

General Assembly

Raised Bill No. 6601

January Session, 2021

LCO No. 4363



Referred to Committee on COMMERCE

Introduced by: (CE)

AN ACT PROMOTING ECONOMIC DEVELOPMENT AND OPTIMIZING STATE SERVICES THROUGH THE USE OF INNOVATIVE TECHNOLOGIES DEVELOPED IN CONNECTICUT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 32-39e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
- 3 (a) If, in the exercise of its powers under section 32-39, Connecticut
- 4 Innovations, Incorporated (1) finds that the use of a certain technology,
- 5 product or process (A) would promote public health and safety,
- 6 environmental protection or economic development, or (B) with regard
- 7 to state services, would promote efficiency, reduce administrative
- 8 <u>burdens or otherwise improve such services</u>, and (2) <u>determines</u> such
- 9 technology, product or process was developed by a business (A)
- 10 domiciled in this state to which the corporation has provided financial
- 11 assistance or in which the corporation has invested, or (B) which has
- been certified as a small contractor or a minority business enterprise by
- 13 <u>the Commissioner of Administrative Services under section 4a-60g</u>, the
- 14 corporation, upon application of such business, may recommend to the

15 Secretary of the Office of Policy and Management that an agency of the 16 state, including, but not limited to, any constituent unit of the state 17 system of higher education, be [directed] authorized to test such 18 technology, product or process by employing it in the operations of such 19 agency on a trial basis. The purpose of such test program shall be to 20 validate the commercial viability of such technology, product or process 21 provided no business in which Connecticut Innovations, Incorporated 22 has invested shall be required to participate in such program.

(b) No such recommendation may be made by Connecticut Innovations, Incorporated unless such business has submitted a viable to Connecticut Innovations, Incorporated business plan manufacturing and marketing such technology, product or process and such business <u>demonstrates that</u> (1) [will manufacture or produce such technology, product or process in this state, (2) demonstrates that the usage of such technology, product or process by the state agency will not adversely affect safety, [(3) demonstrates that] (2) sufficient research and development has occurred to warrant participation in the test program, [and (4) demonstrates that] (3) the technology, product or process has potential for commercialization not later than two years following the completion of any test program involving a state agency under this section, and (4) such technology, product or process will have a positive economic impact in the state, including the prospective addition of jobs and economic activity upon such commercialization.

[(b)] (c) If the Secretary of the Office of Policy and Management finds that employing such technology, product or process would be feasible in the operations of a state agency and would not have any detrimental effect on such operations, said secretary, notwithstanding the requirement of chapter 58, may direct an agency of the state to accept delivery of such technology, product or process and to undertake such a test program. [Any] The Secretary of the Office of Policy and Management, in consultation with the Commissioner of Administrative Services, the chief executive officer of Connecticut Innovations, Incorporated and the department head of the testing agency, shall

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determine, on a case-by-case basis, whether the costs associated with the acquisition and use of such technology, product or process by the testing agency shall be borne by Connecticut Innovations, Incorporated, the business or by any investor or participant in such business. The acquisition of any technology, product or process for purposes of the test program established pursuant to this section shall not be deemed to be a purchase under the provisions of the state procurement policy. The testing agency, on behalf of Connecticut Innovations, Incorporated shall maintain records related to such test program, as requested by Connecticut Innovations, Incorporated and shall make such records and any other information derived from such test program available to Connecticut Innovations, Incorporated and the business. Any proprietary information derived from such test program shall be exempt from the provisions of subsection (a) of section 1-210.

(d) If the Secretary of the Office of Policy and Management, in consultation with the Commissioner of Administrative Services, the chief executive officer of Connecticut Innovations, Incorporated and the department head of the testing agency, determines that the test program sufficiently demonstrates that the technology, product or process promotes public health and safety, environmental protection, economic development or efficiency; reduces administrative burdens or otherwise improves state services, the Commissioner of Administrative Services may procure such technology, product or process for use by any or all state agencies pursuant to subsection (b) of section 4a-58.

[(c)] (e) The Secretary of the Office of Policy and Management, Commissioner of Administrative Services and Connecticut Innovations, Incorporated may develop a program to recognize state agencies that help to promote public health and safety, environmental protection, [or] economic development or efficiency, reduce administrative burdens or improve state services by participating in a testing program under this section. Such program may include the creation of a fund established with savings accrued by the testing agency during its participation in the testing program established under this section. Such fund shall only

81 be used to implement the program of recognition established by the

- 82 Secretary of the Office of Policy and Management, Commissioner of
- 83 Administrative Services and Connecticut Innovations, Incorporated,
- 84 under the provisions of this subsection.

This act shall take effect as follows and shall amend the following sections:

Section 1	July 1, 2021	32-39e

CE Joint Favorable

HED Joint Favorable