## **Fiscal Note**

State of Alaska Bill Version: HB 83 (U) 2013 Legislative Session Fiscal Note Number: () Publish Date: Identifier: HB083-LAW-CIV-02-01-13 Department: Department of Law Title: FEDERAL REGULATIONS & EXECUTIVE Appropriation: Civil Division **ORDERS** Allocation: Opinions, Appeals and Ethics Sponsor: **KELLER** OMB Component Number: 2716 Requester: (H) Judiciary **Expenditures/Revenues** Note: Amounts do not include inflation unless otherwise noted below. (Thousands of Dollars) Included in FY2014 Governor's **Out-Year Cost Estimates** Appropriation FY2014 Requested Request FY 2015 **OPERATING EXPENDITURES** FY 2014 FY 2014 FY 2016 FY 2017 FY 2018 FY 2019 **Personal Services** Travel Services Commodities Capital Outlay **Grants & Benefits** Miscellaneous **Total Operating** 0.0 0.0 0.0 0.0 0.0 0.0 0.0 **Fund Source (Operating Only)** None Total 0.0 0.0 0.0 0.0 0.0 0.0 0.0 **Positions** Full-time Part-time **Temporary** Change in Revenues **Estimated SUPPLEMENTAL (FY2013) cost:** 0.0 Estimated CAPITAL (FY2014) cost: 0.0 **ASSOCIATED REGULATIONS** Does the bill direct, or will the bill result in, regulation changes adopted by your agency? No If yes, by what date are the regulations to be adopted, amended or repealed? Why this fiscal note differs from previous version: Not applicable, initial version.

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Printed 2/3/2013 Page 1

## FISCAL NOTE ANALYSIS

## STATE OF ALASKA 2013 LEGISLATIVE SESSION

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## **Analysis**

The bill would amend Alaska's statutes to provide that a federal statute, regulation, Presidential executive order, or secretarial order that is unconstitutional or improperly adopted may not be considered to preempt a state law.
The bill provides that "[t]he attorney general shall continue to review federal statutes, regulations, presidential executive orders, and secretarial orders that may be in conflict with and that may preempt state law." If the attorney general finds that any (1) preempt a state law and (2) are unconstitutional or were improperly adopted, the bill would require the attorney general to report that to the house and senate committees with jurisdiction over judicial matters. The bill would require that the report include (1) a copy of the offending federal provision; (2) a copy of the conflicting state law; (3) an opinion explaining the federal provision's constitutional flaw or adoption problem, the conflict with the state law, the preemptive effect that the federal provision would have if it were properly adopted, and the consequences if the state law were preempted; and (4) other relevant information.
The bill provides that, in response to the attorney general's report, the legislative committees may consider whether to take legislative action.

(Revised 1/15/2013 OMB) Page 2 of 2