Florida Senate - 2002

 ${\bf By}$ the Committee on Comprehensive Planning, Local and Military Affairs; and Senator Brown-Waite

ĺ	316-1792-02
1	A bill to be entitled
2	An act relating to ad valorem taxation;
3	creating s. 193.703, F.S.; providing for a
4	reduction in assessment for constructed or
5	reconstructed living quarters of parents or
б	grandparents of property owners or of their
7	spouses; providing limitations; providing
8	application procedures; providing penalties for
9	making a willfully false statement in the
10	application; providing for adjustment of the
11	assessed value of property when the property
12	owner is no longer eligible for the reduction
13	in assessment; providing a contingent effective
14	date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
17	
18	Section 1. Section 193.703, Florida Statutes, is
19	created to read:
20	193.703 Reduction in assessment for living quarters of
21	parents or grandparents
22	(1) In accordance with s. $4(e)$, Art. VII of the State
23	Constitution, a county may provide for a reduction in the
24	assessed value of homestead property which results from the
25	construction or reconstruction of the property for the purpose
26	of providing living quarters for one or more natural or
27	adoptive parents or grandparents of the owner of the property
28	or of the owner's spouse if at least one of the parents or
29	grandparents for whom the living quarters are provided is at
30	least 62 years of age.
31	

1

CODING:Words stricken are deletions; words underlined are additions.

1	(2) A reduction may be granted under subsection (1)
2	only to the owner of homestead property where the construction
3	or reconstruction is consistent with local land-development
4	regulations.
5	(3) A reduction in assessment which is granted under
6	this section applies only to construction or reconstruction
7	that occurred after the effective date of this section to an
8	existing homestead and applies only during taxable years
9	during which at least one such parent or grandparent maintains
10	his or her primary place of residence in such living quarters
11	within the homestead property of the owner.
12	(4) Such a reduction in assessment may be granted only
13	upon an application filed annually with the county property
14	appraiser. The application must be made before March 1 of the
15	year for which the reduction is to be granted. If the property
16	appraiser is satisfied that the property is entitled to a
17	reduction in assessment under this section, the property
18	appraiser shall approve the application, and the value of such
19	residential improvements shall be excluded from the value of
20	the property for purposes of ad valorem taxation. The value
21	excluded may not exceed the lesser of the following:
22	(a) The increase in assessed value resulting from
23	construction or reconstruction of the property; or
24	(b) Twenty percent of the total assessed value of the
25	property as improved.
26	(5) If the owner of a residential property for which
27	such a reduction in assessed value has been granted is found
28	to have made any willfully false statement in the application
29	for the reduction, the reduction shall be revoked, the owner
30	is subject to a civil penalty of not more than \$1,000, and the
31	

2

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

1	owner shall be disqualified from receiving any such reduction
2	for a period of 5 years.
3	(6) When the property owner no longer qualifies for
4	the reduction in assessed value for living quarters of parents
5	or grandparents, the previously excluded just value of such
6	improvements as of the first January 1 after the improvements
7	were substantially completed shall be added back to the
8	assessed value of the property.
9	Section 2. This act shall take effect upon the
10	effective date of an amendment to Section 4 of Article VII of
11	the State Constitution which allows counties to provide for a
12	reduction in assessed value of living quarters constructed for
13	property owners' parents or grandparents.
14	
15	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
16	Senate Bill 506
17	
18	The difference between the bill and the committee substitute is tecnical.
19	
20	
21	
22	
23	
24 05	
25 26	
26	
27 20	
28 29	
29 30	
30 31	
ι	

CODING:Words stricken are deletions; words <u>underlined</u> are additions.