

ACT #2021 - 5

1 SB76

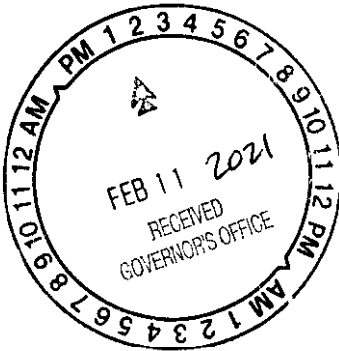
2 208949-4

3 By Senators Orr and Albritton

4 RFD: Fiscal Responsibility and Economic Development

5 First Read: 02-FEB-21

6 PFD: 01/26/2021



SB76

ENROLLED, An Act,

Relating to wireless telecommunications; to establish a procedure to authorize wireless providers to collocate, mount, or install small wireless facilities on existing poles, or install new poles on the right-of-way of the state or any agency, county, or municipality thereof; to exempt small wireless facilities from certain zoning review and approval procedures; to establish a procedure for the permitting of the development of small wireless facilities and poles in the rights-of-way of the state; and to establish rates and fees for all permits for small wireless facilities.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. When used in this act, the following words shall have the following meanings:

(1) ANTENNA. An apparatus designed for the purpose of emitting radio frequency, to be operated or operating from a fixed location pursuant to Federal Communications Commission authorization, for the provision of wireless service. For purposes of this subdivision, the term does not include an unintentional radiator, mobile station, or device authorized under 47 C.F.R. Part 15.

1 (2) ANTENNA EQUIPMENT. Equipment, switches, wiring,
2 cabling, power sources, shelters, or cabinets associated with
3 an antenna, located at the same fixed locations as the
4 antenna, and, when collocated on a structure, mounted or
5 installed at the same time as the antenna.

6 (3) ANTENNA FACILITY. An antenna and associated
7 antenna equipment.

8 (4) APPLICATION. A request by a wireless provider to
9 collocate, mount, or install small wireless facilities on or
10 adjacent to an existing, new, or replacement pole; or to
11 install, modify, or replace a pole associated with a small
12 wireless facility.

13 (5) AUTHORITY. The state or any agency, county,
14 municipality, district, or instrumentality thereof. The term
15 does not include state courts having jurisdiction over an
16 authority.

17 (6) COLLOCATE or COLLOCATION. Either of the
18 following:

19 a. Mounting or installing an antenna facility on a
20 pre-existing structure.

21 b. Modifying a structure for the purpose of mounting
22 or installing an antenna facility on that structure.

23 (7) COMMUNICATIONS FACILITY. The set of equipment
24 and network components, including wires, cables, and

1 associated facilities, used by a communications service
2 provider.

3 (8) COMMUNICATIONS SERVICE. Any of the following:
4 Cable service, as defined in 47 U.S.C. § 522; information
5 service, as defined in 47 U.S.C. § 153; telecommunications
6 service, as defined in 47 U.S.C. § 153; and wireless service.

7 (9) COMMUNICATIONS SERVICE PROVIDER. A provider of
8 communications services.

9 (10) ELECTRIC PROVIDER. An entity listed in
10 subsection (a) of Section 6.

11 (11) MICRO WIRELESS FACILITY. A small wireless
12 facility that meets both of the following qualifications:

13 a. It is not larger in dimension than 24 inches in
14 length, 15 inches in width, and 12 inches in height.

15 b. Any exterior antenna is no longer than 11 inches.

16 (12) NETWORK INTERFACE DEVICE. The
17 telecommunications demarcation device and cross-connect point
18 adjacent to the wireless facility or the structure supporting
19 the wireless facility and demarcating the boundary with any
20 wireline backhaul facility.

21 (13) POLE. A pole in the right-of-way that is or may
22 be used in whole or in part by or for wireline communications,
23 lighting, traffic control, signage, or a similar function, or
24 for the collocation of small wireless facilities. The term
25 does not include a building; billboard; monopole; tower,

1 either guyed or self-supporting; or an electric distribution
2 or transmission structure. Poles owned by an electric provider
3 are excluded from this act under Section 6.

4 (14) SMALL WIRELESS FACILITY. A facility that meets
5 each of the following conditions:

6 a. The facilities are any of the following:

7 1. Mounted on structures 50 feet or less in height,
8 including the antennas.

9 2. Mounted on structures no more than 10 percent
10 taller than other adjacent structures.

11 3. Do not extend existing structures on which they
12 are located to a height of more than 50 feet or by more than
13 10 percent, whichever is greater.

14 b. Each antenna associated with the deployment,
15 excluding associated antenna equipment, is no more than three
16 cubic feet in volume.

17 c. All other wireless equipment associated with the
18 structure, including wireless equipment associated with the
19 antenna and any pre-existing associated equipment on the
20 structure, is no more than 28 cubic feet in volume.

21 d. The facilities do not require antenna structure
22 registration under 47 C.F.R. Part 17.

23 e. The facilities are not located on tribal lands,
24 as defined under 36 C.F.R. § 800.16.

f. The facilities do not result in human exposure to radio frequency in excess of the applicable safety standards specified in 47 C.F.R. § 1.1307(b).

(15) STRUCTURE. A pole; tower, as defined in 47 C.F.R. § 1.6100(b); base station, as defined in 47 C.F.R. § 1.6100(b); or other building, whether or not it has an existing antenna facility, that is used or to be used for the provision of wireless service.

(16) WIRELESS FACILITY. Equipment at a fixed location that enables wireless communications between user equipment and a communications network, including both of the following: Equipment associated with wireless communications; and radio transceivers, antennas, coaxial, metallic, or fiber-optic cable located on, in, or under a pole or wireless support structure, or otherwise adjacent to such structures, regular and backup power supplies, and comparable equipment, regardless of technological configuration. The term includes small wireless facilities. The term does not include any of the following: The structure or improvements on, under, or within which the equipment is collocated; wireline backhaul facilities; or coaxial, metallic or fiber-optic cable that is between structures or that is otherwise not adjacent to a particular antenna or the structure supporting the antenna.

(17) WIRELESS INFRASTRUCTURE PROVIDER. Any person, including a person authorized to provide telecommunications

1 service in the state, that builds or installs facilities for
2 the provision of wireless service, but that is not either a
3 wireless service provider or an electric provider.

4 (18) WIRELESS PROVIDER. A wireless infrastructure
5 provider or a wireless service provider.

6 (19) WIRELESS SERVICE. Any services using licensed
7 or unlicensed radio spectrum, including the use of Wi-Fi,
8 whether at a fixed location or mobile, provided to the public.
9 The term does not include services provided by an electric
10 provider using wireless devices, facilities, or equipment in
11 support of services of the electric provider.

12 (20) WIRELESS SERVICE PROVIDER. A person who
13 provides wireless service.

14 (21) WIRELINE BACKHAUL FACILITY. An above-ground or
15 underground wireline facility used to transport communications
16 data or other electronic communications from a wireless
17 facility network interface device to a communications network.

18 Section 2. (a) An authority may not deny a wireless
19 provider the right, as a permitted use subject to Section 3
20 and the authority's requirements not in conflict with this act
21 or a then-existing final order of the Federal Communications
22 Commission (FCC), to do either of the following:

23 (1) Collocate, mount, or install small wireless
24 facilities on or adjacent to existing, new, or replacement
25 poles in the right-of-way.

1 (2) Install, modify, or replace its own poles, or,
2 with the permission of the owner, a third party's poles,
3 associated with a small wireless facility, along, across,
4 upon, and under the right-of-way controlled by the authority.

5 (b) For purposes of this section, any new or
6 modified pole may not exceed the greater of either of the
7 following:

8 (1) Ten feet in height above the tallest existing
9 pole in place as of July 1, 2021, located within 500 feet of
10 the new pole in the same right-of-way controlled by the
11 authority.

12 (2) Fifty feet above ground level.

13 (c) The small wireless facilities and associated
14 poles shall be installed and maintained in accordance with the
15 authority's requirements not in conflict with this act or a
16 then-existing final order of the FCC and as not to obstruct or
17 hinder the usual travel and public safety on the right-of-way
18 and adjacent roads and bridges or obstruct the legal use of
19 the right-of-way by utilities.

20 (d) A wireless provider may collocate a small
21 wireless facility and install, maintain, modify, operate, and
22 replace a pole that exceeds these height limits along, across,
23 upon, and under the right-of-way, subject to applicable zoning
24 regulations or other applicable requirements of the authority.

1 Section 3. (a) Subject to the limitations
2 established in this act, small wireless facilities and
3 associated poles are not subject to zoning review or approval
4 if they are located in the right-of-way under the control of
5 an authority and otherwise comply with this act and a
6 then-existing final order of the Federal Communications
7 Commission.

8 (b) Within 10 days of receiving an application, an
9 authority shall determine and notify the applicant in writing
10 whether the application is complete. If the authority
11 determines the application is incomplete, the authority shall
12 specifically identify the missing information and specify the
13 requirement creating the obligation to submit the missing
14 documents or information in the written notice. If the written
15 notice of incompleteness is provided within 10 days of
16 receiving the application, the processing deadlines in
17 subsection (c) shall restart at zero on the date the applicant
18 submits all the documents and information identified by the
19 authority to render the application complete.

20 (c) Applications shall be processed on a
21 nondiscriminatory basis. Applications not requiring a written
22 notice of incompleteness shall be approved or denied within
23 the following: 60 days of receipt of an application involving
24 collocation of a small wireless facility using an existing
25 structure; and 90 days of receipt of an application involving

1 deployment of a small wireless facility using a new or
2 replacement pole. For those applications requiring a
3 resubmittal following the delivery of a written notice of
4 incompleteness, the time limitations for approval or denial
5 established in this subsection shall begin on the first date
6 after receipt of all the documents and information identified
7 by the authority. The processing deadline may be tolled by
8 agreement of the applicant and the authority. If an authority
9 fails to act on an application within the review period
10 provided for in this subsection, the applicant may provide the
11 authority, by certified mail, a formal notice stating that
12 unless the authority approves or denies the application within
13 20 days from receipt of the notice, the application and any
14 associated permits will be deemed granted by operation of law
15 on the twenty-first day from receipt of the notice.

16 (d) An authority shall approve an application if it
17 complies with the authority's requirements for deploying small
18 wireless facilities and associated poles in the right-of-way
19 that are written, generally applicable, and adopted in
20 advance.

21 (e) An applicant seeking to collocate, mount, or
22 install small wireless facilities or to install, modify, or
23 replace an associated pole within the jurisdiction of a single
24 authority may file a consolidated application for small
25 wireless facilities and associated poles, provided that the

1 consolidated application shall be for a geographic area no
2 more than two miles in diameter. The approval of the
3 consolidated application shall apply to the collocation,
4 mounting, or installation of the multiple small wireless
5 facilities or associated poles. The denial of one or more
6 single small wireless facilities or associated poles that are
7 part of a consolidated application may not constitute a reason
8 for denying the remaining small wireless facilities or
9 associated poles included in the consolidated application. A
10 consolidated application that includes a request to install,
11 modify, or replace a pole shall be processed in accordance
12 with the procedures and shall be subject to the 90-day review
13 period established in this act.

14 (f) An authority may not require an application or
15 any other approval or charge fees or rates for any of the
16 following that are in compliance with any applicable codes:

17 (1) Routine maintenance conducted on small wireless
18 facilities by the holder of an approved application for the
19 small wireless facilities, provided the right-of-way is
20 restored to the pre-maintenance condition.

21 (2) The replacement of small wireless facilities
22 that are operated by the holder of an approved application for
23 the small wireless facilities, are substantially similar or
24 the same size or smaller, and still qualify as a small
25 wireless facility.

(3) The deployment, installation, placement, maintenance, operation, or replacement of micro wireless facilities that are suspended on cables that are strung between existing poles by an entity with a franchise agreement or other valid authorization which allows the entity to deploy communications facilities in the rights-of-way.

(g) Notwithstanding subsection (f), the deployment of a micro wireless facility that requires the installation, placement, or replacement of any ground-mounted facilities in the right-of-way shall be subject to any applicable authority permitting processes.

(h) Notwithstanding subsection (f), an authority may require a permit for work that requires excavation or the closure of sidewalks or vehicular lanes or that otherwise hinders the usual travel or public safety on the right-of-way or adjacent roads and bridges or obstructs the legal use of the right-of-way by utilities. The permit shall be issued to the applicant on a non-discriminatory basis upon terms and conditions applied to any other person's activities in the right-of-way that require excavation or the closure of sidewalks or vehicular lanes.

(i) In the event of any action under subsection (f), the roads, bridges, and rights-of-way, to the extent practicable in the reasonable judgment of the authority, shall

1 be restored to the condition prior to the action conducted by
2 the entity.

3 (j)(1) As part of the application process, an
4 authority may require a small wireless facility to be fully
5 operational within 360 days after the date the last or final
6 permit is issued, subject to the availability of wireline
7 backhaul, electric power, or other matters beyond the control
8 of the applicant. The authority and the applicant may agree to
9 extend the period.

10 (2) If a small wireless facility is not operational
11 in the time established under subdivision (1), the authority,
12 after providing 20-day prior written notice and reasonable
13 opportunity to cure, may do either or both of the following:

14 a. Cancel the authority's approval of the small
15 wireless facility or any associated new pole.

16 b. Cause the removal of the small wireless facility
17 or any associated new pole by the wireless provider at the
18 wireless provider's sole expense and in a time the authority
19 specifies after providing prior written notice to the wireless
20 provider.

21 Section 4. (a) Subject to Sections 2, 3, and 5, an
22 authority shall allow the collocation of small wireless
23 facilities on existing poles, other than any poles owned by an
24 electric provider, owned or controlled by an authority and the
25 mounting or installation of small wireless facilities on

1 replacement poles, other than any poles owned by an electric
2 provider, owned or controlled by an authority on
3 nondiscriminatory terms and conditions that comply with this
4 act.

5 (b) For structures owned or controlled by an
6 authority, an authority may provide a wireless provider the
7 option of either having the wireless provider perform any
8 necessary make-ready work through the use of qualified
9 contractors or having the authority perform any necessary
10 make-ready work at the sole cost of the wireless provider. If
11 the authority performs the make-ready work, the authority
12 shall provide a good faith estimate of the make-ready work,
13 including any pole replacement costs. Make-ready work shall be
14 completed within 60 days after a written acceptance of the
15 good faith estimate by the applicant.

16 (c) On completion of the make-ready work performed
17 by an authority at the request of a wireless provider, the
18 wireless provider, within 60 days of invoicing, shall
19 reimburse the authority for the authority's actual and
20 documented cost of the make-ready work, including labor and
21 materials. The cost invoiced to the wireless provider may not
22 exceed the good faith estimate by more than 10 percent.

23 Section 5. (a) Application fees for permits for
24 small wireless facilities shall be nondiscriminatory and may
25 not exceed the following:

(1) A five hundred dollar (\$500) non-recurring fee for a single up-front application for collocation that includes up to five small wireless facilities, with an additional one hundred dollars (\$100) for each small wireless facility beyond five in a consolidated application.

(2) A two hundred fifty dollar (\$250) non-recurring fee for the modification or replacement of an existing pole together with the mounting or installation of an associated small wireless facility in the right-of-way.

(3) A one thousand dollar (\$1,000) non-recurring fee for the installation of a new pole together with the mounting or installation of an associated small wireless facility in the right-of-way.

(b) If an authority elects to charge for access to the right-of-way or collocation on poles owned or controlled by the authority in the right-of-way for small wireless facilities, the rates shall be nondiscriminatory and may not exceed one hundred dollars (\$100) per small wireless facility per year for access to and use of the right-of-way and one hundred seventy dollars (\$170) per year per small wireless facility collocated, mounted, or installed on or adjacent to poles owned or controlled by an authority.

Section 6. (a) This act does not apply to any poles or structures owned by an electric provider, whether used for lighting, distribution, transmission, or otherwise. This act

1 also does not apply to the equipment, easements, or business
2 activities of any of the following:

3 (1) A utility, as defined under Section 37-4-1, Code
4 of Alabama 1975.

5 (2) Any board or public corporation incorporated or
6 organized for the acquisition or operation of an electric
7 distribution system under Chapter 50, Title 11, Code of
8 Alabama 1975, including, but not limited to, Sections
9 11-50-490 through 11-50-506, Code of Alabama 1975, and any
10 city or town that shall have established and is operating a
11 system for the distribution of electric power and energy
12 pursuant to Article 1 of Chapter 50, Title 11, Code of Alabama
13 1975.

14 (3) An electric cooperative incorporated or
15 organized under Chapter 6 of Title 37, Code of Alabama 1975.

16 (4) An electric membership corporation incorporated
17 or organized under Chapter 7 of Title 37, Code of Alabama
18 1975.

19 (5) The parents, affiliates, or subsidiaries of any
20 of the entities described in this section, provided they are
21 not acting as a wireless provider.

22 (b) Nothing in this act shall affect or alter, or be
23 construed to affect or alter, the terms of any pole attachment
24 agreement entered into between or among a wireless provider
25 and an electric provider.

1 (c) When a wireless provider collocates, installs,
2 or mounts a small wireless facility pursuant to a pole
3 attachment agreement with an electric provider, an authority
4 may only restrict the wireless provider's access to the
5 right-of-way as described in Section 2. In such a situation,
6 the authority shall comply with the application process set
7 forth in Section 3, and any fees and rates paid to the
8 authority by the wireless provider are subject to the limits
9 set forth in Section 5.

10 Section 7. (a) An authority exercising its authority
11 established by this act may not be subject to suit or
12 otherwise be responsible for the alleged negligence,
13 wantonness, willfulness, recklessness, or any other claims for
14 alleged wrongful acts or omissions of wireless providers or
15 their officers, agents, contractors, subcontractors,
16 employees, or other representatives relative to the design,
17 location, placement, construction, maintenance, and operation
18 of small wireless facilities in an authority's right-of-way or
19 on an authority's infrastructure.

20 (b) Wireless providers shall indemnify authorities
21 and their elected and appointed officials, employees, and
22 authorized agents, or their insurers, and hold them harmless
23 from and against any and all claims, demands, actions, suits,
24 or proceedings in equity or law asserted by third parties for
25 damages, losses, liabilities, or costs of any kind, including,

1 without limitation, reasonable attorney's fees, as and when
2 incurred that arise from a material breach by a wireless
3 provider or any of its officers, employees, volunteers, or
4 authorized agents of any obligations set forth in this act; or
5 for any claims for the alleged negligence, wantonness,
6 willfulness, recklessness, or claims of any other alleged
7 wrongful acts or omissions of wireless providers or their
8 officers, agents, contractors, sub-contractors, employees, or
9 other representatives relative to the design, location,
10 placement, construction, maintenance, and operation of small
11 wireless facilities in an authority's rights-of-way or on an
12 authority's infrastructure. A wireless provider has no
13 obligation to indemnify or hold harmless against any
14 liabilities and losses due to or caused by the sole negligence
15 or willful misconduct of an authority or its employees or
16 agents.

17 Section 8. (a) Except as authorized under subsection
18 (b), during the period in which the small wireless facilities
19 of a wireless provider are located on or attached to the
20 authority's assets, including its poles, or rights-of-way, the
21 authority may require a wireless provider to do both of the
22 following:

23 (1) Carry, at the wireless provider's sole cost and
24 expense, the following types of third-party insurance:

1 a. Property insurance for the replacement cost of
2 all small wireless facilities.

3 b. Workers' compensation insurance, as required by
4 law.

5 c. Commercial general liability insurance of at
6 least two million dollars (\$2,000,000) per occurrence, with
7 respect to the wireless providers activities in, on, or around
8 the authority improvements or rights-of-way, including
9 coverage for bodily injury and property damage.

10 d. Environmental insurance.

11 (2) Include the authority and its officers,
12 officials, agents, contractors, and employees as an additional
13 insured on the commercial general liability policy and provide
14 certification and documentation of inclusion of the authority
15 in a commercial general liability policy as reasonably
16 required by the authority.

17 (b) In lieu of the requirements of subdivisions (1)
18 and (2) of subsection (a), during the period in which the
19 small wireless facilities of a wireless provider are located
20 on or attached to the authority's assets, including its poles,
21 or rights-of-way, the authority may allow the wireless
22 provider to provide a certificate of self-insurance,
23 acceptable to the authority, that demonstrates that the
24 wireless provider has adequate resources to self-insure in the
25 amounts set forth in subdivision (a)(1).

1 Section 9. (a) An authority may order a wireless
2 provider to remove, relocate, change, or otherwise alter the
3 wireless provider's small wireless facility or pole for any of
4 the following reasons, so long as all other occupiers of the
5 same right-of-way remove, relocate, change, or otherwise alter
6 their facilities under the same conditions as the wireless
7 provider:

8 (1) To perform construction, repair, maintenance, or
9 installation of an authority improvement in or upon the
10 right-of-way or the operations of the authority in or upon the
11 right-of-way.

12 (2) When the small wireless facility or pole is
13 interfering with or adversely affecting the proper operation
14 of an authority pole, traffic signal, or other equipment in
15 the right-of-way.

16 (3) To comply with traffic and public safety codes.

17 (b) Within 90 days of the issuance of a written
18 order from an authority, a wireless provider, at its own
19 expense, shall temporarily or permanently protect, support,
20 disconnect, remove, relocate, change, or otherwise alter the
21 position of a small wireless facility or pole within the
22 right-of-way.

23 (c) When an authority orders a wireless provider to
24 remove, relocate, change, or alter the position of a small
25 wireless facility or pole within the right-of-way, the

1 authority shall use its best efforts to give the wireless
2 provider a reasonably equivalent alternative location.

3 (d) If a wireless provider has not complied with an
4 order under subsection (a) within 90 days of the issuance of a
5 written order, the authority, without further notice to the
6 wireless provider and at sole cost and expense to the wireless
7 provider, may relocate any small wireless facility or pole as
8 ordered by the authority.

9 (e) Notwithstanding any other provision of this
10 section, an authority may remove a small wireless facility or
11 pole if the authority determines that the removal is necessary
12 to address an imminent risk to public safety. If circumstances
13 permit, the authority shall provide notice to the wireless
14 provider and an opportunity for the wireless provider to move
15 its own small wireless facility or pole to address the risk.
16 An authority that removes a facility or pole under this
17 subsection shall promptly notify the wireless provider of the
18 removal.

19 Section 10. (a) Nothing in this act shall be
20 interpreted to allow any entity to provide communications
21 services without compliance with all laws applicable to
22 communications service providers. Nor shall this act be
23 interpreted to authorize the collocation, installation,
24 placement, maintenance, or operation of any communications
25 facility, including a wireline backhaul facility, in the

1 rights-of-way, other than a small wireless facility or
2 associated pole.

3 (b) Except as it relates to small wireless
4 facilities subject to the permit and fee requirements
5 established pursuant to this act, and except as it relates to
6 any activities of an electric provider, and except as it
7 relates to regulations or requirements on communications
8 service specifically established by the constitution or by
9 state law, local law enacted by the Legislature, or federal
10 law, an authority may not otherwise adopt or enforce
11 regulations or requirements on the placement, operation, or
12 maintenance of communications facilities by a communications
13 service provider authorized to be in the rights-of-way; or
14 otherwise impose or collect any additional or separate tax,
15 fee, or charge for any service existing on July 1, 2021, or
16 for the provision of additional communications services
17 provided by a communications service provider that is
18 authorized to be in the rights-of-way.


19 Section 11. This act does not apply to an authority
20 that has entered into an agreement with a wireless provider,
21 or that has adopted an ordinance or other resolution, relating
22 to the permitting of small wireless facilities and poles in
23 the rights-of-way of the authority before May 1, 2021. In
24 order to remain exempt from the provisions of this act, an
25 authority shall modify the local agreement, ordinance, or

1 resolution to be in compliance with applicable federal laws,
2 orders, or regulations within 90 days from a final
3 non-appealable federal order, rule, or regulation relating to
4 small wireless facilities.

5 Section 12. (a) Where the provisions of this act are
6 divergent with any regulations, rulings, or guidance provided
7 by the Federal Highway Administration, the Alabama Department
8 of Transportation shall follow the Federal Highway
9 Administration requirements.

10 (b) Notwithstanding any provision of this act to the
11 contrary, the Alabama Department of Transportation may deny
12 any application for placement, modification, or maintenance of
13 wireless facilities, on new or pre-existing structures, within
14 the department's right-of-way where the department determines
15 that the placement or maintenance activity would impede the
16 operation or safety of a transportation facility. Small
17 wireless facilities shall not be permitted on any interstate
18 right-of-way.

19 Section 13. This act shall be effective immediately
20 following its passage and approval by the Governor, or its
21 otherwise becoming law.



President and Presiding Officer of the Senate



Speaker of the House of Representatives

SB76

Senate 04-FEB-21

I hereby certify that the within Act originated in and passed the Senate, as amended.

Patrick Harris,
Secretary.

House of Representatives
Passed: 11-FEB-21

By: Senator Orr

APPROVED 2-19-2021
TIME 10:40 AM


GOVERNOR

Alabama Secretary Of State

Act Num....: 2021-5
Bill Num....: S-76

Recv'd 02/19/21 02:49pmSLF

SPONSOR

1 Orr

CO-SPONSORS

2 Albritton 19

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I hereby certify that the Resolution as required in Section C of Act No. 81-889 was adopted and is attached to the Bill, SB 76.

yeas 27 nays 3 abstain 0

PATRICK HARRIS,
Secretary

I hereby certify that the notice & proof is attached to the Bill, SB _____ as required in the General Acts of Alabama, 1975 Act No. 919.

PATRICK HARRIS,
Secretary

CONFERENCE COMMITTEE

Senate Conferees _____

DATE: 2-4 2RD 1 RFD UARD

REPORT OF STANDING COMMITTEE

This bill having been referred by the House to its standing committee on Education was

acted upon by such committee in session, and returned therefrom to the House with the recommendation that it be

Passed, w/amend(s) _____ w/sub _____

This 10th day of Feb, 2021.

Patrick Harris, Chairperson

DATE: 2-10 2

RF RD 2

DATE: 2

RE-REFERRED ☐ RE-COMMITTED ☐

Committee _____

I hereby certify that the Resolution as required in Section C of Act No. 81-889 was adopted and is attached to the Bill, SB 76.

YEAS 101 NAYS 0

JEFF WOODARD,
Clerk

FURTHER HOUSE ACTION (OVER)