LRB9214721BDpc

1 AN ACT concerning port districts.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

4 Section 5. The Tri-City Regional Port District Act is 5 amended by changing Sections 2, 6, and 23 and by adding 6 Section 15.5 as follows:

7 (70 ILCS 1860/2) (from Ch. 19, par. 285)

8 Sec. 2. When used in this Act:

9 "District" or "Port District" means the Tri-City Regional
10 Port District created by this Act.

"Terminal" means a public place, station or depot for receiving and delivering baggage, mail, freight or express matter and for any combination of such purposes, in connection with the transportation of persons and property on water or land or in the air.

16 "Terminal facilities" means all land, buildings, structures, improvements, equipment and appliances useful in 17 18 the operation of public warehouse, storage and transportation 19 facilities and industrial, manufacturing, processing and 20 conversion activities for the accommodation of or in connection with commerce by water or land or in the air or 21 22 useful as an aid to further the public interest, or constituting an advantage or convenience to, the safe 23 landing, taking off and navigation of aircraft, or the safe 24 and efficient operation or maintenance of a public airport; 25 except that nothing in this definition contained shall be 26 27 interpreted as granting authority to the District to acquire, purchase, create, erect or construct a bridge across any 28 waterway which serves as a boundary between the State of 29 30 Illinois and any other state.

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"Port Facilities" means all public structures, except

terminal facilities as defined herein, that are in, over, under or adjacent to navigable waters and are necessary for or incident to the furtherance of water commerce and includes the widening and deepening of slips, harbors and navigable waters.

6 "Aircraft" means any contrivance now known or hereafter 7 invented, used or designed for navigation of, or flight in, 8 the air.

9 "Airport" means any locality, either land or water, which 10 is used or designed for the landing and taking off of 11 aircraft, or for the location of runways, landing fields, 12 airdromes, hangars, buildings, structures, airport roadways 13 and other facilities.

14 "Airport Hazard" means any structure, or object of 15 natural growth, located on or in the vicinity of an airport, 16 or any use of land near an airport which is hazardous to the 17 use of such airport for the landing and take-off of aircraft.

18 "Approach" means any path, course or zone defined by an 19 ordinance of the District or by other lawful regulation, on 20 the ground or in the air, or both, for the use of aircraft in 21 landing and taking off from an airport located within the 22 District.

23 "Commercial Aircraft" means any aircraft other than 24 public aircraft engaged in the business of transporting 25 persons or property.

26 "Private Aircraft" means any aircraft other than public27 and commercial aircraft.

28 "Public Aircraft" means an aircraft used exclusively in 29 the governmental service of the United States, or of any 30 state or of any public agency, including military and naval 31 aircraft.

32 "Public Airport" means an airport owned by a Port 33 District, an airport authority or other public agency which 34 is used or is intended for use by public, commercial and -3-

1 private aircraft and by persons owning, managing, operating 2 or desiring to use, inspect or repair any such aircraft or to use any such airport for aeronautical purposes. 3

4 "Public Incinerator" means a facility for the disposal of 5 waste by incineration by any means or method for public use, including, but not limited to, incineration and disposal of 6 7 industrial wastes.

8 "Public Interest" means the protection, furtherance and 9 advancement of the general welfare and of public health and safety and public necessity and convenience in-respect-to 10 11 aeronauties.

"Navigable waters" means any public waters which are or 12 13 can be made usable for water commerce.

"Governmental agency" means the Federal, State and any 14 15 local governmental body, and any agency or instrumentality, 16 corporate or otherwise, thereof.

individual, firm, partnership, 17 "Person" means any corporation, both domestic and foreign, company, association 18 joint stock association; and includes any trustee, 19 or receiver, assignee or personal representative thereof. 20

21 "General obligation bond" means any bond issued by the 22 District any part of the principal or interest of which bond 23 is to be paid by taxation.

"Revenue bond" means any bond issued by the District 24 the 25 principal and interest of which bond is payable solely from revenues or income derived from terminal, terminal facilities 26 or port facilities of the District. 27

28

"Board" means the Tri-City Port District Board.

29 "Governor" means the Governor of the State of Illinois. "Mayor" means the Mayor of the city of Venice, the Mayor 30 of the city of Madison or the Mayor of the city of Granite 31

City, as the case may require. 32

(Source: P.A. 77-1578.) 33

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(70 ILCS 1860/6) (from Ch. 19, par. 289)

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Sec. 6. The District has power to apply for and accept grants, loans, or appropriations from the federal government, <u>the State of Illinois, and Madison County</u>, or any agency or instrumentality thereof to be used for any of the purposes of the District and to enter into any agreements with the federal, <u>State</u>, and <u>county governments</u> government in relation to such grants, loans or appropriations.

9 The District may petition any federal, state, municipal, or local authority, administrative, judicial and legislative, 10 11 having jurisdiction in the premises, for the adoption and execution of any physical improvement, change in method or 12 system of handling freight, warehousing, docking, lightering, 13 and transfer of freight, which in the opinion of the District 14 15 is designed to improve or better the handling of commerce in 16 and through the Port District or improve terminal or transportation facilities therein. 17

18 (Source: Laws 1959, p. 71.)

19

(70 ILCS 1860/15.5 new)

20 Sec. 15.5. A mayor may hold the office of Commissioner of 21 the Tri-City Regional Port District simultaneously with the 22 office of mayor. Notwithstanding any statute to the contrary, 23 a mayor's acceptance of an appointment as a Commissioner of 24 the Tri-City Regional Port District does not terminate or 25 impair the mayor's public office.

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(70 ILCS 1860/23) (from Ch. 19, par. 306)

Sec. 23. The Board may appoint <u>an executive director</u> a general-manager who shall be a person of recognized ability and business experience to hold office during the pleasure of the Board. The <u>executive director</u> general-manager shall have management of the properties and business of the District and the employees thereof subject to the general control of the SB1695 Engrossed

1 Board, shall direct the enforcement of all ordinances, 2 resolutions, rules and regulations of the Board, and shall 3 perform such other duties as may be prescribed from time to 4 time by the Board. The Board may appoint a general attorney, 5 and a chief engineer, and a general manager to assist the 6 executive director, and shall provide for the appointment of 7 other officers, and the employment of additional attorneys, 8 engineers, consultants, agents and employees as may be 9 necessary. It shall define their duties and may require bonds of such of them as the Board may designate. 10 The 11 executive director, general manager, general attorney, chief engineer, and all other officers provided for pursuant to 12 this section shall be exempt from taking and subscribing any 13 oath of office and shall not be members of the Board. The 14 compensation of the executive director, general manager, 15 16 general attorney, chief engineer, and all other officers, attorneys, consultants, agents and employees shall be fixed 17 18 by the Board.

19 (Source: P.A. 80-323.)

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