B-Engrossed Senate Bill 695

Ordered by the House June 14 Including Senate Amendments dated March 25 and House Amendments dated June 14

Sponsored by Senator ROBLAN, Representatives MCKEOWN, GOMBERG

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

[*Eliminates*] **Increases** maximum term of promissory notes issued by ports. [*Eliminates cap on*] **Increases maximum** amount of debt that ports may incur by promissory note.

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A BILL FOR AN ACT

2 Relating to promissory notes issued by ports; amending ORS 777.447.

3 Be It Enacted by the People of the State of Oregon:

4 **SECTION 1.** ORS 777.447 is amended to read:

777.447. In addition to other powers granted a port, a port may, at any time, upon proper re-5 6 solution adopted by the board, issue promissory notes to assist it in carrying out the powers granted the port under this chapter. The promissory notes shall not exceed a term of [five] 10 years, shall 7 be considered bonds for purposes of ORS chapter 287A and shall be issued as prescribed in ORS 8 9 chapter 287A. A port may not have more than [\$1 million] \$10 million in promissory notes out-10 standing at any one time and may not pledge or use tax-derived revenues to retire the notes. The notes shall be signed by the president and the treasurer of the port and shall state what assets and 11 12revenues of the port shall be security for the notes and that the notes do not constitute a full faith 13 and credit pledge of the port. No officer or employee of the port shall hold promissory notes under this section. Expenditure of note proceeds and payment on notes issued under this section shall first 14 15 be properly budgeted in accordance with the Local Budget Law.

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