DIGEST

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HB 687 Original

2022 Regular Session

Orgeron

Abstract: Dedicates revenues received from alternative or renewable energy production on the Outer Continental Shelf to the Coastal Protection and Restoration Fund.

<u>Present law</u> requires that the treasurer deposit annually into the Coastal Protection and Restoration Fund the federal revenues received by the state from Outer Continental Shelf oil and gas activity.

<u>Proposed law</u> retains <u>present law</u> requirement and adds federal revenues generated from Outer Continental Shelf alternative or renewable energy production sources.

<u>Present law</u> provides that no more than 10% of the federal revenues received by the state generated from Outer Continental Shelf oil and gas activity may be used for the purposes of infrastructure directly impacted by coastal wetlands losses annually. <u>Proposed law</u> changes <u>present law</u> requirement <u>from</u> revenues generated from oil and gas activities <u>to</u> revenues generated from energy production.

<u>Present law</u> provides that at least \$200,000 but no more than seven percent of the federal revenues received by the state generated from Outer Continental Shelf oil and gas activity may be used for administrative costs or fees annually. <u>Proposed law</u> changes <u>present law</u> requirement <u>from</u> revenues generated from oil and gas activities <u>to</u> revenues generated from energy production.

<u>Present law</u> requires that, beginning with Fiscal Year 2022, a portion of the total federal revenues received by the state generated from Outer Continental Shelf oil and gas activity be allocated solely for hurricane protection projects, including operation and maintenance, that are included in or consistent with the master plan. <u>Proposed law</u> changes <u>present law</u> requirement <u>from</u> revenues generated from oil and gas activities to revenues generated from energy production.

<u>Proposed law</u> provides that the revenues that are received by the state generated upon state lands or waterbottoms located in the coastal area from alternative or renewable energy production or sources must be used only for the purposes of integrated coastal protection, including but not limited to coastal wetlands conservation, coastal restoration, hurricane protection, or for infrastructure directly impacted by coastal wetlands losses.

<u>Propose law</u> further provides that in each year, no more than 10% of the revenues received by the state generated upon state lands or waterbottoms located in the coastal area from alternative or renewable energy production or sources may be used for the purposes of infrastructure directly impacted by coastal wetlands losses.

Effective only if the proposed amendment to Article VII, Section 10.2(E)(1) contained in the companion bill, House bill ____ of the 2022 Regular Session is adopted at a statewide election and becomes effective.

(Amends R.S. 49:214.5.4(E)(1), (3), (4)(intro para.) and (b), and (5)(a)(intro. para.) and (b), and (F); Adds R.S. 49:214.5.4(K))