2023 Regular Session

ACT No. 455

SENATE BILL NO. 154

BY SENATOR ALLAIN

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To enact Chapter 12-B of Title 30 of the Louisiana Revised Statutes of 1950, to be
3	comprised of R.S. 30:1161 through 1179, relative to renewable energy leases; to
4	provide for rights and obligations; to provide for terms and conditions; to provide for
5	remedies; to provide for termination; to provide for privileges; to provide for
6	redesignation; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. Chapter 12-B of Title 30 of the Louisiana Revised Statutes of 1950,
9	comprised of R.S. 30:1161 through 1179, is hereby enacted to read as follows:
10	CHAPTER 12-B. RENEWABLE ENERGY LEASES
11	PART 1. THE LESSEE
12	<u>§1161. Renewable energy lease</u>
13	A "renewable energy lease" is a lease of immovable property that is
14	entered for the primary purpose of the lessee's engaging in the production of
15	wind, solar, or hydroelectric energy using the leased immovable, and any other
16	lease pursuant to which the lessee's primary activity on the leased immovable
17	is the production of wind, solar, or hydroelectric energy. A renewable energy
18	lease is not a mineral lease. The lessee's rights in a renewable energy lease and
19	his rights in the buildings, improvements, and other constructions on the leased
20	immovable are susceptible of mortgage.
21	§1162. Preservation of rights
22	The owner of land burdened by a renewable energy lease and the lessee
23	of a renewable energy lease shall exercise their respective rights with reasonable
24	regard for those of the other. Subject to the laws of registry, the lessee of a
25	renewable energy lease shall not unreasonably interfere with the rights of others
26	lawfully exercising their rights in the land.

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	§1163. Lessee's obligation to act as reasonably prudent operator
2	A lessee of a renewable energy lease is not under a fiduciary obligation
3	to his lessor, but he is bound to perform the contract in good faith and to
4	develop and operate the property leased as a reasonably prudent operator for
5	the mutual benefit of himself and his lessor. Parties may stipulate what shall
6	constitute reasonably prudent conduct of the lessee to develop and operate the
7	leased property.
8	<u>§1164. Lessee's right to assign or sublease</u>
9	The lessee's interest in a renewable energy lease may be assigned or
10	subleased in whole or in part, unless the lease expressly prohibits assignments
11	or subleases. If a renewable energy lease contains a provision that expressly
12	prohibits either assignments or subleases, then unless the lease language clearly
13	shows a contrary intent, the provision will be interpreted as prohibiting both
14	assignments and subleases.
15	§1165. Responsibility of assignee or sublessee to original lessor
16	A. To the extent of the interest acquired, an assignee or sublessee
16 17	A. To the extent of the interest acquired, an assignee or sublessee acquires the rights and powers of the lessee and becomes responsible directly
17	acquires the rights and powers of the lessee and becomes responsible directly
17 18	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise
17 18 19	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not
17 18 19 20	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not relieved of his obligations or liabilities under a renewable energy lease unless
17 18 19 20 21	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not relieved of his obligations or liabilities under a renewable energy lease unless the lessor has discharged him expressly and in writing in a separate instrument
17 18 19 20 21 22	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not relieved of his obligations or liabilities under a renewable energy lease unless the lessor has discharged him expressly and in writing in a separate instrument executed at the time of the assignment or sublease or thereafter. The lessor shall
17 18 19 20 21 22 23	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not relieved of his obligations or liabilities under a renewable energy lease unless the lessor has discharged him expressly and in writing in a separate instrument executed at the time of the assignment or sublease or thereafter. The lessor shall not unreasonably withhold the discharge. A partial assignment or partial
17 18 19 20 21 22 23 24	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not relieved of his obligations or liabilities under a renewable energy lease unless the lessor has discharged him expressly and in writing in a separate instrument executed at the time of the assignment or sublease or thereafter. The lessor shall not unreasonably withhold the discharge. A partial assignment or partial sublease does not divide a renewable energy lease. A renewable energy lease
17 18 19 20 21 22 23 24 25	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not relieved of his obligations or liabilities under a renewable energy lease unless the lessor has discharged him expressly and in writing in a separate instrument executed at the time of the assignment or sublease or thereafter. The lessor shall not unreasonably withhold the discharge. A partial assignment or partial sublease does not divide a renewable energy lease. A renewable energy lease lessor shall accept performance by an assignee or sublessee whether or not the
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17 18 19 20 21 22 23 24 25 26 27	acquires the rights and powers of the lessee and becomes responsible directly to the lessor for performance of the lessee's obligations. Except as otherwise expressly agreed to in writing by the lessor, an assignor or sublessor is not relieved of his obligations or liabilities under a renewable energy lease unless the lessor has discharged him expressly and in writing in a separate instrument executed at the time of the assignment or sublease or thereafter. The lessor shall not unreasonably withhold the discharge. A partial assignment or partial sublease does not divide a renewable energy lease. A renewable energy lease lessor shall accept performance by an assignee or sublessee whether or not the assignment or sublease is filed for registry. B. If the assignor assigns his rights in the renewable energy lease, the

Page 2 of 6 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	§1166. Demands by lessor; effect on assignee or sublessee
2	An assignee or sublessee is bound by any notice or demand by the lessor
3	on the lessee unless the lessor has been given written notice of the assignment
4	or sublease. If such notice has been given, any subsequent notice or demand by
5	the lessor shall be made on the assignee or sublessee.
6	PART 2. TERMINATION AND REMEDIES FOR VIOLATION
7	§1167. Termination of renewable energy lease
8	A renewable energy lease terminates at the expiration of the agreed term
9	or upon the occurrence of an express resolutory condition.
10	§1168. Right to relief for violation
11	If a renewable energy lease is violated, an aggrieved party shall be
12	entitled to any appropriate relief provided by law. Parties may stipulate what
13	constitutes appropriate relief.
14	§1169. Rules of default applicable except as specified
15	The provisions of the Louisiana Civil Code concerning putting in default
16	are applicable to renewable energy leases subject to the modifications in this
17	<u>Part.</u>
18	§1170. Written notice; requirement and effect on claims for damages or
19	dissolution of lease
20	If a renewable energy lessor seeks relief from his lessee for any claim
21	that the lessee has failed to develop and operate the property leased as a
22	prudent operator, he shall give his lessee written notice of the asserted breach
23	of performance and allow a reasonable time for performance by the lessee as a
24	prerequisite to a judicial demand for damages or dissolution of the lease. If a
25	lessee is found to have had actual or constructive knowledge of its failure to
26	perform as a prudent operator and is held responsible for consequent damages,
27	the damages may be computed from the time a reasonably prudent operator
28	would have remedied the failure to perform. In other cases where notice is
29	required by this Part, damages may be computed only from the time the written
30	notice was received by the lessee. The parties may stipulate what constitutes a

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1	reasonable time for performance under this Section.
2	§1171. Nonpayment of royalties; notice prerequisite to judicial demand
3	If a renewable energy lessor seeks relief for the failure of his lessee to
4	make timely or proper payment of rent or royalties, he shall give his lessee
5	written notice of such failure as a prerequisite to a judicial demand for damages
6	or dissolution of the lease.
7	§1172. Required response of lessee to notice; effect of response
8	The lessee shall have thirty days after receipt of the required notice to
9	pay the rent or royalties due or to respond by stating in writing a reasonable
10	cause for nonpayment. The payment or nonpayment of the rent or royalties or
11	stating or failing to state a reasonable cause for nonpayment within this period
12	has the following effect on the remedies of dissolution and damages:
13	A. If the lessee pays the rent or royalties due within thirty days of
14	receiving the required notice, the remedy of dissolution shall be unavailable
15	unless it be found that the original failure to pay was fraudulent. The lessee also
16	remains liable for interest from the time the payments were due under the lease.
17	B. If the lessee pays the rent or royalties due within thirty days of
18	receiving the required notice, but the original failure to pay rent or royalties
19	was either fraudulent or willful and without reasonable grounds, the court may
20	in its discretion award as additional damages in an amount not to exceed the
21	amount of rent or royalties that were not timely or properly paid, interest on
22	that sum from the date due, and reasonable attorney fees. In all other cases,
23	such as mere oversight or neglect, damages shall be limited to interest on the
24	rent or royalties computed from the date due, and reasonable attorney fees if
25	such interest is not paid within thirty days of the written demand.
26	C. If the lessee fails to pay rent or royalties due and fails to inform the
27	lessor of a reasonable cause for failure to pay in response to the required notice,
28	the court may dissolve the lease. In addition, the court may award as damages
29	the amount of rent or royalties due, interest on that sum from the date due, and
30	reasonable attorney fees regardless of the cause for the original failure to pay.

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1	D. The parties may stipulate a time period longer than thirty days within
2	which the lessee shall pay rent or royalties due following written notice for
3	payment thereof by the lessor, but in no circumstance shall such time period be
4	greater than sixty days from delivery of the written notice to the lessee.
5	§1173. Notice; manner of delivery
6	For any written notice required under this Chapter, the parties to a
7	renewable energy lease may stipulate the conditions, manner, and method by
8	which delivery of such written notice to the lessee shall be made.
9	§1174. Summary eviction not applicable
10	A renewable energy lessee cannot be evicted by summary process.
11	§1175. Dissolution may be partial or entire
12	A renewable energy lease may be dissolved partially or in its entirety. A
13	decree of partial dissolution may be made as to those portions of the land
14	subject to a renewable energy lease on which construction of the renewable
15	energy facility has not commenced within ten years of the effective date of the
16	lease, or in any other fashion which may provide appropriate justice in the
16 17	lease, or in any other fashion which may provide appropriate justice in the judgment of the court.
17	judgment of the court.
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1	<u>§1178. Manner of enforcement</u>
2	The renewable energy lessor may enforce his privilege in the same
3	manner as the privilege accorded other lessors.
4	§1179. Exclusion; offshore wind
5	Unless incorporated by reference into an agreement, this Chapter shall
6	not apply to offshore wind energy agreements entered into by the state.
7	Section 2. The Louisiana State Law Institute is hereby directed to redesignate
8	Chapter 12 of Title 30 as Chapter 12-A.
9	Section 3. This Act shall become effective upon signature by the governor or, if not
10	signed by the governor, upon expiration of the time for bills to become law without signature
11	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
12	vetoed by the governor and subsequently approved by the legislature, this Act shall become
13	effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____