice to the district, or if a copy of the 37 required audit report and accompanying comments have not 38 been received by the state auditor within six months after 39 the end of the audit period, the state auditor shall make, 40 or cause to be made, the required audit at the expense of 41 the police protection district.

42 4. The provisions of this section shall not apply to 43 any police protection district based and substantially 44 located in a county of the third classification with a 45 population of at least thirty-one thousand five hundred but 46 not greater than thirty-three thousand.

85.1360. If a property tax has been approved and is 2 being collected for the purpose of supporting a police 3 protection district and such police protection district is 4 dissolved, such tax shall continue to be collected and the 5 proceeds of such tax shall be distributed to the governing 6 body of the city formerly containing the dissolved police protection district, provided that the boundaries of the 7 police protection district encompass such city and the tax 8 9 is used only for providing police protection services within 10 such city.

85.1365. 1. Each member of a police protection 2 district board shall be subject to recall from office by the 3 registered voters of the district from which he or she was 4 elected. Proceedings may be commenced for the recall of any police protection district board member by the filing of a 5 notice of intention to circulate a recall petition pursuant 6 7 to sections 85.1365 to 85.1395.

8 2. Proceedings may not be commenced against any member
9 if, at the time of commencement, that member:

(1) Has not held office during his or her current term
 for a period of more than one hundred eighty days; or

12 (2) Has one hundred eighty days or less remaining in
13 his or her term; or

14 (3) Has had a recall election determined in his or her
 15 favor within the current term of office.

1. The notice of intention to circulate a 85.1370. 2 recall petition shall be served personally, or by certified 3 mail, on the board member sought to be recalled. A copy 4 thereof shall be filed, along with an affidavit of the time and manner of service, with the election authority, as 5 defined in chapter 115. A separate notice shall be filed 6 for each board member sought to be recalled and shall 7 8 contain all of the following:

9

(1)

The name of the board member sought to be recalled;

10 (2) A statement, not exceeding two hundred words in
11 length, of the reasons for the proposed recall;

(3) The name(s) and business or residence address(es)
of at least one, and not more than five, proponent(s) of the
recall.

2. Within seven days after the filing of the notice of intention, the board member may file with the election authority a statement, not exceeding two hundred words in length, in answer to the statement of the proponents. If an answer is filed, the board member shall also serve a copy of it, personally or by certified mail, on one of the proponents named in the notice of intention.

3. The statement and answer are intended solely for
the information of the voters. No insufficiency in form or
substance thereof shall affect the validity of the election
proceedings.

85.1375. Before any signature may be affixed to a 2 recall petition, the petition shall bear all of the 3 following:

4 (1) A request that an election be called to elect a
5 successor to the board member;

6 (2) A copy of the notice of intention, including the
7 statement of grounds for recall;

8 (3) The answer of the board member sought to be 9 recalled, if any. If the board member has not answered, the 10 petition shall so state;

(4) A place for each signer to affix his or her
 signature, printed name, and residence address including
 city or unincorporated community.

85.1380. Each section of the petition, when submitted to the election authority, shall have attached to it an affidavit signed by the circulator of that section, setting forth all of the following:

5

(1) The printed name of the affiant;

6

(2) The residence address of the affiant;

7 (3) That the affiant circulated that section and saw
8 the appended signatures be written;

9 (4) That according to the best information and belief 10 of the affiant, each signature is the genuine signature of 11 the person whose name it purports to be;

12 (5) That the affiant is a registered voter of the
13 police protection district of the board member sought to be
14 recalled; and

15 (6) The dates between which all the signatures to the
 16 petition were obtained.

85.1385. 1. A recall petition shall be filed with the election authority not more than one hundred eighty days after the filing of the notice of intention.

2. The number of qualified signatures required in
order to recall an officer shall be equal in number to at
least twenty-five percent of the number of voters who voted
in the most recent gubernatorial election in that district.

8 3. Within twenty days from the filing of the recall 9 petition the election authority shall determine whether or 10 not the petition was signed by the required number of 11 qualified signatures. The election authority shall file 12 with the petition a certificate showing the results of the 13 examination. The authority shall give the proponents a copy 14 of the certificate upon their request.

15 4. If the election authority certifies the petition to be insufficient, it may be supplemented within ten days of 16 17 the date of certificate by filing additional petition 18 sections containing all of the information required by 19 section 85.1380 and this section. Within ten days after the 20 supplemental copies are filed, the election authority shall file with it a certificate stating whether or not the 21 22 petition as supplemented is sufficient.

5. If the certificate shows that the petition as
supplemented is insufficient, no action shall be taken on
it; however, the petition shall remain on file.

85.1390. 1. If the election authority finds the signatures on the petition, together with the supplementary petition sections if any, to be sufficient, it shall submit its certificate as to the sufficiency of the petition to the police protection district board prior to its next meeting. The certificate shall contain:

7 (1) The name of the member whose recall is sought;
8 (2) The number of signatures required by law;
9 (3) The total number of signatures on the petition;
10 (4) The number of valid signatures on the petition.

11 2. Following the police protection board's receipt of 12 the certificate, the county election authority shall order 13 an election to be held on one of the election days specified in section 115.123. The election shall be held not less 14 15 than forty-five days nor more than one hundred twenty days 16 after the police protection district board receives the 17 petition. Nominations hereunder shall be made by filing a 18 statement of candidacy with the election authority.

19 3. At any time prior to forty-two days before the 20 election, the member sought to be recalled may offer his or 21 her resignation. If his or her resignation is offered, the 22 recall question shall be removed from the ballot and the 23 office declared vacant. The member who resigned may not 24 fill the vacancy which shall be filled as provided by law.

85.1395. The provisions of chapter 115 governing the conduct of elections shall apply, where appropriate, to recall elections held under sections 85.1365 to 85.1395. The costs of the election shall be paid as provided in chapter 115.

Notwithstanding any other law to the 85.1400. 2 contrary, any board of directors established under the 3 provisions of sections 85.1000 to 85.1400 administering its 4 own retirement or other benefits-related plan shall 5 administer such plan by a separate five-member pension board 6 of trustees. Pension plan participants shall elect three such participants to be submitted to the board of 7 The board of directors shall select two of the 8 directors. three participants to serve on the five-member pension board 9 10 of trustees. The board of directors shall be the other 11 three members of the five-member pension board of trustees.

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