CONFERENCE COMMITTEE REPORT FORM

Austin, Texas

Date

Honorable Dan Patrick President of the Senate

Honorable Dade Phelan Speaker of the House of Representatives

Sirs:

We, Your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on __________ have had the same under consideration, and beg to report it back with the recommendation that it do pass in the form and text hereto attached.

ar Guili On the part of the Senate On the part of the House Lucio III

Note to Conference Committee Clerk:

Please type the names of the members of the Conference Committee under the lines provided for signature. Those members desiring to sign the report should sign each of the six copies. Attach a copy of the Conference Committee Report and a Section by Section side by side comparison to each of the six reporting forms. The original and two copies are filed in house of origin of the bill, and three copies in the other house.

CONFERENCE COMMITTEE REPORT

3rd Printing

S.B. No. 13

A BILL TO BE ENTITLED

1	AN ACT
2	relating to state contracts with and investments in certain
3	companies that boycott energy companies.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subtitle A, Title 8, Government Code, is amended
6	by adding Chapter 809 to read as follows:
7	CHAPTER 809. PROHIBITION ON INVESTMENT IN FINANCIAL COMPANIES THAT
8	BOYCOTT CERTAIN ENERGY COMPANIES
9	SUBCHAPTER A. GENERAL PROVISIONS
10	Sec. 809.001. DEFINITIONS. In this chapter:
11	(1) "Boycott energy company" means, without an
12	ordinary business purpose, refusing to deal with, terminating
13	business activities with, or otherwise taking any action that is
14	intended to penalize, inflict economic harm on, or limit commercial
15	relations with a company because the company:
16	(A) engages in the exploration, production,
17	utilization, transportation, sale, or manufacturing of fossil
18	fuel-based energy and does not commit or pledge to meet
19	environmental standards beyond applicable federal and state law; or
20	(B) does business with a company described by
21	Paragraph (A).
22	(2) "Company" means a for-profit sole proprietorship,
23	organization, association, corporation, partnership, joint
24	venture, limited partnership, limited liability partnership, or

limited liability company, including a wholly owned subsidiary, 1 majority-owned subsidiary, parent company, or affiliate of those 2 entities or business associations, that exists to make a profit. 3 "Direct holdings" means, with respect to a (3) 4 financial company, all securities of that financial company held 5 directly by a state governmental entity in an account or fund in 6 which a state governmental entity owns all shares or interests. 7 (4) "Financial company" means a publicly traded 8 financial services, banking, or investment company. 9 (5) "Indirect holdings" means, with respect to a 10 financial company, all securities of that financial company held in 11 an account or fund, such as a mutual fund, managed by one or more 12 persons not employed by a state governmental entity, in which the 13 state governmental entity owns shares or interests together with 14 other investors not subject to the provisions of this chapter. The 15 term does not include money invested under a plan described by 16 Section 401(k) or 457 of the Internal Revenue Code of 1986. 17 (6) "Listed financial company" means a financial 18 company listed by the comptroller under Section 809.051. 19 (7) "State governmental entity" means: 20 (A) the Employees Retirement System of Texas, 21 including a retirement system administered by that system; 22 the Teacher Retirement System of Texas; 23 (B) the Texas Municipal Retirement System; 24 (C) the Texas County and District Retirement 25 (D) 26 System; 27 (E) the Texas Emergency Services Retirement

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1 System; and

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2	(F) the permanent school fund.
3	Sec. 809.002. OTHER LEGAL OBLIGATIONS. With respect to
4	actions taken in compliance with this chapter, including all good
5	faith determinations regarding financial companies as required by
6	this chapter, a state governmental entity and the comptroller are
7	exempt from any conflicting statutory or common law obligations,
8	including any obligations with respect to making investments,
9	divesting from any investment, preparing or maintaining any list of
10	financial companies, or choosing asset managers, investment funds,
11	or investments for the state governmental entity's securities
12	portfolios.
13	Sec. 809.003. INDEMNIFICATION OF STATE GOVERNMENTAL
14	ENTITIES, EMPLOYEES, AND OTHERS. In a cause of action based on an
15	action, inaction, decision, divestment, investment, financial
16	company communication, report, or other determination made or taken
17	in connection with this chapter, the state shall, without regard to
18	whether the person performed services for compensation, indemnify
19	and hold harmless for actual damages, court costs, and attorney's
20	fees adjudged against, and defend:
21	(1) an employee, a member of the governing body, or any
22	other officer of a state governmental entity;
23	(2) a contractor of a state governmental entity;
24	(3) a former employee, a former member of the
25	governing body, or any other former officer of a state governmental
26	entity who was an employee, member of the governing body, or other
27	officer when the act or omission on which the damages are based

occurred; 1 2 (4) a former contractor of a state governmental entity who was a contractor when the act or omission on which the damages 3 4 are based occurred; and (5) a state governmental entity. 5 Sec. 809.004. NO PRIVATE CAUSE OF ACTION. (a) A person, 6 including a member, retiree, or beneficiary of a retirement system 7 to which this chapter applies, an association, a research firm, a 8 financial company, or any other person may not sue or pursue a 9 private cause of action against the state, a state governmental 10 entity, a current or former employee, a member of the governing 11 body, or any other officer of a state governmental entity, or a 12 contractor of a state governmental entity, for any claim or cause of 13 action, including breach of fiduciary duty, or for violation of any 14 constitutional, statutory, or regulatory requirement in connection 15 with any action, inaction, decision, divestment, investment, 16 financial company communication, report, or other determination 17 made or taken in connection with this chapter. 18 (b) A person who files suit against the state, a state 19 governmental entity, an employee, a member of the governing body, 20 or any other officer of a state governmental entity, or a contractor 21 of a state governmental entity, is liable for paying the costs and 22 attorney's fees of a person sued in violation of this section. 23 Sec. 809.005. INAPPLICABILITY OF REQUIREMENTS INCONSISTENT 24 WITH FIDUCIARY RESPONSIBILITIES AND RELATED DUTIES. A state 25 governmental entity is not subject to a requirement of this chapter 26 if the state governmental entity determines that the requirement 27

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S.B. No. 13 would be inconsistent with its fiduciary responsibility with 1 respect to the investment of entity assets or other duties imposed 2 by law relating to the investment of entity assets, including the 3 duty of care established under Section 67, Article XVI, Texas 4 5 Constitution. Sec. 809.006. RELIANCE ON FINANCIAL COMPANY RESPONSE. The 6 comptroller and a state governmental entity may rely on a financial 7 company's response to a notice or communication made under this 8 chapter without conducting any further investigation, research, or 9 inquiry. 10 SUBCHAPTER B. DUTIES REGARDING INVESTMENTS 11 Sec. 809.051. LISTED FINANCIAL COMPANIES. (a) The 12 comptroller shall prepare and maintain, and provide to each state 13 14 governmental entity, a list of all financial companies that boycott energy companies. In maintaining the list, the comptroller may: 15 (1) review and rely, as appropriate in the 16 comptroller's judgment, on publicly available information 17 regarding financial companies, including information provided by 18 the state, nonprofit organizations, research firms, international 19 organizations, and governmental entities; and 20 (2) request written verification from a financial 21 company that it does not boycott energy companies and rely, as 22 appropriate in the comptroller's judgment and without conducting 23 further investigation, research, or inquiry, on a financial 24 company's written response to the request. 25 (b) A financial company that fails to provide to the 26 comptroller a written verification under Subsection (a)(2) before 27

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1 the 61st day after receiving the request from the comptroller is 2 presumed to be boycotting energy companies.

3 (c) The comptroller shall update the list annually or more 4 often as the comptroller considers necessary, but not more often 5 than quarterly, based on information from, among other sources, 6 those listed in Subsection (a).

7 (d) Not later than the 30th day after the date the list of 8 financial companies that boycott energy companies is first provided 9 or updated, the comptroller shall file the list with the presiding 10 officer of each house of the legislature and the attorney general 11 and post the list on a publicly available Internet website.

12 <u>Sec. 809.052. IDENTIFICATION OF INVESTMENT IN LISTED</u> 13 <u>FINANCIAL COMPANIES. Not later than the 30th day after the date a</u> 14 <u>state governmental entity receives the list provided under Section</u> 15 <u>809.051, the state governmental entity shall notify the comptroller</u> 16 <u>of the listed financial companies in which the state governmental</u> 17 <u>entity owns direct holdings or indirect holdings.</u>

18 Sec. 809.053. ACTIONS RELATING TO LISTED FINANCIAL COMPANY.
19 (a) For each listed financial company identified under Section
20 809.052, the state governmental entity shall send a written notice:
21 (1) informing the financial company of its status as a
22 listed financial company;

23 (2) warning the financial company that it may become 24 subject to divestment by state governmental entities after the 25 expiration of the period described by Subsection (b); and

26 (3) offering the financial company the opportunity to 27 clarify its activities related to companies described by Sections

1 809.001(1)(A) and (B).

2 (b) Not later than the 90th day after the date the financial 3 company receives notice under Subsection (a), the financial company 4 must cease boycotting energy companies in order to avoid qualifying 5 for divestment by state governmental entities.

6 (c) If, during the time provided by Subsection (b), the 7 financial company ceases boycotting energy companies, the 8 comptroller shall remove the financial company from the list 9 maintained under Section 809.051 and this chapter will no longer 10 apply to the financial company unless it resumes boycotting energy 11 companies.

12 (d) If, after the time provided by Subsection (b) expires, 13 the financial company continues to boycott energy companies, the 14 state governmental entity shall sell, redeem, divest, or withdraw 15 all publicly traded securities of the financial company, except 16 securities described by Section 809.055, according to the schedule 17 provided by Section 809.054.

18 <u>Sec. 809.054. DIVESTMENT OF ASSETS. (a) A state</u> 19 governmental entity required to sell, redeem, divest, or withdraw 20 <u>all publicly traded securities of a listed financial company shall</u> 21 <u>comply with the following schedule:</u>

(1) at least 50 percent of those assets must be removed from the state governmental entity's assets under management not later than the 180th day after the date the financial company receives notice under Section 809.053 or Subsection (b) unless the state governmental entity determines, based on a good faith exercise of its fiduciary discretion and subject to Subdivision

(2), that a later date is more prudent; and 1 (2) 100 percent of those assets must be removed from 2 3 the state governmental entity's assets under management not later than the 360th day after the date the financial company receives 4 notice under Section 809.053 or Subsection (b). 5 (b) If a financial company that ceased boycotting energy 6 companies after receiving notice under Section 809.053 resumes its 7 boycott, the state governmental entity shall send a written notice 8 to the financial company informing it that the state governmental 9 entity will sell, redeem, divest, or withdraw all publicly traded 10 11 securities of the financial company according to the schedule in 12 Subsection (a). (c) Except as provided by Subsection (a), a state 13 governmental entity may delay the schedule for divestment under 14 that subsection only to the extent that the state governmental 15 entity determines, in the state governmental entity's good faith 16 17 judgment, and consistent with the entity's fiduciary duty, that divestment from listed financial companies will likely result in a 18 19 loss in value or a benchmark deviation described by Section 809.056(a). If a state governmental entity delays the schedule for 20 divestment, the state governmental entity shall submit a report to 21 the presiding officer of each house of the legislature and the 22 attorney general stating the reasons and justification for the 23 state governmental entity's delay in divestment from listed 24 financial companies. The report must include documentation 25 26 supporting its determination that the divestment would result in a 27 loss in value or a benchmark deviation described by Section

809.056(a), including objective numerical estimates. The state 1 2 governmental entity shall update the report every six months. Sec. 809.055. INVESTMENTS EXEMPTED FROM DIVESTMENT. A 3 4 state governmental entity is not required to divest from any 5 indirect holdings in actively or passively managed investment funds or private equity funds. The state governmental entity shall 6 7 submit letters to the managers of each investment fund containing listed financial companies requesting that they remove those 8 9 financial companies from the fund or create a similar actively or passively managed fund with indirect holdings devoid of listed 10 11 financial companies. If a manager creates a similar fund with substantially the same management fees and same level of investment 12 risk and anticipated return, the state governmental entity may 13 14 replace all applicable investments with investments in the similar fund in a time frame consistent with prudent fiduciary standards 15 but not later than the 450th day after the date the fund is created. 16 Sec. 809.056. AUTHORIZED INVESTMENT IN LISTED FINANCIAL 17 18 COMPANIES. (a) A state governmental entity may cease divesting from one or more listed financial companies only if clear and 19 20 convincing evidence shows that: 21 (1) the state governmental entity has suffered or will suffer a loss in the hypothetical value of all assets under 22 23 management by the state governmental entity as a result of having to 24 divest from listed financial companies under this chapter; or 25 <u>(2) an individual portfolio that uses a</u> 26 benchmark-aware strategy would be subject to an aggregate expected

27 deviation from its benchmark as a result of having to divest from

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listed financial companies under this chapter. 1 (b) A state governmental entity may cease divesting from a 2 listed financial company as provided by this section only to the 3 extent necessary to ensure that the state governmental entity does 4 not suffer a loss in value or deviate from its benchmark as 5 described by Subsection (a). 6 (c) Before a state governmental entity may cease divesting 7 from a listed financial company under this section, the state 8 governmental entity must provide a written report to the 9 comptroller, the presiding officer of each house of the 10 legislature, and the attorney general setting forth the reason and 11 justification, supported by clear and convincing evidence, for 12 deciding to cease divestment or to remain invested in a listed 13 14 financial company. (d) The state governmental entity shall update the report 15 required by Subsection (c) semiannually, as applicable. 16 (e) This section does not apply to reinvestment in a 17 financial company that is no longer a listed financial company. 18 Sec. 809.057. PROHIBITED INVESTMENTS. Except as provided 19 by Section 809.056, a state governmental entity may not acquire 20 securities of a listed financial company. 21 SUBCHAPTER C. REPORT; ENFORCEMENT 22 Sec. 809.101. REPORT. Not later than January 5 of each 23 year, each state governmental entity shall file a publicly 24 available report with the presiding officer of each house of the 25 legislature and the attorney general that: 26 (1) identifies all securities sold, redeemed, 27

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1	divested, or withdrawn in compliance with Section 809.054;
2	(2) identifies all prohibited investments under
3	Section 809.057; and
4	(3) summarizes any changes made under Section 809.055.
5	Sec. 809.102. ENFORCEMENT. The attorney general may bring
6	any action necessary to enforce this chapter.
7	SECTION 2. Subtitle F, Title 10, Government Code, is
8	amended by adding Chapter 2274 to read as follows:
9	CHAPTER 2274. PROHIBITION ON CONTRACTS WITH COMPANIES BOYCOTTING
10	CERTAIN ENERGY COMPANIES
11	Sec. 2274.001. DEFINITIONS. In this chapter:
12	(1) "Boycott energy company" has the meaning assigned
13	by Section 809.001.
14	(2) "Company" has the meaning assigned by Section
15	809.001, except that the term does not include a sole
16	proprietorship.
17	(3) "Governmental entity" has the meaning assigned by
18	Section 2251.001.
19	Sec. 2274.002. PROVISION REQUIRED IN CONTRACT. (a) This
20	section applies only to a contract that:
21	(1) is between a governmental entity and a company
22	with 10 or more full-time employees; and
23	(2) has a value of \$100,000 or more that is to be paid
24	wholly or partly from public funds of the governmental entity.
25	(b) Except as provided by Subsection (c), a governmental
26	entity may not enter into a contract with a company for goods or
27	services unless the contract contains a written verification from

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1 the company that it:

2	(1) does not boycott energy companies; and
3	(2) will not boycott energy companies during the term
4	of the contract.
5	(c) Subsection (b) does not apply to a governmental entity
6	that determines the requirements of Subsection (b) are inconsistent
7	with the governmental entity's constitutional or statutory duties
8	related to the issuance, incurrence, or management of debt
9	obligations or the deposit, custody, management, borrowing, or
10	investment of funds.
11	SECTION 3. Chapter 2274, Government Code, as added by this
12	Act, applies only to a contract entered into on or after the
13	effective date of this Act. A contract entered into before that
14	date is governed by the law in effect on the date the contract was
15	entered into, and the former law is continued in effect for that
16	purpose.

17 SECTION 4. This Act takes effect September 1, 2021.

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Senate Bill 13 Conference Committee Report Section-by-Section Analysis

SENATE VERSION

SECTION 1. Subtitle A, Title 8, Government Code, is amended. Among other provisions, Section 809.001(1) is added to read as follows:

(1) "Boycott energy company" means refusing to deal with, terminating business activities with, or otherwise taking any action that is, *solely or primarily*, intended to penalize, inflict economic harm on, or limit commercial relations with a company because the company:

(A) engages in the exploration, production, utilization, transportation, sale, or manufacturing of fossil fuel-based energy and does not commit or pledge to meet environmental standards beyond applicable federal and state law; or
 (B) does business with a company described by Paragraph (A).

SECTION 2. Subtitle F, Title 10, Government Code, is amended by adding Chapter 2274 to read as follows: <u>CHAPTER 2274. PROHIBITION ON CONTRACTS WITH</u> <u>COMPANIES</u> BOYCOTTING CERTAIN ENERGY <u>COMPANIES</u>

Sec. 2274.001. DEFINITIONS.

Sec. 2274.002. PROVISION REQUIRED IN CONTRACT.

(a) This section applies only to a contract that:

(1) is between a governmental entity and a company with 10 or more full-time employees; and

(2) has a value of \$100,000 or more that is to be paid wholly or partly from public funds of the governmental entity.
(b) Except as provided by *Section 2274.003*, a governmental

entity may not enter into a contract with a company for goods or services unless the contract contains a written verification

HOUSE VERSION (IE)

SECTION 1. Same as Senate version except as follows:

(1) "Boycott energy company" means, without an ordinary business purpose, refusing to deal with, terminating business activities with, or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations with a company because the company: [FA1(1)-(2)] (A) engages in the exploration, production, utilization, transportation, sale, or manufacturing of fossil fuel-based energy and does not commit or pledge to meet environmental standards beyond applicable federal and state law; or (B) does business with a company described by Paragraph (A).

SECTION 2. Subtitle F, Title 10, Government Code, is amended by adding Chapter 2274 to read as follows: <u>CHAPTER 2274. PROHIBITION ON CONTRACTS WITH</u> <u>COMPANIES</u> BOYCOTTING CERTAIN ENERGY <u>COMPANIES</u>

Sec. 2274.001. DEFINITIONS.

Sec. 2274.002. PROVISION REQUIRED IN CONTRACT.

(a) This section applies only to a contract that:

(1) is between a governmental entity and a company with 10 or more full-time employees; and

(2) has a value of \$100,000 or more that is to be paid wholly or partly from public funds of the governmental entity.

(b) Except as provided by *Subsection (c)*, a governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification

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CONFERENCE

SECTION 1. Same as House version.

SECTION 2. Same as House version except as follows:

Associated CCR Draft: 87R27296

Senate Bill 13

Conference Committee Report Section-by-Section Analysis

SENATE VERSION

from the company that it:

(1) does not boycott energy companies; and

(2) will not boycott energy companies during the term of the contract.

Sec. 2274.003. CERTAIN CONTRACTS EXEMPTED. (a) A contract entered into in connection with or relating to the issuance, sale, or delivery of notes under Subchapter H, Chapter 404, or the administration of matters related to the notes, including the investment of note proceeds, is exempt from this chapter if, in the comptroller's sole discretion, the comptroller determines that compliance with Section 2274.002 is likely to prevent: (1) an issuance, sale, or delivery that is sufficient to address

the general revenue cash flow shortfall forecast; or

(2) the administration of matters related to the notes.

(b) Before making a determination under Subsection (a), the comptroller must:

(1) survey potential respondents or bidders to a solicitation for a contract described by Subsection (a) to determine the number of qualified potential respondents or bidders that are able to provide the written verification required by Section 2274.002; and

(2) evaluate the historical bidding performance of qualified potential bidders.

SECTION 3. Saving provision.

SECTION 4. This Act takes effect September 1, 2021.

HOUSE VERSION (IE)

from the company that it: [FA1(3)]

(1) does not boycott energy companies; and

(2) will not boycott energy companies during the term of the

contract.

(c) Subsection (b) does not apply to:

(1) a governmental entity that determines the requirements of Subsection (b) are inconsistent with the governmental entity's constitutional, statutory, or fiduciary duties related to the issuance, incurrence, or management of debt obligations or the deposit, custody, management, borrowing, or investment of funds; or

(2) a contract for which a governmental entity determines the requirements of Subsection (b) would effectively prevent the governmental entity from accessing the services provided under the contract. [FA1(4)]

CONFERENCE

(c) Subsection (b) does not apply to a governmental entity that determines the requirements of Subsection (b) are inconsistent with the governmental entity's constitutional or statutory duties related to the issuance, incurrence, or management of debt obligations or the deposit, custody, management, borrowing, or investment of funds.

SECTION 3. Same as Senate version.

SECTION 4. Same as Senate version.

SECTION 3. Same as Senate version.

SECTION 4. Same as Senate version.

LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 87TH LEGISLATIVE REGULAR SESSION

May 24, 2021

TO: Honorable Dan Patrick, Lieutenant Governor, Senate Honorable Dade Phelan, Speaker of the House, House of Representatives

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: SB13 by Birdwell (Relating to state contracts with and investments in certain companies that boycott energy companies.), **Conference Committee Report**

The fiscal impact of provisions that would prohibit certain state governmental entities from investing in financial companies that boycott energy companies and prohibit certain governmental entities from executing contracts with the same companies cannot be determined.

The bill would amend the Government Code to prohibit state agencies from contracting with or investing in financial companies that boycott fossil fuel-based energy firms.

The bill would require the Comptroller of Public Accounts (Comptroller) to prepare and maintain, and provide to each state governmental entity, a list of all financial companies that boycott energy companies. The bill would not apply to governmental entities that determine the requirements are inconsistent with constitutional or statutory duties related to the issuance, incurrence, or management of debt obligations or the deposit, custody, management, borrowing, or investment of funds. Under certain circumstances, the bill would require state pension systems and the Permanent School Fund to sell, redeem, divest, or withdraw publicly traded securities of a company that boycotts fossil fuel-based energy companies. The bill requires reporting and provides that the Attorney General may bring any action necessary to enforce Chapter 809, Government Code.

The fiscal impact of provisions that amend the Government Code by adding Chapters 809 and 2274, which would prohibit certain state governmental entities from investing in companies that boycott energy companies and prohibit certain governmental entities from executing contracts with the same companies, respectively, cannot be determined. According to the Employees Retirement System (ERS) the bill could have a negative indeterminate fiscal impact to the agency's programs and operations and potentially limits the return potential of ERS investments. Additional reporting and monitoring for companies that boycott certain energy companies could result in significant additional administrative resources, since the reporting and monitoring could be extensive. According to the Teachers Retirement System, the fiscal impact on the pension fund related to the provisions of the bill cannot be determined.

The Comptroller indicates that the agency would need to engage in significant effort to identify companies to which the bill's provisions would apply and that, as such, the agency could have significant administrative costs, but the costs cannot be estimated at this time.

The Office of the Attorney General indicates that any legal work resulting from the passage of this bill could be reasonably absorbed with current resources. The Texas Emergency Services Retirement System indicates that the implementation and on-going monitoring of the provisions of the bill would not have a fiscal impact to the agency, however the fiscal impact on the pension fund cannot be determined.

Local Government Impact

The fiscal implications of the bill cannot be determined at this time.

Source Agencies: 302 Office of the Attorney General, 304 Comptroller of Public Accounts, 323 Teacher Retirement System, 326 Tx Emergency Serv Retirement System, 327 Employees Retirement System

LBB Staff: JMc, CMA, LBO, LCO, MBO, CST, SMAT, AJL, JPO, AF

Certification of Compliance with Rule 13, Section 6(b), House Rules of Procedure

Rule 13, Section 6(b), House Rules of Procedure, requires a copy of a conference committee report signed by a majority of each committee of the conference to be furnished to each member of the committee in person or, if unable to deliver in person, by placing a copy in the member's newspaper mailbox at least one hour before the report is furnished to each member of the house under Rule 13, Section 10(a). The paper copies of the report submitted to the chief clerk under Rule 13, Section 10(b), must contain a certificate that the requirement of Rule 13, Section 6(b), has been satisfied, and that certificate must be attached to the copy of the report furnished to each member under Rule 13, Section 10(d). Failure to comply with this requirement is not a sustainable point of order.

I certify that a copy of the conference committee report on $\underline{SB} \underline{13}$ was furnished to each member of the conference committee in compliance with Rule 13, Section 6(b), House Rules of Procedure, before paper copies of the report were submitted to the chief clerk under Rule 13, Section 10(b), House Rules of Procedure.

King (name)

5/23/21 (date)

21R25(3)