HLS 22RS-1349 ENGROSSED

2022 Regular Session

HOUSE BILL NO. 860

1

BY REPRESENTATIVES MCFARLAND, DESHOTEL, AND DUSTIN MILLER

TRANSPORTATION: Provides relative to the use of certain monies in the Transportation Trust Fund by the Department of Transportation and Development

AN ACT

2	To amend and reenact R.S. 48:77(C)(introductory paragraph) and (D) and to enact R.S.
3	48:77(F), relative to the use of certain monies in the Transportation Trust Fund; to
4	provide for the utilization of monies deposited in the subfund; to provide relative to
5	securing federal funding for transportation; to decrease monies utilized for mega
6	projects; to increase monies utilized for preservation projects; and to provide for
7	related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. R.S. 48:77(C)(introductory paragraph) and (D) are hereby amended and
10	reenacted and R.S. 48:77(F) is hereby enacted to read as follows:
11	§77. Transportation Trust Fund; dedication and uses of certain monies to the
12	Construction Subfund
13	* * *
14	C. <u>In any fiscal year, the</u> The Department of Transportation and
15	Development shall may utilize up to seventy-five sixty percent of the monies
16	deposited into the subfund pursuant to Subsection A of this Section as follows:
17	* * *
18	D.(1) In any fiscal year, the The Department of Transportation and
19	Development shall utilize an amount not less than twenty-five forty percent of the
20	monies deposited into the subfund pursuant to Subsection A of this Section

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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remaining monies on highway and bridge preservation projects included in the highway priority program pursuant to the Department of Transportation and Development's definition of highway and bridge preservation projects. Of the monies utilized by the Department of Transportation and Development pursuant to this Subsection, an amount of five percent, not to exceed ten million dollars, shall be utilized for projects authorized pursuant to the provisions of R.S. 48:224.1.

(2) In no fiscal year shall the investment in highway and bridge preservation projects existing within metropolitan planning organization jurisdictions exceed the investment in such projects outside of metropolitan planning organization jurisdictions.

* * *

F. For any fiscal year where the department deems Subsections C and D of this Section to limit or prevent its ability to secure all available federal funding for transportation, the department shall notify the Joint Legislative Committee on the Budget and the Joint Committee on Transportation, Highways and Public Works in writing by the first day of January prior to the start of such fiscal year.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 860 Engrossed

2022 Regular Session

McFarland

Abstract: Modifies the utilization of monies deposited into the Transportation Trust Fund for mega, capacity, and preservation projects and provides for securing federal funding for transportation.

<u>Present law</u> requires the Dept. of Transportation and Development (DOTD) to utilize up to 75% of the monies deposited into the subfund pursuant to <u>present law</u> in conjunction with innovative financing opportunities, on highway priority program projects classified as mega projects pursuant to the DOTD's definition of mega projects, and for cash managed capacity projects included in the highway priority program pursuant to the DOTD's definition of capacity projects.

<u>Proposed law</u> changes <u>present law</u> by authorizing, rather than requiring, the DOTD, in any fiscal year, to utilize monies deposited into the subfund pursuant to <u>present law</u> for mega and capacity projects.

<u>Proposed law modifies present law</u> by decreasing the monies to be utilitized by the DOTD for mega and capacity projects $\underline{\text{from}}$ 75% $\underline{\text{to}}$ 60%.

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<u>Present law</u> requires the DOTD to utilize an amount of not less than 25% of the remaining monies on highway and bridge preservation projects included in the highway priority program pursuant to the DOTD's definition of highway and bridge preservation projects. <u>Proposed law</u> changes <u>present law</u> by requiring the DOTD, in any fiscal year, to utilize the monies deposited into the subfund pursuant to <u>present law</u> on highway and bridge preservation projects. <u>Proposed law</u> increases the percentage of the monies to be utilized from 25% to 40%.

<u>Proposed law</u> prohibits the investment in highway and bridge projects existing within metropolitan planning organizations jurisdictions from exceeding the investment in such projects outside of metropolitan planning organization jurisdictions in any fiscal year.

<u>Proposed law</u> requires the DOTD to notify the Joint Legislative Committee on the Budget and the Joint Committee on Transportation, Highways and Public Works in writing by the first day of Jan. prior to the start of the fiscal year should the DOTD deem <u>present law</u> to limit or prevent its ability to secure all available federal funding for transportation.

(Amends R.S. 48:77(C)(intro. para.) and (D); Adds R.S. 48:77(F))