COMMITTEE/SUBCOMMITTEE		ACTION
ADOPT	ED	(Y/N)
ADOPT	ED AS AMENDED	(Y/N)
ADOPT	ED W/O OBJECTION	(Y/N)
FAILE	D TO ADOPT	(Y/N)
WITHD	RAWN	(Y/N)
OTHER		

Committee/Subcommittee hearing bill: Appropriations Committee Representative Wood offered the following:

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Amendment (with title amendment)

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Remove lines 129-142 and insert:

6 7 Section 3. Subsection (4) of section 193.023, Florida Statutes, is amended to read:

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193.023 Duties of the property appraiser in making assessments.-

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(4) In making his or her assessment of leasehold interests in property serving the unit owners of a condominium or cooperative subject to a lease, including property subject to a recreational lease, the property appraiser shall assess the property at its just fair market value without regard to the income derived from the lease.

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Section 4. Subsection (1) of section 193.122, Florida Statutes, is amended to read:

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- 193.122 Certificates of value adjustment board and property appraiser; extensions on the assessment rolls.—
- assessment roll upon order of the board of county commissioners pursuant to s. 197.323, if applicable, and again after all hearings required by s. 194.032 have been held. These certificates shall be attached to each roll as required by the Department of Revenue. Notwithstanding an extension of the roll pursuant to s. 197.323, the value adjustment board must complete all hearings required by s. 194.032 and certify the assessment roll to the property appraiser by June 1 following the tax year in which the assessments were made.
- Section 5. Subsection (8) section 193.503, Florida Statutes, is amended to read:
- 193.503 Classification and assessment of historic property used for commercial or certain nonprofit purposes.-
- (8) For the purposes of assessment roll preparation and recordkeeping, the property appraiser shall report the assessed value of property qualified for the assessment pursuant to this section as its "classified use value" and shall annually determine and report the just value as "just value" the fair market value of such property, irrespective of any negative impact that restrictions imposed or conveyances made pursuant to this section may have had on such value.
- Section 6. Subsections (3), (8), and (9) of section 193.505, Florida Statutes, are amended to read:

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- 193.505 Assessment of historically significant property when development rights have been conveyed or historic preservation restrictions have been covenanted.—
- (3) When, pursuant to this section, the development right in historically significant property has been conveyed to the governing body of the county or a covenant for historic preservation has been executed and accepted by such body, the real property subject to such conveyance or covenant shall be assessed at just fair market value; however, the appraiser shall recognize the nature and length of the restriction placed on the use of the property under the provisions of the conveyance or covenant.
- (8) For the purposes of this section, the term "deferred tax liability" means an amount equal to the difference between the total amount of taxes which would have been due in March in each of the previous years in which a covenant executed and accepted pursuant to this section was in effect if the property had been assessed under the provisions of s. 193.111 irrespective of any negative impact on just fair market value that restrictions imposed pursuant to this section may have caused and the total amount of taxes actually paid in those years, plus interest on that difference computed as provided in s. 212.12(3).
- (9)(a) For the purposes of assessment roll preparation and recordkeeping, the property appraiser shall report the assessed value of property subject to a conveyance or covenant

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pursuant to this section as its "classified use value" and shall annually determine and report the just value as "just value" the fair market value of such property irrespective of any negative impact that restrictions imposed or conveyances made pursuant to this section may have had on such value

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TITLE AMENDMENT

Remove lines 6-9 and insert:
changes made by the act; amending s. 193.023, F.S.; conforming
provisions to changes made by the act; amending s. 193.122,
F.S.; establishing deadlines for value adjustment boards to
complete final assessment roll certifications; amending ss.
193.503 and 193.505, F.S.; conforming provisions to changes made
by the act; amending s. 194.011, F.S.; revising the procedures
for

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