By: Zaffirini (Minjarez)

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S.B. No. 913

Substitute the following for S.B. No. 913: By: Oliveira C.S.S.B. No. 913

A BILL TO BE ENTITLED

AN ACT

2 relating to energy and water management planning and reporting 3 requirements for state agencies and institutions of higher 4 education.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Section 447.009, Government Code, is amended to 7 read as follows:

8 Sec. 447.009. ENERGY AND WATER MANAGEMENT PLANNING; 9 REPORTING. (a) The state energy conservation office shall provide 10 energy and water management planning assistance to a state agency 11 or an institution of higher education, including <u>assistance to</u>:

12 (1) [preparation by the agency or institution of a
13 long-range plan for the delivery of reliable, cost-effective
14 utility services for the state agency or institution;

15 [(2) assistance to] the Department of Public Safety 16 for energy emergency contingency planning, using state or federal 17 funds when available; <u>and</u>

18 (2) [(3) assistance to] each state agency or 19 institution of higher education in preparing comprehensive energy 20 and water management plans[; and

21 [(4) assistance to state agencies other than
22 institutions of higher education in meeting the requirements of
23 Section 447.002, including assistance in scheduling and assigning
24 priorities to implementation plans to ensure that state agencies

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adopt qualified cost-effective efficiency measures and programs 1 for all state facilities not later than September 1, 2006]. 2 [A state agency or an institution of higher education 3 (b) shall develop the plan described in Subsection (a)(1) and submit 4 5 the plan to the state energy conservation office upon request. The agency or institution shall use the plan in preparing its five-year 6 construction and major renovation plans. After other energy-saving 7 8 or water-saving alternatives are considered, district heating and cooling or on-site generation of electricity may be considered in 9 planning for reliable, efficient, and cost-effective utility 10 services. 11

[(c)] The state energy conservation office shall prepare 12 guidelines for preparation of the plan described in Subsection 13 (a)(2) $\left[\frac{(a)(3)}{(a)}\right]$ and develop a template for state agencies and 14 15 institutions of higher education to use in creating the plan. Each state agency and institution of higher education shall set 16 percentage goals for reducing the agency's or institution's use of 17 water, electricity, transportation fuel [gasoline], and natural 18 gas and include those goals in the agency's or institution's 19 comprehensive energy and water management plan. [A state agency or 20 21 an institution of higher education that occupies a state-owned building shall prepare and implement a five-year energy and water 22 management plan and shall submit that plan to the office upon 23 24 request. The agency or institution shall update its plan annually. A state agency or an institution of higher education that occupies a 25 building not owned by the state shall cooperate with the office in 26 addressing the energy or water management of that building.] 27

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1 (c) [(d)] The comprehensive energy and water management 2 plan described in Subsection (a)(2) [(a)(3)] shall be included in 3 the five-year construction and major repair and rehabilitation 4 plans for institutions of higher education as required by Section 5 61.0651, Education Code.

6 (d) [(e)] Not later than January 15 [December 1] of each 7 <u>odd-numbered</u> [even-numbered] year, the state energy conservation 8 office shall submit a report to the governor and the Legislative Budget Board on the status and effectiveness of the utility 9 management and conservation efforts of state agencies 10 and institutions of higher education. The report must include 11 information submitted to the office from each state agency and 12 institution of higher education. The office shall post the report 13 on the office's Internet website. 14

SECTION 2. Section 2166.409, Government Code, is repealed.
SECTION 3. This Act takes effect September 1, 2015.

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