- 1 AMENDMENT TO SENATE BILL 264
- 2 AMENDMENT NO. ____. Amend Senate Bill 264 by replacing
- 3 everything after the enacting clause with the following:
- 4 "Section 5. If and only if House Bill 1096 of the 92nd
- 5 General Assembly (as amended by Senate Amendments Nos. 1 and
- 6 2) becomes law, the School Code is amended by changing
- 7 Sections 13B-20.30 and 13B-30.15 as follows:
- 8 (105 ILCS 5/13B-20.30)
- 9 Sec. 13B-20.30. Location of program. No alternative
- 10 <u>learning opportunities program may be established at a</u>
- 11 <u>facility</u> <u>separate</u> from the regular school setting unless the
- 12 <u>school district presents information in its district plan</u>
- 13 showing that the use of a separate facility is in the
- 14 <u>educational interests of the participating students.</u> A
- 15 sehool--district--must--consider--offering---an---alternative
- learning-opportunities-program-on-site-in-the-regular-school.
- 17 An-alternative-learning-opportunities-program-may-be-provided
- 18 at---facilities--separate--from--the--regular--school--or--in
- 19 classrooms-elsewhere-on-school-premises.
- 20 (Source: P.A. 92HB1096eng with sam01 and sam02.)
- 21 (105 ILCS 5/13B-30.15)

1 Sec. 13B-30.15. Statewide program evaluation of student 2 outcomes. Alternative learning opportunities programs must 3 be evaluated annually on a statewide basis. Indicators used to measure student outcomes for this evaluation may include 4 5 student academic achievement, program completion, elementary 6 school graduation, high school graduation or passage of the 7 General Educational Development test, attendance, the number of students involved in work-based learning activities, the 8 9 number of students making an effective transition to the 10 regular school program, further education or work, and 11 improvement in the percentage of students enrolled in the sending school district or districts that meet State 12 standards. 13

14 (Source: P.A. 92HB1096eng.)".