By Senator Hays

11-00900-14 2014626

A bill to be entitled

An act relating to the charitable exemption from ad valorem taxation; amending s. 196.196, F.S.; providing that, for purposes of the charitable exemption from ad valorem taxation, property owned by an exempt organization is used for a charitable purpose if the organization has taken affirmative steps to prepare the property for a charitable purpose; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsection (3) of section 196.196, Florida Statutes, is amended to read:

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196.196 Determining whether property is entitled to charitable, religious, scientific, or literary exemption.—

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(3) Property owned by an exempt organization is used for a religious purpose if the institution has taken affirmative steps to prepare the property for use as a house of public worship.

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charitable purpose if the institution has taken affirmative
steps to prepare the property for a charitable purpose as

Property owned by an exempt organization is used for a

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<u>defined in s. 196.012.</u> The term "affirmative steps" means environmental or land use permitting activities, creation of

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architectural plans or schematic drawings, land clearing or site preparation, construction or renovation activities, or other

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similar activities that demonstrate a commitment of the property

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to a <u>charitable use or a</u> religious use as a house of public worship. For purposes of this subsection, the term "public

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worship" means religious worship services and those other

activities that are incidental to religious worship services,

such as educational activities, parking, recreation, partaking

of meals, and fellowship.

Section 2. This act shall take effect July 1, 2014.