

Sen. Dan Kotowski

## Filed: 3/7/2013

	09800SB0114sam001 LRB098 04341 OMW 42097 a
1	AMENDMENT TO SENATE BILL 114
2	AMENDMENT NO Amend Senate Bill 114 by replacing
3	everything after the enacting clause with the following:
4	"(5 ILCS 390/Act rep.)
5	Section 5. The Supported Employees Act is repealed.
6	Section 10. The School Code is amended by changing Section
7	14-8.04 as follows:
8	(105 ILCS 5/14-8.04) (from Ch. 122, par. 14-8.04)
9	Sec. 14-8.04. Supported employment. The school board that
10	is the governing body of any secondary school in this State
11	that provides special education services and facilities for
12	children with disabilities shall include, as part of preparing
13	the transition planning for disabled children who are 16 years
14	of age or more, consideration of a supported employment
15	component with experiences in integrated community settings

1 for those eligible children with disabilities who have been 2 determined at an IEP meeting to be in need of participation in 3 the supported employment services offered pursuant to this 4 Section.

5 Supported employment services made available as part of 6 transition planning under this Section shall be designed and 7 developed for school boards by the State Board of Education, in consultation with programs such as Project CHOICES (Children 8 9 Have Opportunities In Integrated Community Environments), 10 parents and advocates of children with disabilities, and the 11 Departments of Central Management Services and Human Servicesand shall be maintained and operated in such manner as to 12 13 coordinate with supported employee programs administered under 14 the Supported Employees Act.

15 (Source: P.A. 89-397, eff. 8-20-95; 89-507, eff. 7-1-97.)

Section 99. Effective date. This Act takes effect upon becoming law.".