By: Eiland H.B. No. 1456

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the share of the cost of a coastal erosion study or
3	project required to be paid by a qualified project partner under an
4	agreement with the commissioner of the General Land Office.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Section 33.603, Natural Resources Code, is
7	amended by amending Subsection (c) and adding Subsections (e) and
8	(f) to read as follows:
9	(c) An agreement between the commissioner and a qualified
10	project partner to undertake a coastal erosion response study or
11	project:
12	(1) must require the qualified project partner to pay
13	a specified percentage [at least 15 percent] of the shared project
14	cost that is not less than the minimum amount prescribed by
15	<pre>Subsection (e):</pre>
16	(A) before completion of the project; or
17	(B) following completion of the project, in
18	accordance with a schedule provided by the agreement; and
19	(2) may contain other terms governing the study or

beach or bay shore; and

project.

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cost, if the project is a beach nourishment project on a public

(1) not less than 25 percent of the shared project

(e) A qualified project partner must pay:

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- (A) a marsh restoration project; or
- (B) a bay shoreline protection project other thana beach nourishment project.

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- (f) Notwithstanding Subsections (c) and (e), each biennium the commissioner may undertake one large-scale beach nourishment project on a public beach without requiring a qualified project partner to pay a portion of the shared project cost if the cost of the project does not exceed one-third of the total amount appropriated to the land office for coastal erosion planning and response.
- 14 SECTION 2. This Act takes effect September 1, 2003.