Abstract: Relative to administrative services provided by Ascension Parish, increases the amount authorized to be charged for such services.

Present law generally authorizes parish governing authorities to assess a charge for administrative services rendered to certain entities of local government within the parish. Excludes municipalities, sheriffs, clerks of court, and assessors. Provides that the charge cannot exceed 4% percent of the total revenues of the entity. Requires that the charge be established by agreement between the parish governing authority and the entity. Provides that the charge cannot exceed the actual cost, including direct and indirect expenses, incurred by the administrative office of the governing authority in rendering such services to that entity. Provides an exception for Grant Parish.

Proposed law retains present law and provides an additional exception for Ascension Parish. Increases the maximum charge authorized to be assessed for services from 4% to 5% of the total revenues of the entity. Additionally prohibits the governing authority from assessing a charge to fire protection districts, councils on aging, and parish libraries.

(Adds R.S. 33:1236(35)(c))