HLS 13RS-292 ORIGINAL

Regular Session, 2013

HOUSE BILL NO. 636

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BY REPRESENTATIVE DANAHAY

ENERGY/OIL & GAS: Changes the oil spill contingency fee both in amount and application and removes limitation on expenditures from the Oil Spill Contingency Fund

AN ACT

2	To amend and reenact R.S. 30:2483(E), 2484, and 2485, to enact R.S. 30:2454(32), and to
3	repeal R.S. 30:2486 and 2487, relative to the Oil Spill Contingency Fund, to provide
4	for the fees levied to supply monies to such fund; to provide relative to uses for the
5	fund; to remove limitations on the fund; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 30:2483(E), 2484, 2485 are hereby amended and reenacted and R.S.
8	30:2454(32) is hereby enacted to read as follows:
9	§2454. Definitions
10	* * *
11	(32) "Refinery" means a facility located within the state of Louisiana where
12	crude oil is converted into a finished or higher grade product.
13	* * *
14	§2483. Oil Spill Contingency Fund
15	* * *
16	E. After compliance with the requirements of Article VII, Section 9(B) of
17	the Constitution of Louisiana relative to the Bond Security and Redemption Fund,
18	and prior to monies being placed in the state general fund, an amount equal to that
19	deposited, as required in Subsection D hereof of this Section, and monies

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

appropriated by the legislature shall be credited to a special fund hereby created in the state treasury to be known as the "Oil Spill Contingency Fund". The monies in this fund shall be used solely as provided in this Section Part and only in the amounts appropriated by the legislature. All unexpended and unencumbered monies in this fund at the end of the fiscal year shall remain in the fund. The monies in this fund shall be invested by the state treasurer in the same manner as monies in the state general fund, and interest earned on the investment of these monies shall remain in the fund. Except as otherwise provided in this Section, the balance of the fund shall not exceed thirty million dollars, exclusive of all fees, other than all fees collected pursuant to R.S. 30:2485 and 2486, penalties, judgments, reimbursements, charges, interest, and federal funds collected pursuant to the provisions of this Chapter. As authorized by Article VII, Section 10.7(C) of the Constitution of Louisiana, the amount of monies in the fund shall not be limited to thirty million dollars during a declared state of emergency or disaster caused by an unauthorized discharge of oil. §2484. Uses of fund

A. Money in the fund may be disbursed for the following purposes and no others:

- (1) Administrative and personnel expenses of the office of the coordinator, excluding those of the oil spill technical assistance program, not to exceed six hundred thousand dollars in any fiscal year; except that during a declared state of emergency or disaster caused by an unauthorized discharge of oil, more than six hundred thousand dollars in a fiscal year may be disbursed from the fund after approval of the commissioner of administration and the Joint Legislative Committee on the Budget.
- (2) Removal costs related to abatement and containment of actual or threatened unauthorized discharges of oil incidental to unauthorized discharges of hazardous substances.
- (3) Removal costs and damages related to actual or threatened unauthorized discharges of oil as provided in this Chapter.

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2	mitigation of damage to natural resources damaged by an unauthorized discharge of
3	oil as provided in this Chapter.
4	(5) Grants, with the approval of the interagency council, for interagency
5	contracts as provided in R.S. 30:2495, not to exceed seven hundred fifty thousand
6	dollars in any fiscal year. Of the total amount of grants awarded in any fiscal year,
7	one hundred thousand dollars shall be made available for including grants
8	specifically for the purposes of research, testing, and development of discharge and
9	blowout prevention and training using full scale well service training.
10	(6) Beginning in Fiscal Year 96-97 and each fiscal year thereafter until
11	Fiscal Year 1999-2000, the monies expended from the fund for the The Oil Spill
12	Technical Assistance Program established in R.S. 30:2480(C)(4) shall be increased
13	by one hundred thousand dollars each fiscal year whereupon funding for the Oil Spill
14	Technical Assistance Program shall reach five hundred thousand dollars during
15	Fiscal Year 2000-2001.
16	(7) Operating costs and contracts for response and prevention as provided
17	in this Chapter, excluding operating costs and contracts where indicated of the oil
18	spill technical assistance program, not to exceed six hundred thousand dollars in any
19	fiscal year; except that during a declared state of emergency or disaster caused by an
20	unauthorized discharge of oil, more than six hundred thousand dollars in a fiscal year
21	may be disbursed from the fund after approval of the commissioner of administration
22	and the Joint Legislative Committee on the Budget.
23	(8) Other costs and damages authorized by this Chapter.
24	(9) B. Any state agency or political subdivision seeking an appropriation
25	from the fund or proposing expenditures utilizing money from the fund must notify
26	the coordinator in writing before submitting the appropriation request to the
27	legislature.
28	(10) An inventory under R.S. 30:2480, to be completed by July 1, 2001, in
29	an amount not to exceed five million five hundred fifty thousand dollars in total.

(4) Protection, assessment, restoration, rehabilitation, or replacement of or

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1	B. Funds paid to the office of the oil spill coordinator as cost recoveries from
2	responsible parties, the Oil Spill Contingency Fund, or the federal Oil Spill Liability
3	Trust Fund, shall not be included in the amounts provided for in Paragraphs (1) and
4	(7) of Subsection A. Such cost recoveries and other funds may be used to
5	supplement the activities normally funded under those Paragraphs beyond the se
6	limits provided therein.
7	§2485. Oil spill contingency fee
8	A. There is hereby imposed a fee of one-quarter of one cent per barrel or
9	every person owning crude oil received by a refinery for storage or processing. in
10	a vessel at the time such crude oil is transferred to or from a vessel at a marine
11	terminal within the state of Louisiana. This fee is shall be in addition to all taxes or
12	other fees levied on crude oil and the monies collected shall be placed in the Oil Spil
13	Contingency Fund as provided in R.S. 30:2483.
14	B. The operator of the marine terminal refinery shall collect the fee from the
15	owner of the crude oil and remit the fee to the secretary. The fee shall be imposed
16	only once on the same crude oil. The fee shall be paid quarterly by the last day or
17	the month following the calendar quarter in which liability for the fee is incurred.
18	Fees collected during a quarter must be remitted to the state even if the fee is
19	suspended during that quarter. For the expenses of collecting this fee, the operator
20	is authorized to withhold one and one-half percent of the fees collected due during
21	each quarter provided that the amount due was not delinquent at the time of payment
22	C. (R.S. 30:2486(C)) Notwithstanding the provisions of Subsection A or E
23	of this Section, the fee shall be levied at the rate of four cents one-half cent per barre
24	if the state treasurer certifies to the secretary of the Department of Revenue a written
25	finding of the following facts:
26	(1) The balance in the fund is less than five million dollars.
27	(2) An unauthorized discharge of oil in excess of one hundred thousand

gallons has occurred within the previous thirty days as certified by the coordinator.

1	(3) Expenditures from the fund for damages and removal costs are
2	reasonably expected by the coordinator and interagency council to deplete the fund
3	by more than fifty percent of the balance of the fund, and certification of this
4	expectation and the estimated damages and removal costs have been submitted to the
5	state treasurer.
6	D. (R.S. 30:2486(D)) In the event of a certification to the secretary under
7	Subsection C of this Section, the secretary shall collect the fee at the rate of four
8	cents one-half cent per barrel until the balance in the fund reaches seven million
9	dollars. The state treasurer shall certify to the secretary the date on which the
10	balance in the fund equals seven million dollars. The fee shall not be collected or
11	required to be paid on or after the first day of the second month following the state
12	treasurer's certification to the secretary. Upon such certification to the secretary, the
13	fee shall revert to the standard fee delineated in R.S. 30:2485(A).
14	E. The fee levied by this Part shall be subject to the provisions of Chapter
15	18 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950. The
16	coordinator in conjunction with the secretary shall adopt rules for the collection and
17	administration of the fee provided for in this Section.
18	Section 2. R.S. 30:2486 and 2487 are hereby repealed in their entirety.

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)]

Danahay HB No. 636

Abstract: Changes the oil spill contingency fee both in amount and in application and removes limitations on the expenditures from the fund.

<u>Present law</u> provides for a means of financing oil spill response activities by the state of Louisiana. Provides for a fee to be levied on crude oil transferred to or from a vessel at a marine terminal with the state. Provides for those monies to be placed in the Oil Spill Response Fund to be used to respond to oil spills in the state.

<u>Proposed law</u> defines "refinery" to mean a facility located within Louisiana where crude oil is converted into a finished or higher grade product.

<u>Present law</u> limits the balance of the Oil Spill Contingency Fund to \$30 million including all fees collected, penalties, judgments, reimbursements, charges, interest, and federal funds. <u>Proposed law</u> removes this ceiling on the fund.

<u>Present law</u> provides generally for the used of the monies in the fund. Authorizes the use for administrative and personnel not to exceed \$600,000. Authorizes the issuance of grants for research, testing and development of discharge and blowout prevention and training not to exceed \$750,000. Authorizes monies to be spent on the Oil Spill Technical Assistance Program. Authorizes operating costs and contracts expenses for response and prevention not to exceed \$600,000 except during times of declared emergency when funds in excess of \$600,000 can be disbursed upon approval by the Joint Legislative Committee on the Budget.

Proposed law removes all of the above listed expenditure limits.

<u>Present law</u> further authorizes the monies to be spent for an inventory by July 1, 2001, of natural resources damages in an amount not to exceed \$5,550,000. <u>Proposed law</u> removes this provision.

<u>Present law</u> provides that funds paid to the oil spill coordinator as cost recoveries from responsible parties, the Oil Spill Contingency Fund, or the federal Oil Spill Liability Trust Fund shall not be used for administrative or operating purposes. <u>Proposed law</u> removes this provision.

<u>Present law</u> imposes a fee of 4 cents per barrel of crude oil transferred to or from a vessel to a marine terminal within the state. Provides that the fee is levied when the balance in the fund is less than \$5 million, when an unauthorized discharge in excess of 100,000 gallons has occurred, or when expenditures from the fund for damages and removal costs are expected to deplete the fund by more than 50% of the balance of the fund. Provides that the 4 cent fee shall be collected until such time as the balance in the fund equals \$7 million and that when the \$7 million balance is reached the fee shall no longer be collected.

<u>Proposed law</u> levies the fee at all times on the operator of a refinery where crude oil is received for storage or processing. The fee is 1/4 cent per barrel except when the fund balance is less than \$5 million or an authorized discharge in excess of 100,000 gallons has occurred, or expenditures from the fund are anticipated to deplete the fund by more than 50% of the balance of the fund. At that point, the fee shall be increased to 1/2 cent per barrel until the balance of the fund equals \$7 million. Upon such certification to the secretary, the fee shall revert to the standard fee provided for in <u>proposed law</u>.

<u>Present law</u> provides for a process by which it shall be determined whether or not the fee is to be levied based on the balance of the fund, when the fund balance reaches \$7 million, the fee is suspended and when the balance falls below \$5 million, the fee is reinstated. <u>Proposed law</u> removes this process.

(Amends R.S. 30:2483(E), 2484, and 2485; Adds R.S. 30:2454(32); Repeals R.S. 30:2486 and 2487)