

1 HB441

ACT #2024 - 441

- 2 SQG2585-2
- 3 By Representative Garrett
- 4 RFD: Ways and Means Education
- 5 First Read: 11-Apr-24





- 1 Enrolled, An Act,
- 2 Relating to the Growing Alabama Act, the Innovating
- 3 Alabama Act, the Alabama Jobs Act, and Innovate Alabama; to
- 4 amend Sections 40-18-376.4, 40-18-417.2, 41-10-801, 41-10-804,
- 5 and 41-10-842, Code of Alabama 1975; to provide for eligible
- 6 census tracts under the federal New Markets Tax Credit
- 7 program.
- 8 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- 9 Section 1. Sections 40-18-376.4, 40-18-417.2,
- 10 41-10-801, 41-10-804, and 41-10-842, Code of Alabama 1975, are
- 11 amended to read as follows:
- 12 "\$40-18-376.4
- 13 (a) This section shall be applicable to an
- 14 underrepresented company, as defined in this section. In
- making the findings required by Section 40-18-373(1), an
- 16 underrepresented company that proposes a qualifying project
- shall be an approved company for purposes of this section only.
- 18 if the Secretary of Commerce makes the additional finding that
- 19 the qualifying project will increase economic diversity and
- 20 will benefit the state.
- 21 (b) If provided for in the project agreement, the
- 22 following shall be allowed to any company which meets all of
- 23 the criteria in subsection (a):
- 24 (1) Absent a finding of extraordinary circumstances by
- 25 the Secretary of Commerce, a qualifying project shall be
- 26 deemed to be in existence notwithstanding the requirements of
- 27 Section 40-18-372 so long as 10 new jobs are created.
- (2) A jobs credit against utility taxes, in an annual



- 29 amount up to 4 percent of the wages paid to Alabama resident
- 30 employees during the prior year.
- 31 (3) The investment credit provided in Section
- 32 40-18-376(a) shall have an incentive period not to exceed 15
- 33 years.
- 34 (c) An "underrepresented company" is any company that
- 35 meets all the criteria in subdivision (1) or (2):
- 36 (1) The company is a for-profit business headquartered
- 37 in a community eligible for investment through the federal New
- 38 Markets Tax Credit program under 26 U.S.C. § 45D(e) as those
- 39 communities were identified as of January 1, 2015, or in such
- 40 a community identified thereafter, has fewer than 10 employees
- 41 at the time the project agreement is executed, and has average
- 42 gross revenues of less than five hundred thousand dollars
- 43 (\$500,000) in the company's three years prior to the execution
- 44 of the project agreement; or
- 45 (2) The company is a for-profit business that is
- 46 independently owned and controlled and is at least 51 percent
- 47 owned and controlled by one or more underrepresented persons
- or, in the case of a publicly-owned business, the company is a
- 49 for-profit business of which at least 51 percent of the stock
- is owned and controlled by one or more underrepresented
- 51 persons and whose daily management and operations are under
- 52 the control of one or more underrepresented persons. As used
- 53 herein, an underrepresented person is a United States citizen
- 54 who is a woman or is African American."
- 55 "\$40-18-417.2
- 56 (a)(1) A local economic development organization that



- owns a site may apply to the Department of Commerce for
- 58 funding to solve an inadequacy involving the site. The
- 59 application by the local economic development organization
- shall include at least one of the following:
- a. If there is a pending expression of interest about
- 62 the site from an industry or business, a list of the site
- 63 preparation or public infrastructure work needed to make the
- 64 site acceptable to the industry or business.
- b. If the site has been offered to one or more
- 66 industries or businesses but the offer did not result in the
- 67 industry or business locating on the site, a list of the site
- 68 preparation or public infrastructure work that, if it had been
- 69 completed, would have made the site acceptable to the
- 70 industries or businesses.
- 71 c. If the site is an industrial or research park that
- 72 needs connections to interstates, highways, roadways, rail
- 73 systems, or sewer, fiber, electrical, gas, or water
- 74 infrastructure, a list of the site preparation or public
- 75 infrastructure work needed.
- d. Capital improvements or economic development
- 77 activities at an inland port or intermodal facility, as
- described in Section 40-18-417.1; provided that the
- 79 application is accompanied by an economic impact report on
- 80 such improvements or activities.
- 81 e. Any site improvement or public infrastructure work
- 82 in census tracts that meets the definition of low-income
- 83 communities pursuant to 26 U.S.C. § 45D(e) as those
- 84 communities were identified as of January 1, 2015, or in such





85	a	community	identified	thereafter.
----	---	-----------	------------	-------------

- 86 (2) An economic development organization may apply to 87 the Department of Commerce for funding to undertake the 88 construction, maintenance, promotion, operation, management, 89 leasing, and subleasing of an agricultural center that 90 includes a multi-use facility and related commercial and 91 noncommercial structures for livestock, equestrian, small animal shows and events, spectator events, trade shows, 92 93 educational conferences, agricultural and agricultural related 94 industries, educational, demonstrational or training purposes, 95 educational and training conferences or events, recreational vehicle rallies, recreational vehicle multi-day parking, 96 97 hosting of corporate and non-corporate organization meetings, use as fair grounds, operation of retail activities, and other 98 99 events and facilities expected to draw participants and 100 spectators from states located across the southeastern United States, with a projected total annual economic impact upon 101 102 completion of all phases of the agricultural center of at 103 least thirty-five million dollars (\$35,000,000) and with the 104 related and supporting infrastructure and facilities having a 105 projected capital expenditure upon completion of all phases of 106 the agricultural center of at least one hundred million 107 dollars (\$100,000,000); provided that the application is 108 accompanied by an economic impact report on the agricultural center. 109
- 110 (b) The application shall include quotes for the
 111 completion of the work, following compliance with the
 112 procedures set forth by the Department of Economic and



- 113 Community Affairs, as if the organization were disbursing
- 114 state funds received from the department.
- (c) The application provided in paragraph (a) (1) a. or
- b. shall include an estimate of the number of jobs, wages, and
- 117 capital investment which would have been undertaken by the
- industries or businesses referred to in paragraph (a) (1) a. or
- 119 b.
- 120 (d) The application provided in subsection (a) shall
- 121 include proof that the economic development organization has
- in full force and effect a conflict of interest policy
- 123 consistent with that found in the instructions to Form 1023
- 124 issued by the Internal Revenue Service.
- (e) The application provided in subsection (a) shall
- 126 include a notarized affirmation by an officer of the economic
- 127 development organization that the submission of the
- 128 application did not violate the conflict of interest policy
- 129 referred to in subsection (d)."
- 130 "\$41-10-801
- For the purposes of this article, the following terms
- 132 shall have the following meanings:
- 133 (1) ASPIRING ALABAMIAN. A person who has less than one
- hundred thousand dollars (\$100,000) of household net worth and
- 135 who satisfies at least one of the following criteria:
- a. The person has a principal residence in a community
- 137 eligible for investment through the federal New Markets Tax
- 138 Credit program under 26 U.S.C. § 45D(e)(1) as those
- communities were identified as of January 1, 2015, or in such
- 140 a community identified thereafter.



- b. The person owns at least a majority interest in a
- 142 business located in a community eligible for investment
- 143 through the federal New Markets Tax Credit program under 26
- 144 U.S.C. § 45D(e)(1) as those communities were identified as of
- January 1, 2015, or in such a community identified thereafter.
- 146 c. The person does not hold, and is not actively
- 147 pursuing, a baccalaureate degree or does not have a parent or
- 148 legal guardian who holds a baccalaureate degree.
- d. The person has at least one parent who does not have
- 150 a high school diploma or its equivalent.
- 151 (2) BOARD. The governing board of the corporation.
- 152 (3) CORPORATION. The Alabama Innovation Corporation
- 153 created by this article as an authority organized as a public
- 154 corporation having a legal existence separate and apart from
- 155 the state and any county, municipality, or political
- 156 subdivision.
- 157 (4) ECONOMIC DEVELOPMENT AND INNOVATION ENTITY.
- a. A nonprofit corporation that possesses all of the
- 159 following characteristics:
- 160 1. Is organized as a nonprofit corporation exempt from
- 161 federal income tax under Section 501(c) of the Internal
- Revenue Code of 1986, as amended.
- 2. Has a record of, or can demonstrate that it is
- 164 capable of, serving the entire state on matters involving
- 165 economic development.
- 3. Has a record of, or can demonstrate that it is
- 167 capable of, managing startup competitions or related
- 168 programming designed to foster an innovation-based economy.



- 169 4. Has received, or is eligible to receive, grant
 170 funding from the state or from federal or private sources.
- b. In determining whether a nonprofit corporation
 qualifies as an economic development and innovation entity,
 the board may attribute to the nonprofit corporation the
 experiences of its officers, staff, and directors with other
 nonprofit corporations.

176

- (5) ELIGIBLE INVESTMENTS. All of the following:
- 177 a. Demand deposits (interest bearing) in federally 178 insured banks, and interest bearing deposits, whether or not 179 evidenced by certificates of deposits, in federally insured 180 banks; provided, however, that the deposits plus interest 181 shall be fully secured by obligations described in paragraphs 182 b. and c., to the extent that the deposits plus interest 183 exceed insurance available from the Federal Deposit Insurance 184 Corporation, or from any agency of the United States of 185 America that may succeed to the functions of the Federal 186 Deposit Insurance Corporation.
- b. Bonds, notes, and other evidences of indebtedness
 that are direct obligations of the United States of America or
 that are unconditionally guaranteed as to both principal and
 interest by the United States of America.
- 191 c. Bonds, debentures, notes, or other evidences of
 192 indebtedness issued or guaranteed by any federal agencies or
 193 government sponsored enterprises authorized to issue their own
 194 debt instruments including, without limitation, to any of the
 195 following: Federal Farm Credit Bank, Federal Intermediate
 196 Credit Banks, the Export-Import Bank of the United States,



- 197 Federal Land Banks, the Federal National Mortgage Association,
- 198 the Governmental National Mortgage Association, the Federal
- 199 Financing Bank, Federal Banks for Cooperatives, Federal Home
- 200 Loan Banks, Federal Home and Loan Mortgage Association, or the
- 201 Farmers Home Administration.
- d. Repurchase agreements with federally insured banks
- or with government bond dealers reporting to and trading with
- 204 the Federal Reserve Bank of New York, provided that the
- 205 repurchase agreements are secured by obligations described in
- 206 paragraphs b. and c.
- e. Interest-bearing time deposits, whether or not
- 208 evidenced by certificates of deposit, in savings and loan
- 209 associations: (i) the deposits of which are insured to the
- 210 maximum extent possible by the Federal Savings and Loan
- 211' Insurance Corporation or any agency of the United States of
- 212 America that may succeed to its functions; and (ii) the
- 213 principal office of which is located in the state. The
- 214 deposits plus interest shall be secured by obligations
- 215 described in paragraphs b. and c., to the extent that the
- 216 deposits plus interest exceed insurance available from the
- 217 Federal Savings and Loan Insurance Corporation or from any
- 218 agency of the United States of America that may succeed to the
- 219 functions of the Federal Savings and Loan Insurance
- 220 Corporation.
- f. Other legal investments which the corporation
- 222 determines will have the effect of growing an innovative
- economy.
- 224 (6) FUND. The Alabama Innovation Fund.



- 225 (7) SMALL BUSINESS INNOVATION RESEARCH. The grants and 226 programs defined in 15 U.S.C. § 638(e)(4).
- 227 (8) SMALL BUSINESS TECHNOLOGY TRANSFER RESEARCH. The
- grants and programs defined in 15 U.S.C. § 638(e)(6).
- 229 (9) STEM. Science, technology, engineering, and
- 230 mathematics."
- 231 "\$41-10-804
- 232 (a) The board shall have all of the powers necessary to
- 233 carry out and effectuate the purposes of this article. The
- 234 foregoing sentence shall be construed broadly, so that the
- 235 failure to state a power of the board shall not be considered
- 236 a limitation upon the board, so long as the board shall find
- that the power is necessary to allow the board to fulfill the
- 238 purpose of the corporation, as provided by this article. In
- 239 the event that the board should determine to add one or more
- 240 powers, they may do so by amending their application of
- 241 formation. Without limiting the generality of the foregoing,
- the board shall have and exercise all of the following powers:
- 243 (1) Recognize that the economy of today will not exist
- 244 tomorrow and implement policies that help this state, and
- residents of this state, embrace that future.
- 246 (2) Take actions to make this state a hub for
- 247 technology, innovation, and entrepreneurship by partnering
- 248 with the private sector, state agencies, and state policy
- 249 makers to develop and implement programs and policies that
- 250 "will lead to a more robust and inclusive economy for this
- 251 state.
- 252 (3) Support, financially and otherwise, the



- establishment or growth, or both, of all of the following:
- a. Marketing and branding the state including, but not
- 255 limited to, the state's business climate, the state's tax
- 256 rates and structures, the state's innovation-focused
- 257 incentives and abatements, the state's business related
- 258 programs, and the state's innovation and entrepreneurial
- ecosystems.
- 260 b. Pursuing and supporting commercialization,
- 261 entrepreneurship, research and development, and technology
- 262 transfer facilities, funding, incentives, partnerships, events
- 263 and programs, including, but not limited to, all of the
- 264 following:
- 265 1. Creating, operating, and supporting accelerator or
- 266 similar programs, including, but not limited to, university
- and corporate focused accelerator or similar programs.
- 268 2. Developing programming, incubators, and accelerators
- 269 that serve this state's startups and their founders, and
- 270 disseminating both in person and online.
- 3. Creating, operating, and supporting industry focused
- 272 research and development centers established by public
- 273 universities in collaboration with existing industry in
- 274 Alabama.
- c. Incentivizing and providing funding to innovative
- 276 businesses or programs that support innovation in this state's
- 277 economy, including, but not limited to, the following:
- 278 1. Assisting recipients of Small Business Innovation
- 279 Research and Small Business Technology Transfer Research
- 280 funding.



- 281 2. Encouraging pre-seed, seed, venture capital, and 282 private equity funding activity in this state.
- 283 3. Supporting community development financial 284 institutions that serve residents of this stare.
- 285 4. Supporting qualified STEM teachers and technology 286 staff teaching and working in rural or otherwise 287 under-performing or under-resourced schools in this state.
- 288 d. Engaging in rural initiatives that support 289 innovation, including, but not limited to, the creation, 290 operation, and support of entrepreneurial centers, and marketing rural quality of life and recreational 291 opportunities. 292
- 293 e. Creating, operating, and supporting research and 294 development of a 21st-Century transportation system that 295 reflects emerging technologies and multi-modal concepts.
- f. Attracting, recruiting, and retaining skilled 296 297 workers, STEM workers, and other in-state and out-of-state 298 two-year and four-year college, university, and community 299 college graduates, and engaging in other innovation focused 300 workforce development activities.
- 301 g. Supporting businesses owned or led, or both, by 302 aspiring Alabamians.
- 303 h. Supporting businesses headquartered in census tracts 304 that satisfy the definition of "low income communities" found in 26 U.S.C. § 45D(e) as those communities were identified as 305 306 of January 1, 2015, or in such a community identified
- 307 thereafter.
- (4) Adopt, alter, and repeal bylaws for the regulation 308



- and conduct of the corporation's affairs and business, and for the implementation of this article.
- 311 (5) Take actions as may be necessary or convenient to 312 accomplish any purpose of the corporation, or to exercise any 313 power of the corporation.
- 314 (6) Make and enter into contracts, leases, and
 315 agreements, and take other actions as—may in its judgment may
 316 be necessary or desirable to accomplish any purpose, and to
 317 exercise any power necessary for the accomplishment of the
 318 purposes of the corporation or incidental to the powers
 319 expressly set forth in this article.
- 320 (7) Appoint, employ, and contract with employees, 321 agents, advisors, consultants, and service providers, 322 including, but not limited to, attorneys, accountants, 323 financial experts, and other advisors, consultants, and agents 324 as may in its judgment may be necessary or desirable to 325 accomplish any purpose of the corporation or incidental to the 326 powers expressly set forth in this article, and to fix the 327 compensation of those persons.
- 328 (8) Manage, invest, and expend capital from the fund, 329 as provided in Section 41-10-806, and to provide for the 330 indemnification of directors.
- 331 (9) Use the financial resources of the corporation to
 332 purchase, lease, or otherwise acquire real and personal
 333 property, and to use, develop, operate, lease, or convey those
 334 properties, as—may in its judgment may be necessary or
 335 desirable to accomplish any purpose of the corporation or
 336 incidental to the powers expressly set forth in this article.



- (10) Lend its credit to, or grant public monies and things of value in aid of or to, any individual, firm, corporation, or other business entity, public or private, as may in its judgment be necessary or desirable to accomplish any purpose of the corporation or incidental to the powers expressly set forth in this article.
- 343 (11) Promote and soʻlicit taxpayer donations for tax 344 credits that promote innovation in the state.
- 345 (12) Take any action necessary to exercise its rights 346 or fulfill its obligations relevant to the corporation under 347 state law.

348

349

350

351

352

353

354

355

356

357

358

359

360

361

362

363

364

(b) The board shall create an advisory committee which shall provide information and make recommendations to the board concerning the implementation of this article. The advisory committee shall have no legal authority or other responsibility over the actions of the corporation. The board shall coordinate its appointments to assure the advisory committee membership is inclusive and reflects the so-that diversity of racial, gender, race, and geographical areas, urban, rural, and economic diversity of the is reflective of the makeup of this state. The members of the advisory committee shall serve at the pleasure of the board. The board shall appoint one member of the advisory committee to serve as the chair of the advisory committee, and meetings of the advisory committee may be called by its chair or by the board. Members of the advisory committee may participate in a meeting of the committee in person, by means of telephone conference, video conference, or other similar communications equipment so



365 that all individuals participating in the meeting may hear each other at the same time. Participation by any such means '366 367 shall constitute presence in person at a meeting for all 368 purposes, including for purposes of establishing a quorum, and 369 the affirmative vote of a majority of the members in 370 attendance shall be necessary for any action of the advisory committee. The committee and its members shall not be subject 371 372 to Chapter 25 or 25A of Title 36 nor Section 36-12-40.

- (c) The board may enter into agreements with one or more economic development and innovation entities to exercise all powers of the corporation, if the agreement does both of the following:
- 377 (1) Requires regular reporting to the corporation by the economic development and innovation entity.

373

374

375

376

- 379 (2) Allows for the overhead costs of the economic
 380 development and innovation entity to be reimbursed or
 381 otherwise paid only if directly related to the fulfillment of
 382 the agreement, as determined by the corporation.
- (d) (1) The board may make, enter into, and execute contracts, agreements, and other instruments with, accept aid and grants from, and cooperate with, any other person or entity, including, but not limited to, all of the following:
- a. The United States of America, the state, or any agency, instrumentality, or political subdivision of either.
- 389 b. For profit or nonprofit private entities.
- 390 c. Public bodies, departments, or authorities,
 391 including, but not limited to, the executive departments of
 392 the state, to act on behalf of the board in carrying out



functions which the board determines are consistent with the corporation's powers.

- 395 (2) Without limiting the foregoing, the corporation may enter into an agreement with the Alabama Department of 396 397 Economic and Community Affairs pursuant to which the 398 corporation may exercise all rights, powers, and obligations 399 of the department relating to opportunity funds under Sections 400 40-18-6.1 and 41-10-46.01. Project agreements under Section 401 40-18-6.1, shall not be required to comply with Section 40-18-6.1(c). Project agreements under Sections 40-18-6.1 and 402 41-10-46.01 include investments in qualified opportunity zones 403 as defined in 26 U.S.C. § 1400Z-1 and low-income communities 404 405 as defined in 26 U.S.C. § 45D(e) as those communities were 406 identified as of January 1, 2015, or in such a community 407 identified thereafter. .
- 408 (e) The corporation shall be, and shall operate as, a
 409 public corporation and shall have a legal existence separate
 410 and apart from the state and any county, municipality, or
 411 political subdivision.
- 412 (f) Members of the board shall be subject to Chapter 25 413 of Title 36, but the corporation shall not be deemed to have 414 statewide jurisdiction for purposes of Section 36-25-14. For 415 the purposes of Chapter 25 of Title 36, the corporation shall 416 not be deemed a business, and a public official or public employee holding a position with the corporation is not 417 precluded from taking official actions affecting the 418 419 corporation so long as there is no impermissible personal gain. The board shall be subject to Chapter 25A of Title 36." 420



421 "\$41-10-842

- 422 (a) An economic development organization may apply to
 423 Innovate Alabama for Innovating Alabama tax credits to
 424 undertake any of the following projects:
- 425 (1) The creation, operation, or support of an.
 426 accelerator for technology companies, provided that the
 427 application is accompanied by an economic impact report.
 428 Technology companies shall include companies that earn or
 429 reasonably expect to earn at least 75 percent of their
 430 revenues from sources described in Section 40-18-376.3(c)(1).
- 431 (2) The creation, operation, or support of programs
 432 designed to provide funding, workforce development, or other
 433 resources for an innovative company that meets either of the
 434 following criteria:
- 435 a. The company is a for-profit business headquartered in a community eligible for investment through the federal New 436 437 Markets Tax Credit program under 26 U.S.C. § 45D(e) as those 438 communities were identified as of January 1, 2015, or in such 439 a community identified thereafter, predominantly conducting an 440 activity in an innovative industry, has fewer than 15 441 employees at the time the funding agreement is executed, and 442 has average gross revenues of less than one million dollars (\$1,000,000) in the company three years prior to the execution . 443 444 of the funding agreement.
 - b. The company is a for-profit business that is
 headquartered in Alabama, predominantly conducting an activity
 in an innovative industry, has fewer than 75 employees at the
 time the funding agreement is executed, and that is at least



449 51 percent owned and controlled by one or more individuals who 450 are United States Citizens and who are women or African 451 American. As used in this subdivision, an innovative industry 452 includes advanced manufacturing, aerospace, agriculture, 453 bioscience, biotechnology, electronics, energy and natural 454 resources, engineering, life sciences, and information 455 technology industries, and any other innovative industry as 456 determined by Innovate Alabama in its sole discretion. 457 (b) The application provided in subsection (a) shall 458 include proof that the economic development organization has 459 in full force and effect a conflict of interest policy consistent with that found in the instructions to Form 1023 460 461 issued by the Internal Revenue Service. 462 (c) The application provided in subsection (a) shall 463 include a notarized affirmation by an officer of the economic development organization that the submission of the 464 465 application did not violate the conflict of interest policy 466 referred to in subsection (b)." 467 Section 2. This act shall become effective on June 1,

468

2024.

Page 17



469			
470			
471		·	
472		1	
473		\	
474		THE TIME STATE OF THE PARTY OF	
475		Town 1-40	
476	_	Speaker of the House of Representatives	_
477		·	
478			
479			
480			
481	•	President and Presiding Officer of the Senate	_
482			
483			
484		House of Representatives	
485			
486	Ι	hereby certify that the within Act originated	in and
487	was passe	ed by the House 30-Apr-24.	
488			
489		John Treadwell	
490		Clerk	
491			
492			
493			
494			
495			
496	Senate	08-May-24	Passed
497			
498			
199			

APPROVED

TIME

GOVERNOR

Alabama Secretary Of State

Act Num...: 2024-441 Bill Num...: H-441

Recv'd 05/17/24 03:37pmKCW

ORIGINAL House Bill No. ユニュー Project No. シのケススメミュル

DIST NO.

HOUSE ACTION

SENATE ACTION

20 교니

	27 53	26 52	25 51		24 50	23 49	22 48	21 47				18 44 RI	17 43	.16 42 Cc	41		13 39	12 38 RF	11 37 [D ₁]	10 36	9 . 35	34	333	32		5 31	30	3 29	28	CO-SPONSORS RI
	Clerk	JOHN TREADWELL,		YEAS SY NAYS	ļ	was adopted and is attached to the Bill,	required in Section C of Act No. 81-889	I hereby certify that the Resolution as		Committee		RE-REFERRED RE-COMMITTED 1		Committee	KE-KEFERKED RE-COMMITTED			RD	DATE: CLOS 2004	, Cade	this 25* day of 17211 20 25		House with the recommendation that it	sion, and returned therefrom to the	acted upon by such committee in ses-	West and mount reducation was	House to its standing committee on	This bill having been referred by the	BEBOOT OF STANDING COMMITTEE	RD 1 RFD // latelle
RECUNSIDERED TEAS NATS	VEAC	DATE:	INDEFINITELY POSTPONED YEAS NAYS	DATE: 20		Secretary	PATRICK HARRIS,	as ordered retur	YEAS 37 NAYS O	PASSED LA PASSED AS AMENDED	1	Secretary	PATRICK HARRIS,	! : 4	YEAS SH NAYS	was adopted and is attached to the Bill,	required in Section C of Act No. 81-889	I hereby certify that the Resolution as	RF +AU RD2 - CAL	DATE: 1-2024	J	this 1 day/of 1/1/2 20 CV	vote of	w/amd(s)w/subw/eng sub		session and is by order of the Committee	and was acted upon by such Committee in	of the Senate on	This Bill was referred to the Standing Committee	RD 1 RFD 7=772

FURTHER SENATE ACTION (OVER)

FURTHER HOUSE ACTION (OVER)