1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1966
4			
5	By: Representative Barnett		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO AUTHORIZE AN INCORPORATED TOWN OR A CITY OF		
10	THE SECON	ID CLASS TO PETITION THE STATE BOARD OF	1
11	EDUCATION FOR THE ESTABLISHMENT OF A LOCAL PUBLIC		
12	ELEMENTARY SCHOOL OR SATELLITE SCHOOL UNDER CERTAIN		
13	CONDITION	IS; AND FOR OTHER PURPOSES.	
14			
15			
16		Subtitle	
17	TO A	AUTHORIZE AN INCORPORATED TOWN OR A	
18	CITY	Y OF THE SECOND CLASS TO PETITION THE	
19	STAT	FE BOARD OF EDUCATION FOR THE	
20	ESTA	ABLISHMENT OF A LOCAL PUBLIC	
21	ELEN	MENTARY SCHOOL OR SATELLITE SCHOOL	
22	UNDE	ER CERTAIN CONDITIONS.	
23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
25			
26	SECTION 1. Ark	ansas Code Title 6, Chapter 13, Subcha	pter 14, is
27	amended to add an add	itional section to read as follows:	
28	<u>6-13-1419. Est</u>	ablishment of public elementary school	<u> — Required</u>
29	following certain con	solidations.	
30	<u>(a) An incorpo</u>	orated town or a city of the second cla	iss and the parents
31	<u>of, legal guardians o</u>	of, and persons standing in loco parent	is to students
32	within an affected di	strict may file a written appeal with	<u>a receiving</u>
33	<u>district board of dir</u>	ectors for the establishment of a loca	<u>l public</u>
34	<u>elementary school or</u>	satellite school associated with an af	fected district's
35	existing school campus, to be located within the boundaries of the		
36	incorporated town or city of the second class, if the:		



1	(1) Affected district included a public school that was
2	configured as an elementary school;
3	(2) Affected district is within the boundaries of the
4	incorporated town or city of the second class;
5	(3) Affected district resulted in a consolidation within the
6	last twenty (20) years from the effective date of this section; and
7	(3) Incorporated town or city of the second class has the means
8	of providing adequate school facilities.
9	(b) If a receiving school district board of directors approves the
10	written appeal of an incorporated town or a city of the second class under
11	subsection (a) of this section, the receiving school district board of
12	directors and the incorporated town or city of the second class shall jointly
13	file an appeal with the State Board of Education for the establishment of a
14	local public elementary school or satellite school associated with an
15	affected district's existing school campus, to be located within the
16	boundaries of the incorporated town or city of the second class.
17	(c)(1) A local public elementary school established in an affected
18	district under subsection (b) of this section shall be part of the receiving
19	district.
20	(2) The receiving district and the incorporated town or city of
21	the second class may enter into a written agreement for the provision of in-
22	kind contributions from the incorporated town or city of the second class to
23	the receiving district for purposes of establishing and maintaining the local
24	public elementary school or satellite school established in the affected
25	district under this section.
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	