House _____ Amendment NO. ____

| Offered By |
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| AMEND Senate Committee Substitute for Senate Bill No. 89, Page 1, Section A, Line 3, by |
| inserting after all of said section and line the following: |
| "69.040 1. Every level and regional part outherity approved as a political subdivision of |
| "68.040. 1. Every local and regional port authority, approved as a political subdivision of the state, may from time to time issue its negotiable revenue bonds or notes in such principal |
| amounts as, in its opinion, shall be necessary to provide sufficient funds for achieving its purposes |
| including the construction of port facilities and the financing of port improvement projects; establ |
| reserves to secure such bonds and notes; and make other expenditures, incident and necessary to |
| carry out its purposes and powers. |
| 2. This state shall not be liable on any notes or bonds of any port authority. Any such note |
| or bonds shall not be a debt of the state and shall contain on the faces thereof a statement to such |
| effect. |
| 3. No commissioner of any port authority or any authorized person executing port authori |
| notes or bonds shall be liable personally on said notes or bonds or shall be subject to any personal |
| liability or accountability by reason of the issuance thereof. |
| 4. The notes and bonds of every port authority are securities in which all public officers and had is a fitting and municipalities all incurrence companies and |
| bodies of this state and all political subdivisions and municipalities, all insurance companies and associations, and other persons carrying on an insurance business, all banks, trust companies, savi |
| associations, and other persons carrying on an insurance business, an banks, trust companies, savi associations, savings and loan associations, credit unions, investment companies, all administrator |
| guardians, executors, trustees, and other fiduciaries, and all other persons whatsoever, who now or |
| may hereafter be authorized to invest in notes and bonds or other obligations of this state, may |
| properly and legally invest funds, including capital, in their control or belonging to them. |
| 5. No port authority shall be required to pay any taxes or any assessments whatsoever to the |
| state or to any political subdivisions, municipality, or other governmental agency of this state. Th |
| notes and bonds of every port authority and the income therefrom shall, at all times, be exempt from |
| any taxes and any assessments, except for death and gift taxes and taxes on transfers. Additionally |
| the sales and leases of both real and personal property by or to any port authority involving the |
| issuance of bonds authorized under this chapter shall be exempt from taxation. |
| 6. Every port authority shall have the powers and be governed by the procedures now or |
| hereafter conferred upon or applicable to the environmental improvement authority, chapter 260, |
| relating to the manner of issuance of revenue bonds and notes, and the port authority shall exercis all such powers and adhere to all such procedures insofar as they are consistent with the necessary |
| and proper undertaking of its purposes."; and |
| and proper andertaking of its purposes. , and |
| Further amend said bill by amending the title, enacting clause, and intersectional references |
| accordingly. |

Action Taken_____ Date _____