(e) As used in this section, "accelerated reorganization" means a reorganization that consists solely of the dissolution of the Tahoe Paradise Resort Improvement District and the formation of a recreation and park district.

(f) This section shall remain in effect only until January 2, 2018, and as of that date is repealed, unless a later enacted statute, that is enacted before January 1, 2018, deletes or extends that date.

SEC. 3. Section 57077 of the Government Code is amended to read:

57077. (a) If a change of organization consists of a dissolution, disincorporation, incorporation, establishment of a subsidiary district, consolidation, or merger, the commission shall do either of the following:

(1) Order the change of organization subject to confirmation of the voters, or in the case of a landowner-voter district, subject to confirmation by the landowners, unless otherwise stated in the formation provisions of the enabling statute of the district or otherwise authorized pursuant to Section 56854.

(2) Order the change of organization without election if it is a change of organization that meets the requirements of Section 56854, 57081, 57102, or 57107; otherwise, the commission shall take the action specified in paragraph (1).

(b) If a reorganization consists of one or more dissolutions, incorporations, formations, disincorporations, mergers, establishments of subsidiary districts, consolidations, or any combination of those proposals, the commission shall do either of the following:

(1) Order the reorganization subject to confirmation of the voters, or in the case of landowner-voter districts, subject to confirmation by the landowners, unless otherwise authorized pursuant to Section 56854.

(2) Order the reorganization without election if it is a reorganization that meets the requirements of Section 56853.5, 56853.6, 56854, 57081, 57102, or 57111; otherwise, the commission shall take the action specified in paragraph (1).

SEC. 4. The Legislature finds and declares that a special law is necessary and that a general law cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution because of the unique circumstances of the El Dorado County Local Agency Formation Commission and the Tahoe Paradise Resort Improvement District. The facts constituting the special circumstances are:

The Tahoe Paradise Resort Improvement District is the only resort improvement district in the County of El Dorado. The El Dorado County Local Agency Formation Commission seeks the opportunity to accelerate the procedures for the concurrent dissolution of the Tahoe Paradise Resort Improvement District and the formation of a recreation and park district as its replacement. The procedures for a reorganization or an expedited reorganization pursuant to the Cortese—Knox—Hertzberg Local Government Reorganization Act of 2000 (Division 3 (commencing with Section 56000) of Title 5 of the Government Code) do not permit the El Dorado County Local Agency Formation Commission to convert the Tahoe Paradise Resort Improvement District into a recreation and park district without an election.

LOCAL GOVERNMENT—COUNTIES—ACQUISITION AND CONVEYANCE OF LAND FOR MILITARY PURPOSES

CHAPTER 69

S.B. No. 1042

AN ACT to repeal Article 4 (commencing with Section 25420) of Chapter 5 of Part 2 of Division 2 of Title 3 of the Government Code, relating to local government.

[Filed with Secretary of State July 9, 2010.]

LEGISLATIVE COUNSEL'S DIGEST

SB 1042, Walters. Local government: counties: acquisition and conveyance of lands for military purposes.

Additions or changes indicated by underline; deletions by asterisks * * * 559
Existing law authorizes the board of supervisors of a county, to acquire by eminent domain, and convey lands to the United States for any military purpose authorized by any law of the United States, and authorizes the board to incur an indebtedness evidenced by negotiable bonds of the county for these purposes. This bill would repeal those authorizations.

The people of the State of California do enact as follows:

SECTION 1. Article 4 (commencing with Section 25420) of Chapter 5 of Part 2 of Division 2 of Title 3 of the Government Code is repealed.

HEALTH AND SAFETY—HOSPITAL DISTRICTS—LINE OF CREDIT

CHAPTER 70

S.B. No. 1458

AN ACT to amend Section 32130.6 of the Health and Safety Code, relating to public health, and declaring the urgency thereof, to take effect immediately.

[Filed with Secretary of State July 9, 2010.]

LEGISLATIVE COUNSEL’S DIGEST

SB 1458, Cogdill. Hospital districts.

Existing law, the Local Health Care District Law, provides for the formation of hospital districts, provides for appointments of their governing boards, and sets forth their powers and duties.

Existing law authorizes a district to enter into a line of credit with a commercial lender that is secured, in whole or in part, by the accounts receivable or other intangible assets of the district, including anticipated tax revenues, and thereafter borrow funds against the line of credit to be used for any district purpose. Existing law requires this line of credit to be repaid within 5 years, except that it permits money borrowed under a line of credit established on or after January 1, 2010, for the sole purpose of consolidating debts incurred by a district prior to January 1, 2010, to be repaid within 20 years. Existing law establishes a maximum of $2,000,000 at any one time under this line of credit.

This bill would recast these provisions to apply the $2,000,000 maximum only to the consolidated line of credit incurred after January 1, 2010.

This bill would declare that it is to take effect immediately as an urgency statute.

The people of the State of California do enact as follows:

SECTION 1. Section 32130.6 of the Health and Safety Code is amended to read:

32130.6. Notwithstanding any other provision of law, a district may do any of the following by resolution adopted by a majority of the district board:

(a)(1) Enter into a line of credit with a commercial lender that is secured, in whole or in part, by the accounts receivable or other intangible assets of the district, including anticipated tax revenues, and thereafter borrow funds against the line of credit to be used for any district purpose.

(2) Any money borrowed under this line of credit pursuant to paragraph (1) shall be repaid within five years from each separate borrowing or draw upon the line of credit ** *;

(3) The district may enter into a new and separate line of credit to repay a previous line of credit pursuant to paragraph (1), provided that the district complies with this section in entering into a new line of credit.