A bill to be entitled 1 2 An act relating to the assessment of residential real 3 property; creating s. 193.624, F.S.; providing 4 definitions; prohibiting adding the value of certain 5 improvements to the assessed value of certain real 6 property; providing a limitation on the assessed value of 7 certain real property; providing application; providing 8 procedural requirements and limitations; requiring a 9 nonrefundable filing fee; amending ss. 193.155 and 10 193.1554, F.S.; specifying additional exceptions to 11 assessments of homestead and nonhomestead property at just value; amending s. 196.012, F.S.; deleting a definition; 12 conforming a cross-reference; amending ss. 196.121 and 13 14 196.1995, F.S.; conforming cross-references; repealing s. 15 196.175, F.S., relating to the renewable energy source 16 property tax exemption; providing for application; providing an effective date. 17 18 19 Be It Enacted by the Legislature of the State of Florida: 20 Section 1. Section 193.624, Florida Statutes, is created 21 to read: 22 193.624 Assessment of residential property.-23 (1) For the purposes of this section: 24 "Changes or improvements made for the purpose of (a) 25 improving a property's resistance to wind damage" means: 26 1. Improving the strength of the roof-deck attachment; 27 2. Creating a secondary water barrier to prevent water 28 intrusion;

Page 1 of 10

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29 Installing wind-resistant shingles; 3. 30 4. Installing gable-end bracing; 5. Reinforcing roof-to-wall connections; 31 32 6. Installing storm shutters; or 33 7. Installing opening protections. 34 "Renewable energy source device" means any of the (b) 35 following equipment that collects, transmits, stores, or uses solar energy, wind energy, or energy derived from geothermal 36 37 deposits: 1. Solar energy collectors, photovoltaic modules, and 38 39 inverters. 40 2. Storage tanks and other storage systems, excluding 41 swimming pools used as storage tanks. 42 3. Rockbeds. 43 4. Thermostats and other control devices. 44 5. Heat exchange devices. 6. Pumps and fans. 45 7. Roof ponds. 46 47 8. Freestanding thermal containers. 9. Pipes, ducts, refrigerant handling systems, and other 48 49 equipment used to interconnect such systems; however, such 50 equipment does not include conventional backup systems of any 51 type. 52 10. Windmills and wind turbines. 53 11. Wind-driven generators. 12. Power conditioning and storage devices that use wind 54 55 energy to generate electricity or mechanical forms of energy. 56 13. Pipes and other equipment used to transmit hot Page 2 of 10

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57 geothermal water to a dwelling or structure from a geothermal 58 deposit. (2) In determining the assessed value of real property 59 60 used for residential purposes, the just value of changes or 61 improvements made for the purpose of improving a property's 62 resistance to wind damage and the just value of renewal energy 63 source devices shall not be added to the assessed value as 64 limited by s. 193.155 or s. 193.1554. 65 (3) The assessed value of real property used for residential purposes shall not exceed the total just value of 66 67 the property minus the combined just values of changes or 68 improvements made for the purpose of improving a property's 69 resistance to wind damage and renewal energy source devices. 70 This section applies to new and existing construction (4) 71 used for residential purposes. 72 (5) A parcel of residential property may not be assessed 73 pursuant to this section unless an application is filed on or 74 before March 1 of the first year the property owner claims the 75 assessment reduction for renewable energy source devices or 76 changes or improvements made for the purpose of improving the 77 property's resistance to wind damage. The property appraiser may 78 require the taxpayer or the taxpayer's representative to furnish 79 the property appraiser such information as may reasonably be 80 required to establish the just value of the renewable energy 81 source devices or changes or improvements made for the purpose 82 of improving the property's resistance to wind damage. Failure 83 to make timely application by March 1 shall constitute a waiver 84 of the property owner to have his or her assessment calculated

Page 3 of 10

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85 under this section. However, an applicant who fails to file an 86 application by March 1 may file a late application and may file, 87 pursuant to s. 194.011(3), a petition with the value adjustment 88 board requesting assessment under this section. The petition 89 must be filed on or before the 25th day after the mailing of the 90 notice by the property appraiser as provided in s. 194.011(1). 91 Notwithstanding s. 194.013, the applicant must pay a 92 nonrefundable fee of \$15 upon filing the petition. Upon reviewing the petition, if the property is qualified to be 93 assessed under this section and the property owner demonstrates 94 95 particular extenuating circumstances judged by the property 96 appraiser or the value adjustment board to warrant granting 97 assessment under this section, the property appraiser shall 98 calculate the assessment in accordance with this section. Section 2. Paragraph (a) of subsection (4) of section 99 100 193.155, Florida Statutes, is amended to read: 101 193.155 Homestead assessments.-Homestead property shall be 102 assessed at just value as of January 1, 1994. Property receiving 103 the homestead exemption after January 1, 1994, shall be assessed 104 at just value as of January 1 of the year in which the property 105 receives the exemption unless the provisions of subsection (8) 106 apply. 107 Except as provided in paragraph (b) and s. 193.624, (4)(a) 108 changes, additions, or improvements to homestead property shall be assessed at just value as of the first January 1 after the 109 110 changes, additions, or improvements are substantially completed.

Section 3. Paragraph (a) of subsection (6) of section 112 193.1554, Florida Statutes, is amended to read:

Page 4 of 10

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113 193.1554 Assessment of nonhomestead residential property.-114 (6) (a) Except as provided in paragraph (b) and s. 193.624, 115 changes, additions, or improvements to nonhomestead residential property shall be assessed at just value as of the first January 116 117 1 after the changes, additions, or improvements are substantially completed. 118 119 Section 4. Subsections (14) through (20) of section 120 196.012, Florida Statutes, are amended to read: 121 196.012 Definitions.-For the purpose of this chapter, the following terms are defined as follows, except where the context 122 clearly indicates otherwise: 123 124 (14) "Renewable energy source device" or "device" means 125 any of the following equipment which, when installed in 126 connection with a dwelling unit or other structure, collects, 127 transmits, stores, or uses solar energy, wind energy, or energy 128 derived from geothermal deposits: 129 (a) Solar energy collectors. 130 (b) Storage tanks and other storage systems, excluding 131 swimming pools used as storage tanks. 1.32 (c) Rockbeds. 133 (d) Thermostats and other control devices 134 (e) Heat exchange devices. 135 (f) Pumps and fans. 136 (q) Roof ponds. 137 (h) Freestanding thermal containers. (i) Pipes, ducts, refrigerant handling systems, and other 138 equipment used to interconnect such systems; however, 139 140 conventional backup systems of any type are not included in this Page 5 of 10

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141 definition.
142 (j) Windmills.
143 (k) Wind-driven generators.
144 (l) Power conditioning and storage devices that use wind

145 energy to generate electricity or mechanical forms of energy.

146 (m) Pipes and other equipment used to transmit hot 147 geothermal water to a dwelling or structure from a geothermal 148 deposit.

149

(14) (15) "New business" means:

(a)1. A business establishing 10 or more jobs to employ 10 or more full-time employees in this state, which manufactures, processes, compounds, fabricates, or produces for sale items of tangible personal property at a fixed location and which comprises an industrial or manufacturing plant;

155 2. A business establishing 25 or more jobs to employ 25 or 156 more full-time employees in this state, the sales factor of 157 which, as defined by s. 220.15(5), for the facility with respect 158 to which it requests an economic development ad valorem tax 159 exemption is less than 0.50 for each year the exemption is 160 claimed; or

161 3. An office space in this state owned and used by a 162 corporation newly domiciled in this state; provided such office 163 space houses 50 or more full-time employees of such corporation; 164 provided that such business or office first begins operation on 165 a site clearly separate from any other commercial or industrial 166 operation owned by the same business.

(b) Any business located in an enterprise zone orbrownfield area that first begins operation on a site clearly

Page 6 of 10

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hb0531-00

169 separate from any other commercial or industrial operation owned 170 by the same business.

(c) A business that is situated on property annexed into a municipality and that, at the time of the annexation, is receiving an economic development ad valorem tax exemption from the county under s. 196.1995.

175 <u>(15)(16)</u> "Expansion of an existing business" means: (a)1. A business establishing 10 or more jobs to employ 10 or more full-time employees in this state, which manufactures, processes, compounds, fabricates, or produces for sale items of tangible personal property at a fixed location and which comprises an industrial or manufacturing plant; or

2. A business establishing 25 or more jobs to employ 25 or 181 182 more full-time employees in this state, the sales factor of which, as defined by s. 220.15(5), for the facility with respect 183 184 to which it requests an economic development ad valorem tax 185 exemption is less than 0.50 for each year the exemption is 186 claimed; provided that such business increases operations on a 187 site colocated with a commercial or industrial operation owned by the same business, resulting in a net increase in employment 188 189 of not less than 10 percent or an increase in productive output 190 of not less than 10 percent.

(b) Any business located in an enterprise zone or brownfield area that increases operations on a site colocated with a commercial or industrial operation owned by the same business.

195 <u>(16)</u> (17) "Permanent resident" means a person who has 196 established a permanent residence as defined in subsection (17) Page 7 of 10

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hb0531-00

197 (18).

198 <u>(17)(18)</u> "Permanent residence" means that place where a 199 person has his or her true, fixed, and permanent home and 200 principal establishment to which, whenever absent, he or she has 201 the intention of returning. A person may have only one permanent 202 residence at a time; and, once a permanent residence is 203 established in a foreign state or country, it is presumed to 204 continue until the person shows that a change has occurred.

205 <u>(18)(19)</u> "Enterprise zone" means an area designated as an 206 enterprise zone pursuant to s. 290.0065. This subsection expires 207 on the date specified in s. 290.016 for the expiration of the 208 Florida Enterprise Zone Act.

209 <u>(19) (20)</u> "Ex-servicemember" means any person who has 210 served as a member of the United States Armed Forces on active 211 duty or state active duty, a member of the Florida National 212 Guard, or a member of the United States Reserve Forces.

213 Section 5. Subsection (2) of section 196.121, Florida 214 Statutes, is amended to read:

215

196.121 Homestead exemptions; forms.-

(2) The forms shall require the taxpayer to furnish certain information to the property appraiser for the purpose of determining that the taxpayer is a permanent resident as defined in s. 196.012(16)(17). Such information may include, but need not be limited to, the factors enumerated in s. 196.015.

Section 6. Subsection (6), paragraph (d) of subsection (8), paragraph (d) of subsection (9), and paragraph (d) of subsection (10) of section 196.1995, Florida Statutes, are amended to read:

Page 8 of 10

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225	196.1995 Economic development ad valorem tax exemption
226	(6) With respect to a new business as defined by s.
227	196.012 <u>(14)(15)(c), the municipality annexing the property on</u>
228	which the business is situated may grant an economic development
229	ad valorem tax exemption under this section to that business for
230	a period that will expire upon the expiration of the exemption
231	granted by the county. If the county renews the exemption under
232	subsection (7), the municipality may also extend its exemption.
233	A municipal economic development ad valorem tax exemption
234	granted under this subsection may not extend beyond the duration
235	of the county exemption.
236	(8) Any person, firm, or corporation which desires an
237	economic development ad valorem tax exemption shall, in the year
238	the exemption is desired to take effect, file a written
239	application on a form prescribed by the department with the
240	board of county commissioners or the governing authority of the
241	municipality, or both. The application shall request the
242	adoption of an ordinance granting the applicant an exemption
242 243	adoption of an ordinance granting the applicant an exemption pursuant to this section and shall include the following

(d) Proof, to the satisfaction of the board of county
commissioners or the governing authority of the municipality,
that the applicant is a new business or an expansion of an
existing business, as defined in s. 196.012(15) or (16); and

(9) Before it takes action on the application, the board
of county commissioners or the governing authority of the
municipality shall deliver a copy of the application to the
property appraiser of the county. After careful consideration,

Page 9 of 10

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253 the property appraiser shall report the following information to 254 the board of county commissioners or the governing authority of 255 the municipality:

256 (d) A determination as to whether the property for which 257 an exemption is requested is to be incorporated into a new business or the expansion of an existing business, as defined in 258 259 s. 196.012(15) or (16), or into neither, which determination the 260 property appraiser shall also affix to the face of the 261 application. Upon the request of the property appraiser, the department shall provide to him or her such information as it 262 may have available to assist in making such determination. 263

(10) An ordinance granting an exemption under this section
shall be adopted in the same manner as any other ordinance of
the county or municipality and shall include the following:

267 (d) A finding that the business named in the ordinance
 268 meets the requirements of s. 196.012(14)(15) or (15) (16).

Section 7. Section 196.175, Florida Statutes, is repealed.

270 Section 8. This act shall take effect July 1, 2011, and 271 applies to assessments beginning January 1, 2012.

Page 10 of 10

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