Abramson HB No. 449

Abstract: Limits eligibility for the ad valorem tax exemption for a nonprofit organization to property that is in use exclusively for the exempt purpose of the organization, and authorizes adjustment of the extent of the tax exemption by the parish governing authority, subject to voter approval, and requiring concurrent downward adjustment of millages to reflect any resulting changes in the tax base.

Present constitution provides for the classification and assessment of property subject to ad valorem taxation. Further provides certain exemptions to ad valorem taxes.

Present constitution authorizes an exemption for property owned by a nonprofit corporation or association organized and operated exclusively for the following purposes:

1. Religious.
2. Dedicated places of burial.
3. Charitable.
5. Educational.
6. A charitable or fraternal club or lodge.
7. Promotion of trade, travel, and commerce.
8. A professional society or association for trade, business, or industry.

Present constitution authorizes an exemption for property leased to a nonprofit corporation or association for use solely for the following purposes:

1. Housing for homeless persons.
2. Property of a bona fide labor organization representing its members or affiliates in collective bargaining efforts.
Present constitution provides that none of the property of nonprofit corporations or organizations shall be exempt if owned, operated, leased, or used for commercial purposes unrelated to the exempt purposes of the corporation or association.

Proposed constitutional amendment retains present constitution and adds an eligibility requirement for the tax exemption for a nonprofit organization shall not apply if the property is vacant or not wholly devoted to and exclusively used for the exempt purpose of the corporation or association.

Proposed constitution adds authority for a parish governing authority, by ordinance and with voter approval, to provide for the applicability or extent of exemptions for nonprofit organizations. A reduction in the amount of a tax exemption shall not exceed fifty percent of the assessed value of the property. Any change in an exemption shall become effective on the first day of the calendar year following the year in which it was approved and shall be deemed to be an implementation of proposed constitution.

Proposed constitution requires that in the year in which the provisions of proposed constitution are implemented, all millages be adjusted downward to prevent any increase in the amount of taxes collected due to the provisions of proposed constitution. To accomplish this result, each taxing authority is required, in any year of implementation, to adjust millages downwards without regard to millage limitations contained in present constitution, and the maximum authorized millages shall be decreased, without further voter approval. Thereafter, such millages shall remain in effect unless changed as permitted by present constitution.

Provides for submission of the proposed amendment to the voters at the statewide election to be held Oct. 14, 2017.


(Amends Const. Art. VII, §21(B)(3), Adds Const. Art. VII, §21(B)(4) and (5))