SLS 16RS-659 REENGROSSED

2016 Regular Session

SENATE BILL NO. 371

BY SENATOR ALLAIN

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CONSERVATION. Provides relative to the recovery of site restoration costs expended from the oilfield site restoration fund. (See Act)

AN ACT

2 To amend and reenact the introductory paragraph of R.S. 30:93(A), (A)(1) and the introductory paragraph of (A)(3), relative to the Louisiana Oilfield Site Restoration 3 Law; to provide relative to the recovery of site restoration costs; to provide for 4 5 certain monetary limits and their effects; and to provide for related matters. 6 Be it enacted by the Legislature of Louisiana: 7 Section 1. The introductory paragraph of R.S. 30:93(A), (A)(1) and the introductory 8 paragraph of (A)(3) are hereby amended and reenacted to read as follows: 9 §93. Recovery of site restoration costs 10 A. If the assistant secretary undertakes restoration of an orphaned oilfield site 11 under this Part, the secretary shall seek to recover all costs incurred by the secretary, or the assistant secretary, penalties, and other relief from any party who has operated 12 13 or held a working interest in such site, or who is required by law, rules adopted by the department, or a valid order of the assistant secretary to control, clean up, close, 14 or restore the oilfield sites in accordance with the following: 15 (1) All oilfield sites for which there is no site-specific trust fund shall be 16

restored with monies provided by the fund. Except for the responsible party, the

secretary shall not be authorized to recover restoration costs from parties which formerly operated or held a working interest in an orphaned oilfield site unless restoration costs for a particular orphaned oilfield site including support facilities exceed two hundred fifty one hundred thousand dollars. Recovery of costs under this Paragraph shall be from the parties in inverse chronological order from the date on which the oilfield site was declared orphaned.

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(3) If the oilfield site does not meet the provisions of R.S. 30:88(F) and restoration costs exceed two hundred fifty one hundred thousand dollars, recovery of costs shall be from the parties in inverse chronological order from the date on which the oilfield site has been declared orphaned, except that a party shall be exempt from liability for restoration of an orphaned oilfield site as provided for in this Part in which said the party had an operating or working interest if, and only if, the party complies with all of the following:

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SB 371 Reengrossed

Section 2. This Act shall take effect and become operative if and when the New York Mercantile Exchange Price per barrel of crude oil is sixty dollars per barrel or greater.

The original instrument was prepared by J. W. Wiley. The following digest, which does not constitute a part of the legislative instrument, was prepared by Mary Dozier O'Brien.

DIGEST 2016 Regular Session

Allain

<u>Present law</u> provides recovery of site restoration costs. Further provides that the secretary of Department of Natural Resources is not authorized to recover restoration costs from parties that formerly operated or held a working interest in an orphaned oilfield site unless restoration costs for a particular orphaned oilfield site including support facilities exceed \$250,000.

Proposed law reduces the restoration costs limitation from \$250,000 to \$100,000.

<u>Present law</u> provides that if the oilfield site does not meet the provisions of R.S. 30:88(F) and restoration costs exceed \$250,000, recovery of costs will be from the parties in inverse chronological order from the date on which the oilfield site has been declared orphaned, except that a party will be exempt from liability for restoration of an orphaned oilfield site if the party meets certain requirements.

Proposed law reduces the restoration costs limitation from \$250,000 to \$100,000.

Effective if and when the NYMEX price per barrel of crude oil is \$60 per barrel or greater.

(Amends R.S. 30:93(A)(intro para), (A)(1) and (A)(3)(intro para))

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Natural Resources to the original bill

- 1. Changes the restoration costs limitation.
- 2. Provides a contingent effective date.

Senate Floor Amendments to engrossed bill

- 1. Purely technical changes in title from legislative bureau.
- 2. Two technical changes in present law.