Such amendment or amendments shall be made in the following manner:

- (1) Such amendment or amendments shall first be proposed by the Commission by the adoption of a resolution setting forth the proposed amendment or amendments and directing that it or they be submitted to the governing body or governing bodies of the county or counties composing the District. Said resolution shall contain the language of the proposed amendment or amendments to the articles of incorporation by providing that said articles shall be amended so as to read as therein set forth in full, or that any provision be amended so as to read as therein set forth in full, or that the matter stated in said resolution be added to or stricken from the articles of incorporation. After the amendment or amendments have been submitted to the governing body or governing bodies of the county or counties composing the District, such governing body or governing bodies shall adopt or reject the same by resolution or ordinance.
- (2) After an amendment or amendments have been adopted by the said governing body or governing bodies, Articles of amendment shall be executed under the seal of the District by two duly authorized officers of the District who shall also verify under oath the matters and facts set forth in said articles of amendment.
- (3) Said articles of amendment shall contain (a) the name and location of the principal office of the District; (b) the amendment or amendments, in full, adopted by the governing body or governing bodies of the county or counties composing the District and a statement that the same were proposed by the Commission of the District and have been adopted by the governing body or governing bodies of the county or counties composing the District.
- (4) The articles of amendment shall be filed with the State Tax Commission which shall receive the same and endorse thereon the date and time of such receipt. If the Chairman or the Secretary of said Commission finds that the articles of amendment conform to law he shall forthwith endorse his approval thereon and issue a certificate of approval to which shall be attached a copy of the approved articles. Upon the issuance of such certificate of approval by the Chairman or Secretary of said Commission said articles of amendment shall become effective and be in full force and effect and such articles of amendment shall be conclusively deemed to have been lawfully and properly proposed and adopted. Promptly after the issuance of a certificate of approval the said Commission shall record said articles of amendments, together with the endorsements thereon, in the book kept by it for the purpose of recording articles of incorporation.
- 580. Whenever a District has been incorporated by two or more counties any one or more of such counties may withdraw therefrom, and any county not having joined in the original incorporation may join in the District but no county shall be permitted to withdraw from any District after an obligation has been incurred by the District.

Any county wishing to withdraw from or to become a member of an existing District shall signify its desire by resolution or ordinance. If the District shall by resolution express its consent to such withdrawal or joining, articles of withdrawal or articles of joinder, as