92 SB0756sam001

## LRB9201747NTsbam

AMENDMENT TO SENATE BILL 756 1 AMENDMENT NO. \_\_\_\_. Amend Senate Bill 756 by replacing 2 3 everything after the enacting clause with the following: 4 "Section 5. The School Code is amended by adding 5 Sections 10-20.35 and 34-18.22 as follows: б (105 ILCS 5/10-20.35 new) Sec. 10-20.35. Computer access by minors; explicit 7 sexual materials. 8 9 (a) In this Section: 10 "Explicit sexual materials" means that which is obscene, child pornography, or material harmful to minors, as defined 11 under Sections 11-20, 11-20.1, and 11-21 of the Criminal Code 12 <u>of 1961.</u> 13 14 "Public access computer" means a computer that is located in a public school, is frequently or regularly used directly 15 16 by a minor, and is connected to any computer communication 17 <u>system.</u> (b) A school board shall require a school that provides 18 a public access computer to equip the computer with software 19 that seeks to prevent minors from gaining access to explicit 20 21 sexual materials through Internet connectivity. 22 (c) This Section shall not be construed to exclude any

1	authorized adult employee of a public school from having
2	unfiltered access to the Internet or an online service for
3	legitimate scientific or educational purposes.
4	(105 ILCS 5/34-18.22 new)
5	Sec. 34-18.22. Computer access by minors; explicit
6	sexual materials.
7	(a) In this Section:
8	"Explicit sexual materials" means that which is obscene,
9	child pornography, or material harmful to minors, as defined
10	under Sections 11-20, 11-20.1, and 11-21 of the Criminal Code
11	<u>of 1961.</u>
12	"Public access computer" means a computer that is located
13	in a public school, is frequently or regularly used directly
14	by a minor, and is connected to any computer communication
15	system.
16	(b) The Board shall require a school that provides a
17	public access computer to equip the computer with software
18	that seeks to prevent minors from gaining access to explicit
19	sexual materials through Internet connectivity.
20	(c) This Section shall not be construed to exclude any
21	authorized adult employee of a public school from having
22	unfiltered access to the Internet or an online service for
23	legitimate scientific or educational purposes.

24 Section 99. Effective date. This Act takes effect on 25 January 1, 2002.".

-2-