

## Errata

### **Section 2.03, Line 80:**

Cross out "guidance". We inserted "guidelines" as a more appropriate word.

### **Part of Sect. 4.08 is ungrammatical & redundant.**

To fix this, cross out (on lines 500 & 501)

"shall be included in this newsletter on a timely basis." In other words, end the sentence with "adopted."

### **Section 5.03. From line 568,**

change to "Any boundary changes must be approved by a majority vote of the members of each affected district. Final approval rests with the B of D."

Here's why: In the next graph

(lines 575-599), we spell out that the State Board has the final say over dissolution especially in districts w/under 25 members. So the 2 paragraphs are inconsistent. We can't have a district be the final arbiter on dissolution. For example, if a district dropped to 3 members and 2 of them voted to continue, under 567-573 the state board couldn't override the district vote. So we have to make it clear that the district(s) DO have the final say if their boundaries are changed, but they DON'T have final say on dissolution.