

Rep. Emily McAsey

## Filed: 4/1/2009

	09600HB4323ham003 LRB096 10274 NHT 25038 a
1	AMENDMENT TO HOUSE BILL 4323
2	AMENDMENT NO Amend House Bill 4323, AS AMENDED, as
3	follows:
4	in Section 5, Sec. 5-5, the paragraph beginning " <u>"School</u>
5	district" means", by replacing "or State-designated facility
6	that is jointly owned" with "that is jointly owned if the joint
7	agreement includes language that specifies how the debt
8	obligation is to be paid, including in the event that an entity
9	withdraws from the joint agreement. A Type 40 area vocational
10	center must not be awarded a grant under this Article before
11	any school district that is on a waiting list on the effective
12	date of this amendatory Act of the 96th General Assembly is
13	awarded a grant."; and

14 in Section 5, Sec. 5-25, subsec. (a), the paragraph beginning 15 "For purposes", by deleting "or State-designated facility's"; 16 and 09600HB4323ham003 -2- LRB096 10274 NHT 25038 a

in Section 5, Sec. 5-25, subsec. (a), the paragraph beginning
"For purposes", by deleting "or State-designated facility";
and

4	in Section 5, Sec. 5-35, subsec. (a), by replacing the
5	paragraph beginning " <u>The grant index</u> ", with the following:
6	"The average of the grant indexes of the member districts
7	in a joint agreement shall be used to calculate the amount of a
8	school construction project grant awarded to an eligible Type
9	40 area vocational center.".