HLS 19RS-883 ORIGINAL

2019 Regular Session

HOUSE BILL NO. 315

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BY REPRESENTATIVE GISCLAIR

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

COASTAL RESOURCES: Requires that agreements between an acquiring agency and a landowner for integrated coastal protection projects ensure public recreational access to waterways in the reclaimed lands

AN ACT

2	To enact R.S. 41:1702(D)(2)(a)(ii)(gg), relative to reclamation of lands; to require that
3	agreements between an acquiring agency and a landowner for integrated coastal
4	protection projects ensure public recreational boating and fishing access to
5	waterways in the acquired land; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 41:1702(D)(2)(a)(ii)(gg) is hereby enacted to read as follows:
8	§1702. Reclamation of lands lost through erosion, compaction, subsidence, and sea
9	level rise; land acquisition for certain coastal projects; requirements
0	* * *
1	D. In all cases in which a definitive boundary may be arrived at by mutual
12	consent or through the procedures applicable to contested boundaries, the
13	administrator of the State Land Office, as provided in Paragraph (1) of this
4	Subsection, or the executive director of the Coastal Protection and Restoration
15	Authority, as provided in Paragraph (2) of this Subsection, may allow reclamation
16	* * *
17	(2)(a)
18	* * *

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(ii) When land is acquired from any person by an "acquiring authority" as
defined in R.S. 31:149, for the principal purpose of facilitating the development,
design, and implementation of integrated coastal protection projects, including
hurricane protection and flood control, by the state, its political subdivisions, or by
the state and federal government, the executive director of the Coastal Protection and
Restoration Authority, after consultation with other state agencies, including the
Department of Natural Resources and the State Land Office, may, in accordance with
rules and regulations adopted in accordance with the Administrative Procedure Act
by the Coastal Protection and Restoration Authority after consultation with other
state agencies, including the Department of Natural Resources and the State Land
Office, enter into an agreement under this Section with respect to the ownership of
minerals and other matters to the same extent as authorized under Item (i) of this
Paragraph. In addition, such agreement shall, at a minimum, specify:
* * *
(gg) That the public shall have access to waterways located in the acquired
land for navigation, boating, and recreational fishing.
* * *

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 315 Original

2019 Regular Session

Gisclair

Abstract: Requires that agreements between an acquiring agency and a landowner for integrated coastal protection projects ensure public recreational boating and recreational fishing access to waterways in the acquired land.

<u>Present law</u> authorizes "acquiring authorities" to enter into agreements with respect to the ownership of minerals and surface rights for purposes of integrated coastal restoration projects.

<u>Proposed law</u> requires that the agreement contain a provision that ensures the public has access to the waterways in the acquired land for navigation, boating, and recreational fishing.

(Adds R.S. 41:1702(D)(2)(a)(ii)(gg))