RCW 52.06.100 Merger of part of district with adjacent district—When election unnecessary. If the partial merger petition has been approved by the commissioners of the merging district and the merger district and if three-fifths of the qualified electors in the area to be merged sign a petition to merge the districts, no election on the question of the merger is necessary, in which case the auditor or lead auditor shall return the petition, together with a certificate of sufficiency, to the board of the merger district. The board of the merger district shall then adopt a resolution declaring the portion of the district merged in the same manner and to the same effect as if the same had been authorized by an election. [2014 c 25 s 2; 1989 c 63 s 17; 1984 c 230 s 65; 1953 c 176 s 6. Formerly RCW 52.24.100.]