

# **LEGISLATIVE FISCAL OFFICE**Fiscal Note

Fiscal Note On: **SB** 555 SLS 18RS 1914

Bill Text Version: ENGROSSED

Opp. Chamb. Action:
Proposed Amd.:
Sub. Bill For.:

Date: April 11, 2018 1:15 PM Author: LAFLEUR

**Dept./Agy.:** Statewide

Subject: Authorizes securitization of Deepwater Horizon income Analyst: Alan M. Boxberger

BONDS EG INCREASE SG EX See Note Page 1 of 2 Authorizes the securitization of the economic damage portion of the Deepwater Horizon income stream. (gov sig)

<u>Proposed law</u> creates the Louisiana Economic Financing Corporation as a special purpose, public corporate entity, which is an independent instrumentality of the state and domiciled in East Baton Rouge Parish; creates a board consisting of the governor, the state treasurer, the attorney general, the president of the Senate and Speaker of the House of Representatives (or their designees), and seven members appointed by the governor (one from each of the seven congressional districts); provides for senate confirmation, terms of service, experience requirements and per diems; provides for annual election of leadership; provides for quorum requirements; provides that the corporation's purpose is to carry out the financing, purchasing, owning and managing of the state's allocation of the Deepwater Horizon economic damages revenue assets; provides that staff of the Department of Treasury through cooperative endeavor agreement (CEA) may serve as staff to the corporation under supervision of the treasurer; provides that the attorney general shall serve as counsel to the corporation pursuant to a CEA and may employ or retain other attorneys it may deem necessary; provides for audit requirements of the corporation; provides for hiring authority for the corporation; provides for certain tax exemptions of the corporation; prohibits filing for

**See Summary Continued on Page 2** 

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EXPENDITURES	2018-19	2019-20	2020-21	2021-22	2022-23	5 -YEAR TOTAL
State Gen. Fd.	SEE BELOW					
Agy. Self-Gen.	INCREASE	INCREASE	INCREASE	INCREASE	INCREASE	
Ded./Other	SEE BELOW					
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>
Annual Total						
REVENUES	2018-19	2019-20	2020-21	2021-22	2022-23	5 -YEAR TOTAL
State Gen. Fd.	INCREASE	INCREASE	INCREASE	INCREASE	INCREASE	
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0
Ded./Other	SEE BELOW					
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>
Annual Total						

## **EXPENDITURE EXPLANATION**

There will be an indeterminable, but significant, increase in expenditures if due to the creation of the Louisiana Economic Financing Corporation the Corporation takes action on behalf of the state to securitize up to 100% of the Deepwater Horizon economic damage settlement. Appointed members of the Corporation will be paid a per diem in the amount not to exceed that authorized for members of the Legislature along with reimbursement for travel expenses for an unknown number of meetings, but no less than once annually. Staff of the Department of the Treasury, including the State Bond Commission (SBC), may serve as staff to the Corporation and the Attorney General (AG) may serve as counsel. Those offices are permitted to enter into Cooperative Endeavor Agreements with the Corporation to recoup necessary staff costs, which would be coded as SGR expenditures. However, there will be additional costs to the corporation associated with the provisions allowing for retaining of other attorneys, consultants, agents, financial advisers and accountants as the Corporation deems necessary. Such operating and CEA costs cannot be determined and will depend on action taken and decisions made by the corporation regarding the amount and timing of bond issuances and the degree to which the corporation relies on staff of the Treasury, SBC and AG.

See Expenditure Explanation Continued on Page 2

### **REVENUE EXPLANATION**

The State Bond Commission reports that revenue from securitization of the Deepwater Horizon Economic Damages collections is not readily determinable, as those will be determined by action taken by the corporation regarding the amount and timing of bond issuances, and market conditions at the time of such issuances. All proceeds and monies received by the state, whether received as economic damage revenue assets or sold as the residual interests, shall be deposited into the Deepwater Horizon Economic Damages Collection Fund. The total settlement agreement arising from the 2010 Deepwater Horizon oil spill will provide funds in excess of \$6.8 billion to Louisiana over a period of 18 years. The settlement amount is made up of Natural Resources Damages Claims (\$5 billion), Clean Water Act Penalties (\$787 M), and state economic damage claims (\$1 B). For the economic damages portion of the settlement agreement, the state has already received a one-time, upfront payment of \$200 M in FY 16. BP is scheduled to make annual payments of \$53.3 M for 15 years beginning in FY 19 and this is the portion that could be securitized under the provisions of proposed law.

<u>Proposed law</u> provides that an amount sufficient to fulfill the state match requirement of SB 129 of the 2018 Regular Session shall be held by the treasury until appropriated by the legislature (presumed in this note to be SGF) prior to making the balance available for securitization of potential bonds by the Corporation. For informational purposes, the estimated state match requirement associated with the Reengrossed version of SB 129 is \$961,264 in FY 19, \$1,152,200 in FY 20, and \$1,244,376 in FY 21 and beyond.

Senate <u>Dual Referral Rules</u>   13.5.1 >= \$100,000 Annual Fiscal O	House  Cost {S&H} $\sqrt{8.8(F)(1)} >= $100,000 \text{ SGF Fiscal Cost }$	{H&S} Evan Brasseaux
13.5.2 >= \$500,000 Annual Tax or	Fee	Evan Brasseaux Staff Director



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#### **CONTINUED EXPLANATION from page one:**

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#### **Summary Continued from Page 1**

bankruptcy while bonds are outstanding; provides for ethics, open meetings, public records and bond validation procedures law; authorizes the State Bond Commission to sell and convey a portion of the state allocation to the corporation, up to 100% thereof; provides that the corporation board may provide for the issuance of bonds in order to provide current assets and funds for the Deepwater Horizon Economic Damages Collection Fund; provides that such bonds shall be payable solely from funds of the corporation from specified sources; provides that bonds issued by the corporations shall not be deemed to constitute a debt or obligation of the state or a pledge of the faith and credit of the state; provides for security of payment of bonds through trust indentures; provides for ancillary contracts and derivative instruments; provides that the bonds shall be exempt from taxation by the state and by any other political subdivision of the state; provides that all proceeds and monies received by the state shall be deposited in and credited to the Deepwater Horizon Economic Damages Collection Fund; provides that an amount sufficient to fulfill the state match requirement of Senate Bill 129 of the 2018 Regular Session shall be held in the state treasury until appropriated by the legislature, and make the remaining balance of annual proceeds available for securitization of potential bond instruments by the Corporation (the proceeds of which shall be deposited into the Construction Subfund of the Transportation Trust Fund); provides that of the bond proceeds deposited into the Construction Subfund of the Transportation Trust Fund); provides that of the bond proceeds deposited into the Construction Subfund of the Transportation Trust Fund); and provides for effective date.

### **Expenditure Explanation Continued from Page 1**

In addition, there are attendant costs related to the issuance of bonds including bond attorneys, underwriters, underwriters' discount, rating experience, bond insurance, etc. as well as post-issuance compliance (arbitrage calculations, continuing disclosure, etc.). Other ongoing expenditures will include reporting, budget compilation, and payment of operating expenses, etc. for the corporation. The SBC cannot yet estimate bond issuance costs as the number, amount and timing of bond issuances will be determined by action of the corporation and subject to approval of the SBC and the Joint Legislative Committee on the Budget.

<u>Proposed law</u> provides that an amount sufficient to fulfill the state match requirement of SB 129 of the 2018 Regular Session shall be held in the state treasury until appropriated by the legislature. For purposes of this fiscal note, the LFO assumes this appropriation will be made from the SGF. For informational purposes, the estimated state match requirement associated with the Reengrossed version of SB 129 is \$961,264 in FY 19, \$1,152,200 in FY 20, and \$1,244,376 in FY 21 and beyond. The analysis provided in this fiscal note reflects the Reengrossed Version of SB 129. Should SB 129 be modified before enactment in such a way that causes the potential expenditure exposure to be modified, the balance available for securitization of potential bond instruments would change accordingly. While this means of finance is recognized as recurring under current rules and definitions, Deepwater Horizon economic damage payments are scheduled for annual payments of \$53.3 M for 15 years beginning in FY 19. Subsequent to completion of economic damage payments, an alternate means of finance will be necessary to continue funding of the provisions of SB 129, assumed to be SGF.

The proceeds of any bond sales and cash proceeds will be deposited into the Deepwater Horizon Economic Damages Collection Fund and be restricted to the expenditure purposes of that fund as provided in proposed law. Proposed law will redirect revenues generated by securitization of economic damages proceeds, including any residual interests, into the Construction Subfund within the Transportation Trust Fund. According to present constitution (Article VII, §27(B)(2), monies in the Construction Subfund shall be appropriated and dedicated solely for the direct costs associated with actual project delivery, construction and maintenance of transportation and capital transit infrastructure projects of the state and local government, and prohibits use of said funding for the payment of employee wages, related benefits or retirement benefits. The Deepwater Horizon Economic Damages Collection Fund shall be null, void, and of no effect at the later of: the date of the conclusion of the Deepwater litigation or July 1, 2024.

<u>Proposed law</u> further provides that \$100 M of the bond proceeds to be used for the Transportation Infrastructure Model for Economic Development (TIMED) project for LA 3241 from I-12 to Bush (Bogalusa). This amount will not be sufficient to complete this project, but will provide for substantial progress.

For informational purposes, under <u>present law</u>, monies deposited into the Deepwater Horizon Economic Damages Collection Fund are used for: 45% of the damages proceeds go to the Budget Stabilization Fund; 45% of the damages proceeds go to the Medicaid Trust Fund for the Elderly until an amount not to exceed \$700 million has been deposited into such fund; and 10% of the damages proceeds go to the Health Trust Fund until an amount to exceed \$30 million has been deposited into this fund. After the BSRF requirements have been met, the state treasurer shall credit the monies into the fund. All unexpended and unencumbered monies in this fund at the end of the fiscal year shall remain in the fund. The state treasurer shall invest monies in the fund and interest earnings shall be credited to the fund. The interest earned on the investment of monies in the fund shall be made to the Board of Regents to be equitably allocated to public postsecondary education institutions in the state.

NOTE: The \$53.3 M anticipated payment related to economic damages from the Deepwater Horizons event is not currently recognized in the REC estimate, but is anticipated to be included in the next estimate adopted by the committee. Likewise, these monies are not currently appropriated in House Bill 1 Original.

Senate Dual Referral Rules

| X | 13.5.1 >= \$100,000 Annual Fiscal Cost {S&H} | Mark | Mark