HOUSE AMENDMENT

Bill No. CS/CS/SB 1004 (2010)

Amendment No. CHAMBER ACTION Senate House 1 Representative Pafford offered the following: 2 3 Amendment to Amendment (940237) (with title amendment) 4 Between lines 21 and 22, insert: 5 Section 3. Subsection (2) of section 189.4042, Florida 6 Statutes, is amended to read: 7 189.4042 Merger and dissolution procedures.-8 (2) The merger or dissolution of an independent special 9 district or a dependent district created and operating pursuant 10 to a special act may only be effectuated by the Legislature 11 unless otherwise provided by general law. If an inactive 12 independent district was created by a county or municipality 13 through a referendum, the county or municipality that created 14 the district may dissolve the district after publishing notice as described in s. 189.4044. If an independent district was 15 16 created by a county or municipality by referendum or any other 562561 Approved For Filing: 4/28/2010 7:53:33 AM Page 1 of 3

HOUSE AMENDMENT

Bill No. CS/CS/SB 1004 (2010)

17	Amendment No. procedure, the county or municipality that created the district
18	may merge or dissolve the district pursuant to the same
19	
	procedure by which the independent district was created.
20	However, for any independent district that has ad valorem
21	taxation powers <u>or any independent district created by special</u>
22	act of the Legislature with a governing board elected by
23	resident electors, a referendum shall be required to merge or
24	dissolve the district unless the governing board or boards vote
25	unanimously to merge or dissolve. When a district governing
26	board or boards vote unanimously to merge or dissolve, a
27	referendum shall not be required. When districts created by
28	special act of the Legislature vote unanimously to merge, the
29	districts shall continue to operate as subunits of the merged
30	district pursuant to their individual special acts and shall
31	file all reports required by chapter 189 as separate districts
32	until a special act codifying the merger is approved by the
33	Legislature, the same procedure required to grant such
34	independent district ad valorem taxation powers shall also be
35	required to dissolve or merge the district.
36	
37	
38	
39	TITLE AMENDMENT
40	Remove line 43 and insert:
41	real property and improvements; amending s. 189.4042,
42	F.S.; revising provisions relating to merger and
43	dissolution procedures for special districts; requiring
44	certain merger and dissolution procedures to include
I	562561 Approved For Filing: 4/28/2010 7:53:33 AM Page 2 of 3

HOUSE AMENDMENT

Bill No. CS/CS/SB 1004 (2010)

Amendment No. referenda; providing an exception; amending s. 205.045, 45 46 F.S.; 562561 Approved For Filing: 4/28/2010 7:53:33 AM Page 3 of 3