# SENATE BILL NO. 307

# INTRODUCED BY WATERMAN

	IN THE SENATE
FEBRUARY 3, 1993	INTRODUCED AND REFERRED TO COMMITTEE ON EDUCATION & CULTURAL RESOURCES.
	FIRST READING.
FEBRUARY 17, 1993	COMMITTEE RECOMMEND BILL DO PASS AS AMENDED. REPORT ADOPTED.
FEBRUARY 18, 1993	PRINTING REPORT.
	SECOND READING, DO PASS.
FEBRUARY 19, 1993	ENGROSSING REPORT.
	THIRD READING, PASSED. AYES, 41; NOES, 9.
	TRANSMITTED TO HOUSE.
	IN THE HOUSE
FEBRUARY 23, 1993	INTRODUCED AND REFERRED TO COMMITTEE ON EDUCATION & CULTURAL RESOURCES.
	FIRST READING.
MARCH 8, 1993	COMMITTEE RECOMMEND BILL BE CONCURRED IN. REPORT ADOPTED.
MARCH 10, 1993	SECOND READING, CONCURRED IN.
MARCH 12, 1993	THIRD READING, CONCURRED IN. AYES, 82; NOES, 13.
MARCH 13, 1993	RETURNED TO SENATE.
	IN THE SENATE
MARCH 15, 1993	RECEIVED FROM HOUSE.
	SENT TO ENROLLING.

REPORTED CORRECTLY ENROLLED.

1		Senate		
2	INTRODUCED	BY Mignon	Water	mar

A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING EACH ELEMENTARY DISTRICT WITH THE SAME DISTRICT BOUNDARIES AS A HIGH SCHOOL DISTRICT TO ATTACH TO THE HIGH SCHOOL DISTRICT TO FORM A K-12 SCHOOL DISTRICT BY JULY 1, 1995; AMENDING SECTION 20-6-701, MCA; REPEALING SECTION 20-6-712, MCA; AND PROVIDING AN EFFECTIVE DATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 20-6-701, MCA, is amended to read:

#20-6-701. K-12 school districts allowed required -definition -- procedure for creation. (1) An By the school
fiscal year beginning July 1, 1995, each elementary district
with the same district boundaries as a high school district
may shall attach to the high school district for the purpose
of establishing a K-12 school district.

(2) For the purposes of this title, unless the context clearly indicates otherwise, "K-12 school district" means a high school district with an elementary district that has been attached to the high school district under the procedures provided in this section, with the high school district remaining an organized district under the provisions of 20-6-101 and other provisions of law and the

elementary district becoming an inactive district under the provisions of 20-6-101.

- (3) The attachment of an elementary district to a high school district to form a K-12 school district must be conducted under the following procedure:
- (a) An--attachment-proposition-may-be-introduced-in-the districts-by-either-of-the-following-methods:

ti)--the-trustees-may The trustees of each district shall pass a resolution requesting the county superintendent to order an-election-to-consider an attachment proposition involving their districts;-or

(ii)-not-less-than-20%-of-the-electors-of-the-elementary district-and-the-high-school-district-who-are--qualified--to vote--under--the--provisions--of--20-20-301-may-petition-the county-superintendenty-requesting-an-election-to-consider-an attachment-proposition-involving-their-districts.

(b) (i) When the county superintendent receives a resolution or—a—valid-petition from each of the districts included—in—the—attachment—proposition, the county superintendent shall, within 10 days after receipt of the last resolution or—petition—and—as—provided—by—20-20-2017 order—the—trustees—of—the—districts—included—in—the attachment—proposition—to—call—an—attachment—election—in conjunction—with—a-regular—school—election—

tii)-The--proposition-must-include-the-assumption-of-the



- bonded-indebtedness-of-the-elementary-district-by--the--high
  school-district;
- 5 +d+--After---the---county--superintendent--receives--the 6 certificate-of-election-provided-for-in-20-20-416--from--the trustees---of---the--districts--included--in--an--attachment proposition; -the-county-superintendent--shall--determine--if 8 9 the --- attachment --- proposition -- has -- been -- approved -- in -- the 10 districts--If-the-districts--have--approved--the--attachment 11 proposition,-the-county-superintendent-shall,-within-10-days after--receipt--of--the--certificate--of-election, order the 12 attachment of the elementary district to the high school 13 14 district to take effect on July 1 of the ensuing school 15 fiscal year. Within 30 days of the order, the county 16 superintendent shall send a copy of the order to the board
- NEW SECTION. Section 2. Repealer. Section 20-6-712, MCA, is repealed.

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public instruction."

NEW SECTION. Section 3. Effective date. [This act] is effective July 1, 1993.

-End-

of county commissioners, the trustees of the districts

included in the attachment order, and the superintendent of

# STATE OF MONTANA - FISCAL NOTE

#### Form BD-15

In compliance with a written request, there is hereby submitted a Fiscal Note for SB0307, as introduced.

DESCRIPTION OF PROPOSED LEGISLATION: An act requiring each elementary district with the same district boundaries as a high school district to attach to the high school district to form a K-12 school district by July 1, 1995.

# ASSUMPTIONS:

- 1. Seventy elementary and high school districts will be required to form thirty-five K-12 districts under this bill.
- 2. In fiscal 1993, there are 16 such K-12 districts; these existing K-12 districts are unaffected by this bill.
- 3. There are no expenditure or revenue implications for the state as a result of this bill.

FISCAL IMPACT: None.

### EFFECT ON COUNTY OR OTHER LOCAL REVENUES OR EXPENDITURES:

Districts may experience some savings from taking advantage of the joint reporting options provided in this bill.

# EXAMPLES:

- 1. High-Low examples of existing K-12 districts are: Libby in Lincoln County with a taxable value of \$13,392,112, Hays-Lodge Pole, located in Blaine county, taxable value of \$101,543.
- 2. High-Low examples of proposed K-12 districts are: Frenchtown in Missoula County with a taxable value of \$16,610,304, Rocky Boy, located in Hill County, with a taxable value of \$35,480.
- 3. Attached is a copy of the existing K-12 districts and the proposed K-12 districts required by the legislation.

DAVID LEWIS. BUDGET DIRECTOR DATE

Office of Budget and Program Planning

MIGNON WATERMAN, PRIMARY SPONSOR DATE

Fiscal Note for SB0307, as introduced

Senate Bill 307 (Waterman) Mandatory K-12 Districts

co	COUNTY	LE	DISTRICT	L	DISTRICT TAXABLE VALUATION	
	The second second					
03	BLAINE	0046	HAYS-LODGE POLE ELEM	E	101,543	K-12
03	BLAINE	1213	HAYS-LODGE POLE H S	Ħ	101,543	K-12
10	DANIELS	0193	SCOBEY ELEM	E	3,551,505	K-12
10	Daniels	0194	SCOBEY H S	H	3,551,505	
10	DANIELS		Peerless elem	E	1,204,067	
10	Daniels		Peerless H S	Ħ	1,204,067	
10	DANIELS		FLAXVILLE ELEM	B	1,585,315	
10	Daniels		PLAXVILLE H S	H	1,585,318	
16	GALLATIN		W YELLOWSTONE ELEM	B	3,349,208	
16	GALLATIN		w yellowstone H s	H	3,349,208 1	
23	JUDITH BASIN		HOBSON ELEM	E	3,247,303 1	
23	JUDITH BASIN		HOBSON H S	H	3,247,303 1	
24	LAKE		ST IGNATIUS ELEM	E	1,777,819 1	
24	LAKE		ST IGNATIUS H S	H	1,777,819	
27	LINCOLN		LIBBY ELEM	E	13,392,112	
27	LINCOLN		LIBBY H S	H	13,392,112	
35	PETROLEUM		WINNETT ELEM	E	1,904,786 F	
35	PETROLEUM		WINNETT H S	Ħ	1,904,786	
41	RAVALLI		CORVALLIS ELEM	E	4,762,868 H	
41	RAVALLI		CORVALLIS H S	Ħ	4,762,868 R	
41	RAVALLI		HAMILTON ELEM	E	10,681,816 K	
41	RAVALLI		HAMILTON H S	H	10,681,816 %	
41	RAVALLI		VICTOR ELEM	E	2,735,783 R	
41 41	RAVALLI RAVALLI		VICTOR H S DARBY ELEM	H	2,735,783 %	
41	RAVALLI		DARBY H S	e H	4,543,389 K	
41	RAVALLI		FLORENCE-CARLTON ELEM	K	3,565,628 K	
41	RAVALLI		FLORENCE-CARLTON HS	H	3,565,628 X	
43	ROOSEVELT		BAINVILLE BLEM	e E	3,846,773 K	
43	ROOSEVELT		BAINVILLE H S	Ħ	3,846,773 K	
53	VALLEY		OPHRIM ELEM	R	3,944,909 K	
53	VALLEY		OPHEIM H S	Ħ	3,944,909 K	
••	•••••	0,700			3,744,303 1	
		Aloka (b)	TTVA STAV	_		
01	BEAVERHEAD		LIMA ELEM	E	1,695,797	1
01	BEAVERHEAD		LIMA H S	H	1,695,797	_
05 05	CARBON		BRIDGER ELEM	E	3,759,846	2
	CARBON		BRIDGER H S	H	3,759,846	•
05	CARBON		ROBERTS ELEM	E	1,011,060	3
05 05	CARBON		ROBERTS H S	H	1,011,060	
05	CARBON CARBON		BELFRY ELEM BELFRY H S	E	1,367,173	4
13	FALLON		PLEVNA ELEM	H	1,367,173	_
13	FALLON		<b></b>	E	2,940,562	5
14	FERGUS		PLEVNA H S ROY ELEM	H B	2,940,562 1,077,489	6
14	FERGUS		ROY H S	H	1,077,489	0
14	FERGUS		WINIFRED ELEM	E	1,905,113	7
	- 2010 71	023 <b>U</b>	TV ACT ACT AND DESCRIPTION	13	-1,000,170	

Senate Bill 307 (Waterman) Mandatory K-12 Districts

co	COUNTY	LE	DISTRICT	L	DISTRICT TAXABLE VALUATION	
					1,905,113	
14	<b>-</b>		WINIFRED H S	H E	3,443,226	8
19			RYEGATE ELEM		3,443,226	
19	+		RYEGATE H S	H	1,710,643	9
19			LAVINA ELEM	E	1,710,643	,
19			LAVINA H S	H E	3,220,999	10
20			PHILIPSBURG EL	e H	3,220,999	10
20	4.42.2		GRANITE H S	E	1,028,156	11
21			BOX ELDER ELEM	H	1,028,156	
21			BOX ELDER H S	B	3,905,235	12
21			BLUE SKY ELEM	H	3,905,235	
21			BLUE SKY HIGH	E E	35,480	13
21			ROCKY BOY ELEM	H	35,480	**
21			ROCKY BOY HIGH	E.	3,471,118	14
23			STANFORD ELEM	H	3,471,118	***
23			STANFORD H S	E	1,712,518	15
24			ARLEE ELEM	H	1,712,518	
24			ARLEE H S	E	5,293,800	16
24			RONAN ELEM		5,293,800	10
24			RONAN H S	H	1,849,215	17
25	LEWIS AND CLARK	0501	LINCOLN BLEM	E H	1,849,215	
25			LINCOLN HIGH SCHOOL		3,988,032	18
26	4200111		J-I ELEM	B	3,988,032	10
26			J-I HIGH SCHOOL	H	4,027,312	19
28			TWIN BRIDGES ELEM	E	4,027,312	13
28			TWIN BRIDGES H S	H	•	20
28			ENNIS ELEM	B	11,157,620	20
28			ENNIS H S	H	11,157,620	21
32			PRENCHTOWN ELEM	E	16,610,304 16,610,304	21
32			PRENCHTOWN H S	H	985,823	22
33			MELSTONE ELEM	E	985,823	
33			MELSTONE H S	H	3,121,040	23
37			BRADY ELEM	E	3,121,040	
37			BRADY H S	H R	42,183	24
37	- +		HEART BUTTE ELEM		42,183	~~
37			HEART BUTTE HIGH SCH	H R	4,358,142	25
40			TERRY BLEM	H	4,358,142	
40			TERRY H S POPLAR ELEM	B	7,705,962	26
43			POPLAR H S	H	7,705,962	
43	*		FROID ELEM	8	1,931,486	27
43			FROID H S	H	1,931,486	
43			PLENTYWOOD BLEM	B	5,183,039	28
46			PLENTYWOOD H S	H	5,183,039	
46			OUTLOOK ELEM	E	1,503,673	29
46	<del>-</del>		OUTLOOK H S	Ħ	1,503,673	
46	<del></del>		DUTTON ELEM	B	3,888,631	30
50			DUTTON H S	Ħ	3,888,631	
50			HYSHAM BLEM	8	4,983,890	31
52	<del>-</del>		HYSHAM H S	H .		
52			GLASGOW ELEM	E	10,946,493	32
53	VALLEY	U743	ATMOACH STOW			_

Senate Bill 307 (Waterman) Mandatory K-12 Districts

				DISTRICT			
					TAXABLE		
CO	COUNTY	LE	DISTRICT	L	VALUATION		
53	VALLEY	0926	GLASGOW H S	H	10,946,493		
55	WIBAUX	0954	WIBAUX ELEM	E	4,073,266 33		
55	WIBAUX	0964	WIBAUX H S	H	4,073,266		
56	YELLOWSTONE	0974	CUSTER ELEM	E	2,158,017 34		
56	YELLOWSTONE	0975	CUSTER H S	H	2,158,017		
56	YELLOWSTONE	0982	HUNTLEY PROJ ELEM	E	7,078,885 35		
56	YELLOWSTONE	0983	HUNTLEY PROJ HS	H	7,078,885		

# STATE OF MONTANA - FISCAL NOTE

#### Form BD-15

In compliance with a written request, there is hereby submitted a Fiscal Note for SB0307, as introduced.

DESCRIPTION OF PROPOSED LEGISLATION: An act requiring each elementary district with the same district boundaries as a high school district to attach to the high school district to form a K-12 school district by July 1, 1995.

## ASSUMPTIONS:

- Seventy elementary and high school districts will be required to form thirty-five K-12 districts under this bill.
- 2. In fiscal 1993, there are 16 such K-12 districts; these existing K-12 districts are unaffected by this bill.
- 3. There are no expenditure or revenue implications for the state as a result of this bill.

FISCAL IMPACT: None.

EFFECT ON COUNTY OR OTHER LOCAL REVENUES OR EXPENDITURES:

Districts may experience some savings from taking advantage of the joint reporting options provided in this bill.

DAVID LEWIS, BUDGET DIRECTOR Office of Budget and Program Planning

MIGNON WATERMAN, PRIMARY SPONSOR

DATE

Fiscal Note for SB0307, as introduced + Red.

SB 307 #2

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# APPROVED BY COMM. ON EDUCATION AND CULTURAL RESOURCES

1	SENATE BILL NO. 307
2	INTRODUCED BY WATERMAN
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4	A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING EACH
5	ELEMENTARY DISTRICT WITH THE SAME DISTRICT BOUNDARIES AS A
6	HIGH SCHOOL DISTRICT TO ATTACK TO THE HIGH SCHOOL DISTRICT
7	TO FORM A K-12 SCHOOL DISTRICT BY JULY 1, 1995; PROVIDING AN
8	EXCEPTION TO PROTECT A SCHOOL DISTRICT RECEIVING PUBLIC LAW
9	81-874 FUNDING; AMENDING SECTION 20-6-701, MCA; REPEALING
10	SECTION 20-6-712, MCA; AND PROVIDING AN EFFECTIVE DATE."
11	
12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
13	Section 1. Section 20-6-701, MCA, is amended to read:
14	*20-6-701. K-12 school districts allowed required
15	definition procedure for creation EXCEPTION. (1) An By
16	EXCEPT AS PROVIDED IN SUBSECTION (4), BY the school fiscal
17	year beginning July 1, 1995, each elementary district with
18	the same district boundaries as a high school district may
19	shall attach to the high school district for the purpose of
20	establishing a K-12 school district.
21	(2) For the purposes of this title, unless the context
22	clearly indicates otherwise, "K-12 school district" means a
23	high school district with an elementary district that has
24	been attached to the high school district under the
25	procedures provided in this section, with the high school

- district remaining an organized district under the provisions of 20-6-101 and other provisions of law and the elementary district becoming an inactive district under the provisions of 20-6-101.
  - (3) The attachment of an elementary district to a high school district to form a K-12 school district must be conducted under the following procedure:
    - (a) An--attachment-proposition-may-be-introduced-in-the districts-by-either-of-the-following-methods:
- 10 (i)--the-trustees-may The trustees of each district
  11 shall pass a resolution requesting the county superintendent
  12 to order an-election-to-consider an attachment proposition
  13 involving their districts;-or
  - tity-not-less-than-20%-of-the-electors-of-the-elementary
    district-and-the-high-school-district-who-are--qualified--to
    vote--under--the--provisions--of--20-20-301-may-petition-the
    county-superintendenty-requesting-an-election-to-consider-an
    attachment-proposition-involving-their-districts.
  - (b) (±) When the county superintendent receives a resolution or--a--valid-petition from each of the districts included--in--the--attachment---proposition, the county superintendent shall, within 10 days after receipt of the last resolution or-petition-and-as--provided--by--20-20-20-7 order---the--trustees--of--the--districts--included--in--the attachment--proposition-to-call--an--attachment--election--in

SB 307

conjunction-with-a-regular-school-election-

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fit)-The--proposition-must-include-the-assumption-of-the
bonded-indebtedness-of-the-elementary-district-by--the--high
achool-district;

(c)--The-districts-shall-call-and-conduct-an-election-in
the-manner-prescribed-in-this-title-for-school-elections-

(d)--After---the---county--superintendent--receives--the certificate-of-election-provided-for-in-20-20-416--from--the trustees---of---the--districts--included--in--an--attachment propositiony-the-county-superintendent--shall--determine--if the---attachment---proposition--has--been--approved--in--the districts--if-the-districts--have--approved--the--attachment propositiony-the-county-superintendent-shally-within-10-days after--receipt--of--the--certificate--of-election, order the attachment of the elementary district to the high school district to take effect on July 1 of the ensuing school fiscal year. Within 30 days of the order, the county superintendent shall send a copy of the order to the board of county commissioners, the trustees of the districts included in the attachment order, and the superintendent of public instruction.

22 (4) THIS SECTION DOES NOT APPLY TO A SCHOOL DISTRICT
23 RECEIVING PUBLIC LAW 81-874 PUNDING IP CREATION OF A K-12
24 DISTRICT WOULD RESULT IN THE LOSS OF PUBLIC LAW 81-874
25 FUNDING."

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NEW SECTION. Section 2. Repealer. Section 20-6-712,

2 MCA, is repealed.

3 NEW SECTION. Section 3. Effective date. [This act] is

4 effective July 1, 1993.

-End-

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1	SENATE BILL NO. 307
2	INTRODUCED BY WATERMAN

A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING EACH ELEMENTARY DISTRICT WITH THE SAME DISTRICT BOUNDARIES AS A HIGH SCHOOL DISTRICT TO ATTACH TO THE HIGH SCHOOL DISTRICT TO FORM A K-12 SCHOOL DISTRICT BY JULY 1, 1995; PROVIDING AN EXCEPTION TO PROTECT A SCHOOL DISTRICT RECEIVING PUBLIC LAW 81-874 FUNDING; AMENDING SECTION 20-6-701, MCA; REPEALING SECTION 20-6-712, MCA; AND PROVIDING AN EFFECTIVE DATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 20-6-701, MCA, is amended to read:

"20-6-701. K-12 school districts although required -definition -- procedure for creation -- EXCEPTION. (1) An By
EXCEPT AS PROVIDED IN SUBSECTION (4), BY the school fiscal
year beginning July 1, 1995, each elementary district with
the same district boundaries as a high school district may
shall attach to the high school district for the purpose of
establishing a K-12 school district.

(2) For the purposes of this title, unless the context clearly indicates otherwise, "K-12 school district" means a high school district with an elementary district that has been attached to the high school district under the procedures provided in this section, with the high school

1	district	remais	ning	an	organi	zed	district	unde	r the
2	provisions	of	20-6-	-101 a	nd oth	er pro	ovisions	of law	and the
3	elementary	dist	rict Ì	ecomi	ng an	inacti	ive distr	ict und	er the
4	provisions	of 20	0-6-10	01.					

- 5 (3) The attachment of an elementary district to a high 6 school district to form a K-12 school district must be 7 conducted under the following procedure:
  - (a) An--attachment-proposition-may-be-introduced-in-the districts-by-either-of-the-following-methods:

10 <u>fit-the-trustees-may The trustees of each district</u>
11 <u>shall pass a resolution requesting the county superintendent</u>
12 to order an-election-to-consider an attachment proposition
13 involving their districts;-or

(ii)-not-less-than-20%-of-the-electors-of-the-elementary district-and-the-high-school-district-who-are--qualified--to vote--under--the--provisions--of--20-20-30l-may-petition-the county-superintendenty-requesting-an-election-to-consider-an attachment-proposition-involving-their-districts.

(b) (i) When the county superintendent receives a resolution or-a-valid-petition from each of the districts included-in-the--attachment--proposition, the county superintendent shall, within 10 days after receipt of the last resolution or-petition-and-as--provided--by--20-20-20-7 order---the--trustees--of--the--districts--included--in--the attachment--proposition-to-call--an--attachment--election--in

conjunction-with-a-regular-school-election-

fiit-The--proposition-must-include-the-assumption-of-the
bonded-indebtedness-of-the-elementary-district-by--the--high
school-district;

tc)--The-districts-shall-call-and-conduct-an-election-in
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td)--After---the---county--superintendent--receives--the certificate-of-election-provided-for-in-20-20-416--from--the trustees---of---the--districts--included--in--an--attachment propositiony-the-county-superintendent--shall--determine--if the---attachment---proposition--has--been--approved--in--the districts--If-the-districts--have--approved--the--attachment propositiony-the-county-superintendent-shally-within-10-days after--receipt--of--the--sertificate--of-election, order the attachment of the elementary district to the high school district to take effect on July 1 of the ensuing school fiscal year. Within 30 days of the order, the county superintendent shall send a copy of the order to the board of county commissioners, the trustees of the districts included in the attachment order, and the superintendent of public instruction.

(4) THIS SECTION DOES NOT APPLY TO A SCHOOL DISTRICT
RECEIVING PUBLIC LAW 81-874 FUNDING IF CREATION OF A K-12
DISTRICT WOULD RESULT IN THE LOSS OF PUBLIC LAW 81-874
FUNDING."

1 <u>NEW SECTION.</u> Section 2. Repealer. Section 20-6-712,

2 MCA, is repealed.

3 NEW SECTION. Section 3. Effective date. [This act] is

4 effective July 1, 1993.

-End-

SB 307

SB 307

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1	SENATE BILL NO. 307
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5	ELEMENTARY DISTRICT WITH THE SAME DISTRICT BOUNDARIES AS A
6	HIGH SCHOOL DISTRICT TO ATTACH TO THE HIGH SCHOOL DISTRICT
7	TO FORM A K-12 SCHOOL DISTRICT BY JULY 1, 1995; PROVIDING AN
8	EXCEPTION TO PROTECT A SCHOOL DISTRICT RECEIVING PUBLIC LAW
9	81-874 FUNDING; AMENDING SECTION 20-6-701, MCA; REPEALING
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24	been attached to the high school district under the
25	procedures provided in this section, with the high school

1	district remaining an organized district under	the
2	provisions of 20-6-101 and other provisions of law and	the
3	elementary district becoming an inactive district under	the
4	provisions of 20-6-101.	

- 5 (3) The attachment of an elementary district to a high school district to form a K-12 school district must be conducted under the following procedure:
- 8 (a) An--attachment-proposition-may-be-introduced-in-the 9 districts-by-either-of-the-following-methods:
- fi) -- the -trustees may The trustees of each district 10 11 shall pass a resolution requesting the county superintendent 12 to order en-election-to-consider an attachment proposition 13 involving their districts;-or
  - fit)-not-less-than-20%-of-the-electors-of-the-elementary district-and-the-high-school-district-who-are--qualified--to vote--under--the--provisions--of--28-28-381-may-petition-the county-superintendenty-requesting-an-election-to-consider-an attachment-proposition-involving-their-districts.
  - (b) (i) When the county superintendent receives a resolution or--a--valid-petition from each of the districts included--in--the---attachment---proposition, the county superintendent shall, within 10 days after receipt of the last resolution or-petition-and-as--provided--by--28-28-2817 order---the--trustees--of--the--districts--included--in--the attachment-proposition-to-call--an--attachment--election--in

conjunction-with-a-regular-school-election-

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tit)-The--proposition-must-include-the-assumption-of-the
bonded-indebtedness-of-the-elementary-district-by--the--high
school-district:

{c}--The-districts-shail-call-and-conduct-an-election-in
the-manner-prescribed-in-this-title-for-school-elections-

(d)--After---the---county--superintendent--receives--the certificate-of-election-provided-for-in-20-20-416--from--the trustees---of---the--districts--included--in--an--attachment propositiony-the-county-superintendent--shall--determine--if the---attachment---proposition--has--been--approved--in--the districts--if-the-districts--have--approved--the--attachment propositiony-the-county-superintendent-shally-within-10-days after--receipt--of--the--certificate--of-election, order the attachment of the elementary district to the high school district to take effect on July 1 of the ensuing school fiscal year. Within 30 days of the order, the county superintendent shall send a copy of the order to the board of county commissioners, the trustees of the districts included in the attachment order, and the superintendent of public instruction.

(4) THIS SECTION DOES NOT APPLY TO A SCHOOL DISTRICT

RECEIVING PUBLIC LAW 81-874 FUNDING IF CREATION OF A K-12

DISTRICT WOULD RESULT IN THE LOSS OF PUBLIC LAW B1-874

PUNDING."

- NEW SECTION. Section 2. Repealer. Section 20-6-712,
- 2 MCA, is repealed.
- 3 <u>NEW SECTION.</u> Section 3. Effective date. [This act] is
- 4 effective July 1, 1993.

-End-