

Sen. Michael Noland

Filed: 3/23/2007

	09500SB0843sam001 LRB095 05571 NHT 34431 a
1	AMENDMENT TO SENATE BILL 843
2	AMENDMENT NO Amend Senate Bill 843 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The School Code is amended by adding Sections
5	10-20.40 and 34-18.34 as follows:
6	(105 ILCS 5/10-20.40 new)
7	Sec. 10-20.40. Wind farm. A school district may own and
8	operate a wind generation turbine farm, either individually or
9	jointly, that directly or indirectly reduces the energy or
10	other operating costs of the school district. The school
11	district may ask for the assistance of any State agency,
12	including without limitation the State Board of Education or
13	the Environmental Protection Agency, in obtaining financing
14	options for a wind generation turbine farm.

15 (105 ILCS 5/34-18.34 new)

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1	Sec. 34-18.34. Wind farm. The school district may own and
2	operate a wind generation turbine farm, either individually or
3	jointly, that directly or indirectly reduces the energy or
4	other operating costs of the school district. The school
5	district may ask for the assistance of any State agency,
6	including without limitation the State Board of Education or
7	the Environmental Protection Agency, in obtaining financing
8	options for a wind generation turbine farm.
9	Section 10. The Public Community College Act is amended by
10	adding Section 3-42.3 as follows:
11	(110 ILCS 805/3-42.3 new)
12	Sec. 3-42.3. Wind farm. To own and operate a wind
13	generation turbine farm, either individually or jointly, that
14	directly or indirectly reduces the energy or other operating
15	costs of the community college district. The board may ask for
16	the assistance of any State agency, including without
17	limitation the State Board or the Environmental Protection
18	Agency, in obtaining financing options for a wind generation
19	turbine farm.
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20 Section 99. Effective date. This Act takes effect upon 21 becoming law.".