- 1 HB196
- 2 204545-1
- 3 By Representative Hatcher
- 4 RFD: Ways and Means Education
- 5 First Read: 11-FEB-20

1	204545-1:n:02/04/2020:LSA-JP/jmb
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8	SYNOPSIS: Under existing law, various entities are
9	exempt from state and local taxation.
10	This bill would provide that the Alabama
11	State Missionary Baptist Convention, Incorporated
12	and each local Baptist association which is a
13	member in good standing of the convention, and all
14	real and personal property of the convention and
15	each association and All Collaborated To Serve The
16	Community Development Corporation would be exempt
17	from the payment of ad valorem and sales and use
18	taxes.
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20	A BILL
21	TO BE ENTITLED
22	AN ACT
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24	To amend Section 40-9-12, Code of Alabama 1975,
25	relating to tax exemptions, to provide that the Alabama State
26	Missionary Baptist Convention, Incorporated and each local
27	Baptist association which is a member in good standing of the

convention, would be exempt from the payment of ad valorem and sales and use taxes.

3 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 40-9-12, Code of Alabama 1975, is amended to read as follows:

"\$40-9-12.

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"(a) The National Foundation's Alabama Field Offices, all Young Men's Hebrew Associations (Y.M.H.A.) also known as Jewish Community Centers (J.C.C.), and all real and personal property of all Young Men's Hebrew Associations (Y.M.H.A.) also known as Jewish Community Centers (J.C.C.), the Alabama State Missionary Baptist Convention, Incorporated, and each local Baptist association which is a member in good standing of the convention and all real and personal property of the convention and each association, and All Collaborated To Serve The Community Development Corporation, the Seamen's Home of Mobile, incorporated under Act No. 145, Acts of Alabama 1844-45, the Girl Scouts of America and the Boy Scouts of America, and any council, troop or other subdivision thereof now existing or hereafter created and all real and personal property of the Girl Scouts of America and the Boy Scouts of America, and any council, troop or other subdivision thereof now existing or hereafter created, the Catholic Maritime Club of Mobile, Inc., the Knights of Pythias Lodges, the Salvation Army, Inc., the Elks Memorial Center, and all real and personal property of the Salvation Army, Inc., and the Elks Memorial Center, all United Way organizations and

United Way member agencies in Alabama, other qualifying united 1 2 appeal funds and their recipients as provided in subsection (d), and the real and personal property of all United Way 3 organizations and United Way member agencies in Alabama, other 4 5 qualifying united appeal funds and their recipients as provided in subsection (d), and the Alabama Masonic Home, the 6 7 American Cancer Society, and all real and personal property of American Cancer Society, the New Hope Industries of Dothan, 8 9 and all real and personal property of the New Hope Industries 10 of Dothan, the Helping Hand Club of Anniston, and all real and personal property of the Helping Hand Club of Anniston, 11 Childhaven, Inc., and all real and personal property of 12 13 Childhaven, Inc., Presbyterian Home for Children and all real and personal property of Presbyterian Home for Children, 14 15 Freewill Baptist Children's Home and all real and personal property of Freewill Baptist Children's Home, Methodist Homes 16 17 for the Aging and all real and personal property of Methodist 18 Homes for the Aging, and United Methodist Children's Home and all real and personal property of United Methodist Children's 19 20 Home, Birmingham Building Trades Towers of Birmingham, 21 Alabama, a nonprofit corporation, the Holy Comforter House, 22 Inc., of Gadsden, Alabama, a nonprofit corporation, the 23 University of Alabama Huntsville Foundation and all real and 24 personal property of the University of Alabama Huntsville 25 Foundation, the Birmingham Football Foundation, Inc., a nonprofit corporation, and all real and personal property of 26 the Birmingham Football Foundation, Inc., and of any branch or 27

department of any of same heretofore or hereafter organized and existing in good faith in the State of Alabama, for other than pecuniary gain and not for individual profit, when such real or personal property shall be used by such associations or nonprofit corporations, their branches or departments in and about the conducting, maintaining, operating and carrying out of the program, work, principles, objectives, and policies of such associations or nonprofit corporations, their branches or departments, in any city or county of the State of Alabama, are exempt from the payment of any and all state, county, and municipal taxes, licenses, fees, and charges of any nature whatsoever, including any privilege or excise tax heretofore or hereafter levied by the State of Alabama or any county or municipality thereof. The receipt, assessment or collection of any fee, admission, service charge, rent, dues, or any other item or charge by any such association or nonprofit corporation, its branches or departments from any person, firm, or corporation for any services rendered by any such association or nonprofit corporation, its branches or departments or for the use or occupancy of any real or personal property of any such association or nonprofit corporation, its branches or departments in or about the conducting, maintaining, operating, and carrying out of the program, work, principles, objectives, and policies of any such association or nonprofit corporation, its branches, or departments shall not be held or construed by any court, agency, officer, or commission of the State of Alabama, or any

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county or municipality thereof, to constitute pecuniary gain or individual profit by any such association or nonprofit corporation, its branches or departments, or the doing of business in such a manner as to prejudice or defeat, in any manner, the right and privilege of any such association or nonprofit corporation, its branches or departments to claim or rely upon or receive the exemption of such association or nonprofit corporation, its branches or departments and of all real and personal property thereof from taxation, as herein provided.

- "(b) With respect to gasoline, tobacco, playing card tax or any other tax required by law to be prepaid by the retailer, the associations, nonprofit corporations, or organizations exempt under this section shall pay the appropriate tax at the time purchases are made, and the amount of such tax shall be refunded to such associations, nonprofit corporations, or organizations by the Department of Revenue pursuant to the procedures for refunds provided in Chapter 2A of this title.
- "(c) For purposes of this section, the following words and phrases shall have the following meanings:
- "(1) SUPPORTED CHARITY. Any charitable, civic, or eleemosynary institution for which a united appeal fund solicits funds.
- "(2) UNITED APPEAL FUND. Any nonprofit entity that demonstrates to the reasonable satisfaction of the Department of Revenue that it has all of the following characteristics:

"a. Is an Alabama nonprofit corporation, or another
type of legal entity, whether formed in Alabama or in another
jurisdiction, which is required by its principal governing
documents to be operated as a charity.

- "b. Is one of a class, donations to which are deductible for federal and Alabama income tax purposes under Section 170(c) of the Internal Revenue Code.
- "c. Has as its principal purpose, as stated by its principal governing documents, the raising of funds or the aggregation or consolidation of fund raising efforts, to support other charities which are not themselves united appeal funds, known as supported charities.
- "d. Has been issued a Certificate of Exemption from Alabama sales, use, and lodgings tax prior to July 1, 2017, and has continually maintained the Certificate of Exemption as required by Section 40-9-60.
- "e. With respect to the distribution of funds raised by the united appeal fund, the entity's principle governing documents must require that no supported charity, as defined in this subsection, will receive de minimis support.
- "(3) UNITED WAY MEMBER AGENCY. Any nonprofit organization that receives more than a de minimis amount of funding through the approval of the board of a United Way organization, but only if the nonprofit organization is:
- "a. Accountable to the granting United Way organization for the expenditure of any funds received from such United Way organization.

"b. Included on a list of such nonprofit

organizations to be submitted to the Department of Revenue

under subsection (e) by all United Way organizations on or

before a date provided for in a rule of the Department of

Revenue.

- "(4) UNITED WAY ORGANIZATION. Any nonprofit corporation legally authorized and licensed to operate under the name United Way and use the name United Way and the associated logo and trademarks.
 - "(d) (1) Each supported charity must be separately identified by name in the principal governing documents of the united appeal fund entity, and by name and federal employer identification number at the request of the Department of Revenue. Each supported charity must agree, in its own principal governing documents, to become or remain a member of the united appeal fund that funded the supported charity.
 - "(2) The special rules provided in this subsection shall not apply to any United Way organization or any United Way member agency.
 - "(e) (1) Each United Way organization shall provide the Department of Revenue with a list of its constituent United Way member agencies on an annual basis.
 - "(2) The Department of Revenue, by rule, shall provide the date on which United Way organizations shall submit the list required by this subsection.
- "(f) The Alabama State Missionary Baptist Convention
 Incorporated shall submit a list of each local Baptist

1	association that is in good standing with the convention to
2	the Department of Revenue on or before a date provided for in
3	a rule of the department."
4	Section 2. This act shall become effective on the
5	first day of the third month following its passage and
6	approval by the Governor, or its otherwise becoming law.