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A bill to be entitled An act relating to independent hospital districts; creating s. 189.0762, F.S.; providing definitions; providing requirements for the conversion of an independent hospital district to a nonprofit entity; requiring a certain evaluation by an independent entity; providing qualifications for such independent entity; providing for notice of public meetings and publication of certain documents; requiring that the evaluation of the conversion be completed and a final report presented to the governing body of the district within a specified timeframe; requiring that the final report be published on the district's website; requiring certification of the final report; requiring the governing body of the district to determine by a supermajority vote whether conversion is in the best interests of its residents within a specified timeframe; providing for negotiation of an agreement between each affected county and the independent hospital district; providing requirements for such agreement; providing for disposition of all assets and liabilities of the district; prohibiting members of the board of commissioners for an affected county from serving on the board of the succeeding nonprofit entity; authorizing members of the governing body of

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the independent hospital district to serve on the board of the succeeding nonprofit entity; requiring disclosure of all conflicts of interest; requiring certain documents to be published on the websites of the district and each county that is a party to the agreement for a specified timeframe; authorizing the governing body of the independent hospital district to approve by supermajority vote the conversion of the district to a nonprofit entity; requiring each board of commissioners for each affected county to approve the agreement at a public meeting; requiring a referendum under certain circumstances; requiring the independent hospital district to file a copy of the agreement with and provide certain notification to the Department of Commerce within a specified timeframe; providing for dissolution of the district within a specified timeframe; requiring independent hospital districts to conduct an evaluation for certain purposes; providing an exception; providing evaluation requirements; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 189.0762, Florida Statutes, is created to read:

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- 189.0762 Conversion of an independent hospital district to a nonprofit entity.—
 - (1) For purposes of this section, the term:
- (a) "Independent hospital district" means an entity created pursuant to a special act which operates one or more hospitals licensed under chapter 395 and is governed by the governing body of a special district or by the board of trustees of a public health trust created under s. 154.07.
- (b) "Nonprofit entity" means a Florida not-for-profit corporation operating under chapter 617.
- (2) The governing body of an independent hospital district may elect, by a majority vote plus one, to commence an evaluation of the benefits to the residents of the district of converting the independent hospital district to a nonprofit entity if the governing body of the district and each county within which any part of the district's boundaries are located execute an agreement that meets the requirements of subsection (5). In evaluating the benefits of converting the independent hospital district to a nonprofit entity, the governing body of the district must:
- (a) Publish notice of and conduct a public meeting in accordance with s. 189.015(1) to provide the residents of the district with the opportunity to publicly testify regarding the conversion. The public hearing must be held at a meeting other than a regularly noticed meeting or an emergency meeting of the

independent hospital district.

- (b) Contract with an independent entity that has at least 5 years of experience conducting comparable evaluations of hospital organizations similar in size and function to the independent hospital district to conduct the evaluation according to applicable industry best practices. The independent entity may not have any affiliation with or financial involvement in the district or with any member of the governing body of the district.
- (c) Publish all documents considered by the governing body of the independent hospital district on the website of the district.
- (3) The evaluation must be completed and a final report presented to the governing body of the independent hospital district no later than 180 days after the date on which the vote is taken by the governing body of the district to evaluate the conversion. The final report shall be published on the district's website. The final report must include a statement signed by the presiding officer of the governing board of the independent hospital district and the chief executive officer of the independent entity conducting the evaluation that, based on each person's reasonable knowledge and belief, the contents and conclusions of the evaluation are true and correct.
- (4) No later than 120 days after the date on which the governing body of the independent hospital district receives the

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final report, the governing body of the district must determine, by a majority vote plus one, whether the interests of the residents of the district are best served by converting the independent hospital district to a nonprofit entity. If the governing body of the district determines conversion is in the best interests of its residents, the independent hospital district must negotiate and complete an agreement with the board of county commissioners for each county in which any part of the district's boundaries are located before conversion may occur.

(5) An agreement between the governing body of the

- independent hospital district and each county in which any part of the district's boundaries are located must be completed no later than 120 days after the date on which the public meeting is held to determine if conversion of the district is in the best interests of its residents. The agreement must be in writing, dispose of all assets and liabilities of the independent hospital district, and include:
- (a) A description of each asset that will be transferred to each county.
- (b) A description of each liability that will be transferred to each county.
- (c) The estimated total value of the assets that will be transferred to each county.
- (d) The estimated total value of the liabilities that will be transferred to each county.

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agreement.

(e) If the agreement is with more than one county, a
description of the methodology used to allocate the assets and
liabilities of the district between the counties.
(f) A description of all assets that will be transferred
to the succeeding nonprofit entity.
(g) A description of all liabilities that will be assumed
by the succeeding nonprofit entity.
(h) The estimated total value of the assets that will be
transferred to the succeeding nonprofit entity.
(i) The total value of the liabilities to be assumed by
the succeeding nonprofit entity.
(j) If any debts remain, how those debts will be resolved.
(k) An enforceable commitment that programs and services
provided by the district will continue to be provided to all
residents of the former district in perpetuity so long as the
succeeding nonprofit entity is in operation or, if otherwise
agreed to by the independent hospital district and each county
that is a party to the agreement, until the succeeding nonprofit
entity has otherwise met all obligations set forth in the

- (1) A provision transferring the rights and obligations as agreed to by the governing body of the independent hospital district and each county that is a party to the agreement to the succeeding nonprofit entity.
 - (m) Any other terms mutually agreed to by the governing

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- body of the independent hospital district and each county that is a party to the agreement.
 - (6) (a) A member of the board of commissioners for any county that is a party to the agreement may not serve on the board of the succeeding nonprofit entity.
 - (b) A member of the governing body of the independent hospital district may serve on the board of the succeeding nonprofit entity.
 - (7) The members of the governing body of the independent hospital district and the board of commissioners for each county that is a party to the agreement must disclose all conflicts of interest as required by s. 112.313, including, but not limited to:
 - (a) Whether the conversion of the independent hospital district will result in a special private gain or loss to any member of the governing body of the independent hospital district or boards of commissioners for the affected counties or to any senior executive of the independent hospital district.
 - (b) If any member of the governing body of the independent hospital district will serve on the board of the succeeding nonprofit entity. Such intent to serve on the board of the succeeding nonprofit entity does not disqualify any member from voting on the proposed conversion.
 - (8) The evaluation, agreements, disclosures, and any other supporting documents related to the conversion of the

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- independent hospital district must be published on the district's website and the website of each county that is a party to the agreement under subsection (5) for 45 days before the governing body of the independent hospital district and the board of commissioners for each county that is a party to the agreement may vote on the proposed conversion.
- (9)(a) In a public meeting noticed as required pursuant to subsection (2), the governing body of the independent hospital district may approve, by a majority vote plus one, the conversion of the district to a nonprofit entity and any agreements related to the conversion.
- (b) The agreement negotiated under subsection (5) must be approved by each board of commissioners for each affected county in a properly noticed public meeting.
- (c) If the governing body of the independent hospital district and the board of commissioners for each affected county approve the proposed agreement, and the district exercises ad valorem taxing powers, a referendum of the qualified electors of the district must be conducted at the next general election as required pursuant to s. 100.031. A referendum is not required for independent hospital districts that have not levied, collected, or received ad valorem taxes in the current fiscal year and the previous 5 fiscal years.
- (d) If approved by the qualified electors of the independent hospital district voting in a referendum conducted

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in accordance with paragraph (c), the agreement between the independent hospital district and the board of commissioners for each affected county shall be in full force and effect. The independent hospital district shall file a copy of the agreement with the department no later than 10 days after the date on which the referendum approving the agreement and conversion occurs.

- (10) No later than 30 days after the complete transfer of assets and liabilities as provided in the agreement under subsection (5), the independent hospital district shall notify the department. The district shall be dissolved automatically upon receipt of the notice by the department.
- district and the board of commissioners for each county that is a party to the agreement are unable to reach an agreement that would result in the conversion of the independent hospital district to a nonprofit entity, the district shall continue in existence.

Section 2. (1) Each independent hospital district, as defined in s. 189.0762(1), Florida Statutes, shall cause to be conducted an evaluation of the benefits to the residents of the district of converting the independent hospital district to a nonprofit entity as defined in s. 189.0762(1), Florida Statutes, or transacting a sale to a for-profit entity, including, but not limited to, a complete financial valuation of the assets and

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- liabilities of the independent hospital district. However, a district that has conducted an evaluation of its hospitals within the last 10 years or is currently conducting an evaluation of its hospitals is not required to conduct an evaluation pursuant to this section.
- entity that has at least 5 years of experience conducting comparable evaluations of hospital organizations similar in size and function to the independent hospital district and that has no affiliation with or financial involvement in the district or with any member of the governing body of the district. The independent entity must conduct the evaluation according to applicable industry best practices.
- (3) The evaluation must include a statement signed by the chief executive of the district that, upon his or her reasonable knowledge and belief, the evaluation is true and correct.
- (4) The financial valuation must be conducted by an independent certified public accountant and must include a statement signed by the accountant that, upon his or her reasonable knowledge and belief, the valuation is true and correct.
- (5) Each district shall complete its evaluation by

 December 31, 2024, and publish the evaluation on its website

 within 30 days after completion.
 - Section 3. This act shall take effect July 1, 2024.

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