- 1 SB8
- 2 194782-1
- 3 By Senator Coleman-Madison
- 4 RFD: Education Policy
- 5 First Read: 05-MAR-19
- 6 PFD: 01/15/2019

194782-1:n:07/02/2018:KMS/th LSA2018-2063 1 2 3 4 5 6 7 Under existing law, any incorporated 8 SYNOPSIS: municipality in the state with a population of 9 10 5,000 or more may establish a city board of 11 education. 12 This bill would increase the minimum 13 population requirement from 5,000 to 15,000. 14 This bill would require the State Department 15 of Education to determine the financial capability 16 of a city to sustain a school system before the 17 city could establish a city school system. 18 This bill would specify that these changes would not apply to cities that have met the 19 20 inhabitant criteria under prior law and have 21 executed a formal separation agreement with the 22 county school system before the effective date of 23 this amendatory act. 24 This bill would also require a financially 25 capable proposed city school system to acquire or build its own school facilities, and would permit 26 27 the city system to purchase existing school

1	facilities from the county for an amount that is
2	agreed upon by both systems in the formal
3	separation agreement.
4	
5	A BILL
6	TO BE ENTITLED
7	AN ACT
8	
9	To amend Section 16-11-1, Code of Alabama 1975,
10	relating to city boards of education; to increase the minimum
11	population requirement for establishing a city board of
12	education from 5,000 to 15,000; to require the State
13	Department of Education to determine whether a city is
14	financially capable to sustain a school system before a city
15	may establish a city school system; to provide certain
16	exceptions; and to provide for the acquisition or purchase of
17	school buildings by the financially capable city school
18	system.
19	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
20	Section 1. Section 16-11-1 of the Code of Alabama
21	1975, is amended to read as follows:
22	"§16-11-1.
23	" <u>(a)</u> A "city" within the meaning of this title shall
24	include all incorporated municipalities of 5,000 <u>15,000</u> or
25	more inhabitants, according to the last or any succeeding
26	federal census, or according to the last or any succeeding

census taken under the provisions of Sections 11-47-90 through
to 11-47-95, inclusive.

3	"(b) After the effective date of the act adding this
4	amendatory language, a city school system may only be
5	established in those cities that are determined by the State
6	Department of Education to be financially capable of
7	sustaining a city school system. The governing body of the
8	city shall submit detailed financial information, as
9	determined by the department, to the department. The
10	department shall review and verify that information and shall
11	provide a written response regarding the determination of the
12	department to the governing body. Based upon, but not limited
13	to, the financial information provided, the department shall
14	determine each of the following:
15	"(1) Whether students included within the proposed
16	city school system shall receive, at a minimum, the same
17	amount of local per pupil expenditures as are expended per
18	pupil in the applicable county school system.
19	"(2) Whether the per pupil expenditures of the
20	applicable county school system may be adversely affected by
21	the creation of a city school system.
22	"(c) If the department determines a city is
23	financially capable to sustain a school system pursuant to
24	subsection (b), the city may establish a city school system
25	contingent upon the execution of a formal separation agreement
26	between the city board of education and the county board of
27	education.

1	"(d) Subsections (b) and (c) shall not apply to
2	those cities that have satisfied the inhabitant criteria for
3	establishing a city board of education as previously set forth
4	in this section and have executed a formal separation
5	agreement between the city board of education and the county
6	board of education before the effective date of the act adding
7	this amendatory language.
8	"(e) Any city that is determined by the department
9	to be financially capable of sustaining a city school system
10	shall be required to acquire or build its own school
11	facilities for pupils within the system. A city may purchase
12	existing school facilities from the county for an amount that
13	is agreed upon by both systems in the formal separation
14	agreement between the city board of education and the county
15	board of education."
16	Section 2. This act shall become effective
17	immediately following its passage and approval by the
18	Governor, or its otherwise becoming law.