A JOINT RESOLUTION

Proposing to amend Article VII, Section 14(B) of the Constitution of Louisiana, relative to public equipment and personnel; to authorize, pursuant to a written agreement, the donation of the use of public equipment and personnel by a political subdivision to another political subdivision for an activity or function which the requesting political subdivision is authorized to exercise; and to specify an election for submission of the proposition to electors and provide a ballot proposition.

Section 1. Be it resolved by the Legislature of Louisiana, two-thirds of the members elected to each house concurring, that there shall be submitted to the electors of the state, for their approval or rejection in the manner provided by law, to amend Article VII, Section 14(B) of the Constitution of Louisiana, to read as follows:

§14. Donation, Loan, or Pledge of Public Credit

* * *

(B) Authorized Uses. Nothing in this Section shall prevent (1) the use of public funds for programs of social welfare for the aid and support of the needy; (2) contributions of public funds to pension and insurance programs for the benefit of public employees; (3) the pledge of public funds, credit, property, or things of value for public purposes with respect to the issuance of bonds or other evidences of indebtedness to meet public obligations as provided by law; (4) the return of property, including mineral rights, to a former owner from whom the property had previously been expropriated, or purchased under threat of expropriation, when the legislature by law declares that the public and necessary purpose which originally supported the expropriation has ceased to exist and orders the return of the property to the former owner under such terms and conditions as specified by the legislature; (5) acquisition of stock by any institution of higher education in exchange for any intellectual property; (6) the donation of abandoned or blighted housing property by...
the governing authority of a municipality or a parish to a nonprofit organization
which is recognized by the Internal Revenue Service as a 501(c)(3) or 501(c)(4)
nonprofit organization and which agrees to renovate and maintain such property until
conveyance of the property by such organization; (7) the deduction of any tax,
interest, penalty, or other charges forming the basis of tax liens on blighted property
so that they may be subordinated and waived in favor of any purchaser who is not
a member of the immediate family of the blighted property owner or which is not
any entity in which the owner has a substantial economic interest, but only in
connection with a property renovation plan approved by an administrative hearing
officer appointed by the parish or municipal government where the property is
located; (8) the deduction of past due taxes, interest, and penalties in favor of an
owner of a blighted property, but only when the owner sells the property at less than
the appraised value to facilitate the blighted property renovation plan approved by
the parish or municipal government and only after the renovation is completed such
deduction being canceled, null and void, and to no effect in the event ownership of
the property in the future reverts back to the owner or any member of his immediate
family; (9) the donation by the state of asphalt which has been removed from state
roads and highways to the governing authority of the parish or municipality where
the asphalt was removed, or if not needed by such governing authority, then to any
other parish or municipal governing authority, but only pursuant to a cooperative
endeavor agreement between the state and the governing authority receiving the
donated property; (10) the investment in stocks of a portion of the Rockefeller
Wildlife Refuge Trust and Protection Fund, created under the provisions of R.S.
56:797, and the Russell Sage or Marsh Island Refuge Fund, created under the
provisions of R.S. 56:798, such portion not to exceed thirty-five percent of each
fund; (11) the investment in stocks of a portion of the state-funded permanently
endowed funds of a public or private college or university, not to exceed thirty-five
percent of the public funds endowed; or (12) the investment in equities of a portion
of the Medicaid Trust Fund for the Elderly created under the provisions of R.S.
46:2691 et seq., such portion not to exceed thirty-five percent of the fund; or (13) the
investment of public funds to capitalize a state infrastructure bank and the loan, pledge, or guarantee of public funds by a state infrastructure bank solely for transportation projects; or (14) pursuant to a written agreement, the donation of the use of public equipment and personnel by a political subdivision upon request to another political subdivision for an activity or function the requesting political subdivision is authorized to exercise.

* * *

Section 2. Be it further resolved that this proposed amendment shall be submitted to the electors of the state of Louisiana at the statewide election to be held on November 6, 2018.

Section 3. Be it further resolved that on the official ballot to be used at said election there shall be printed a proposition, upon which the electors of the state shall be permitted to vote YES or NO, to amend the Constitution of Louisiana, which proposition shall read as follows:

Do you support an amendment to permit, pursuant to written agreement, the donation of the use of public equipment and personnel by a political subdivision upon request to another political subdivision for an activity or function which the requesting political subdivision is authorized to exercise?

(Amends Const. Art. VII, §14(B))

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES