CERTIFICATION OF ENROLLMENT

HOUSE BILL 1257

Chapter 347, Laws of 2023

68th Legislature 2023 Regular Session

CARGO AND PASSENGER PORTS—COORDINATION WITH OTHER PORTS

EFFECTIVE DATE: July 23, 2023

Passed by the House April 18, 2023 CERTIFICATE Yeas 97 Nays 0 I, Bernard Dean, Chief Clerk of the House of Representatives of the LAURIE JINKINS State of Washington, do hereby certify that the attached is HOUSE Speaker of the House of BILL 1257 as passed by the House of Representatives Representatives and the Senate on the dates hereon set forth. Passed by the Senate April 12, 2023 Yeas 49 Nays 0 BERNARD DEAN Chief Clerk DENNY HECK President of the Senate Approved May 9, 2023 10:44 AM FILED May 10, 2023

JAY INSLEE

Governor of the State of Washington

Secretary of State

State of Washington

HOUSE BILL 1257

AS AMENDED BY THE SENATE

Passed Legislature - 2023 Regular Session

State of Washington 68th Legislature 2023 Regular Session

By Representatives Hackney, Abbarno, and Reed

Read first time 01/12/23. Referred to Committee on Transportation.

- AN ACT Relating to the authority of cargo and passenger ports; adding a new section to chapter 53.08 RCW; creating a new section;
- 3 and providing an expiration date.

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- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- NEW SECTION. Sec. 1. (1) Washington state ports were created to preserve public ownership of public resources, giving local governments the ability and statutory authority to support economic development for the public benefit.
 - (2) The legislature finds and declares that Washington public port districts that carry out or seek to carry out operations involving the movement of cargo or passengers are a vital part of the economy and trade infrastructure within the state.
 - (3) The legislature further finds that there is an important public purpose for qualified cargo and passenger ports to coordinate, reach agreement on, and implement all actions under their authority with other qualified cargo and passenger ports. The legislature intends by this act to grant qualified cargo and passenger ports with the authority to operate in furtherance of this public purpose, including the specified powers granted in this act relating to cargo and passenger transportation, without liability under federal antitrust laws.

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- 1 (4) The legislature further intends to restore parity between 2 qualified cargo and passenger ports and the marine carrier industry. 3 The marine carrier industry can create an exemption from federal 4 antitrust law liability and with this act the legislature intends to 5 allow the same protection to the qualified cargo and passenger ports 6 they serve.
- NEW SECTION. Sec. 2. A new section is added to chapter 53.08 RCW to read as follows:
- (1) For the purpose of this section, "qualified cargo and 9 10 passenger port" means a Washington public port district that: (a) Provides or seeks to provide wharfage, dock, warehouse, or other 11 marine terminal facilities to marine carriers; and (b) participates 12 in a meeting of other cargo and passenger ports where discussion of 13 wharfage, dockage, warehouse, and other issues affecting marine 14 15 terminal facilities are held under an agreement filed with the federal maritime commission under 46 U.S.C. Sec. 16 40301(b) and 17 40302(a).

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- (2) Qualified cargo and passenger ports have the power to coordinate, reach agreement on, and implement all actions under their authority with other qualified cargo and passenger ports. This includes the power to meet with qualified cargo and passenger ports and other port authorities to discuss and agree on issues of mutual interest relating to maritime operations, including:
- (a) Rates and charges to be assessed at the qualified cargo and passenger ports;
- 26 (b) Rules, practices, and procedures relating to cargo and 27 passenger service operations;
- 28 (c) Matters concerning the planning, development, management, 29 marketing, operation, and use of their facilities; and
- 30 (d) Any other matters relating to cargo and passenger service 31 operations.
- 32 (3) This section expires 10 years after the effective date of 33 this section.

Passed by the House April 18, 2023. Passed by the Senate April 12, 2023. Approved by the Governor May 9, 2023. Filed in Office of Secretary of State May 10, 2023.

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