

In subsection (d) of this section, the reference to "articles of joinder" is substituted for the former references to "certificate of joinder" and "certificate", for clarity to conform to similar references throughout this section.

The attention of the General Assembly is brought to the provisions of subsection (d) of this section and § 9-915(e) of this subtitle both of which refer to joinder of political subdivisions to an existing authority and, thus, contemplate the possibility of having to form a new board of directors for the authority. Consequently, the General Assembly may wish to provide for the composition of this new board of directors in § 9-915 of this subtitle.

In subsection (e) of this section, the reference to filing the articles of withdrawal or articles of joinder "for record" is new language added for clarity to conform to CA § 1-301.

In subsection (f)(1)(ii) of this section, the reference to "[m]ark" is substituted for the former reference to "endorse", for clarity.

Subsection (f)(1)(iii) of this section is revised to state expressly the formerly implied duty of the State Department of Assessments and Taxation to issue a certificate of approval for articles of withdrawal and articles of joinder that comply with this subtitle.

The former reference to when articles of withdrawal or articles of joinder are "effective" is deleted as duplicative of subsection (f)(2)(i) of this section, which provides for when articles of withdrawal or articles of joinder are in full force and effect.

#### 9-911. TERMINATION OF AUTHORITY.

##### (A) TERMINATION ALLOWED.

AN AUTHORITY MAY TERMINATE ITS EXISTENCE AFTER THE AUTHORITY:

(1) PAYS OR PROVIDES FOR PAYMENT OF THE PRINCIPAL OF AND INTEREST ON EACH BOND THAT THE AUTHORITY ISSUED;

(2) SETTLES ANY OTHER CLAIM AGAINST THE AUTHORITY;  
AND

(3) HAS THE APPROVAL BY LAW OF THE GOVERNING BODY OF EACH MEMBER POLITICAL SUBDIVISION.

(B) ARTICLES OF DISSOLUTION -- FILING WITH STATE DEPARTMENT OF ASSESSMENTS AND TAXATION.