1	A bill to be entitled
2	An act relating to homestead exemptions; amending s.
3	193.155, F.S.; providing exceptions to the definition
4	of the term "change of ownership" for purposes of a
5	certain homestead assessment limitation; amending s.
6	196.031, F.S.; providing that a person or family unit
7	receiving or claiming the benefit of certain ad
8	valorem tax exemptions or tax credits in another state
9	is not entitled to the homestead exemption in this
10	state unless the person or family unit demonstrates to
11	the property appraiser that certain conditions have
12	been met; providing for construction and retroactive
13	applicability; amending s. 196.121, F.S.; providing
14	that homestead exemption forms prescribed by the
15	Department of Revenue may include taxpayer information
16	relating to ad valorem tax exemptions or tax credits
17	in another state; providing applicability; providing
18	an effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Paragraph (a) of subsection (3) of section
23	193.155, Florida Statutes, is amended to read:
24	193.155 Homestead assessmentsHomestead property shall be
25	assessed at just value as of January 1, 1994. Property receiving
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the homestead exemption after January 1, 1994, shall be assessed at just value as of January 1 of the year in which the property receives the exemption unless the provisions of subsection (8) apply.

30 (3)(a) Except as provided in this subsection or subsection (8), property assessed under this section shall be assessed at 31 32 just value as of January 1 of the year following a change of 33 ownership. Thereafter, the annual changes in the assessed value 34 of the property are subject to the limitations in subsections 35 (1) and (2). For the purpose of this section, a change of ownership means any sale, foreclosure, or transfer of legal 36 37 title or beneficial title in equity to any person, except if:

38 1. Subsequent to the change or transfer, the same person 39 is entitled to the homestead exemption as was previously 40 entitled and:

41

a. The transfer of title is to correct an error;

b. The transfer is between legal and equitable title or
equitable and equitable title and no additional person applies
for a homestead exemption on the property;

45 c. The change or transfer is by means of an instrument in 46 which the owner is listed as both grantor and grantee of the 47 real property and one or more other individuals are additionally 48 named as grantee. However, if any individual who is additionally 49 named as a grantee applies for a homestead exemption on the 50 property, the application is considered a change of ownership;

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51	<del>Or</del>
52	d. The change or transfer is by means of an instrument in
53	which the owner entitled to the homestead exemption is listed as
54	both grantor and grantee of the real property and one or more
55	other individuals, all of whom held title as joint tenants with
56	rights of survivorship with the owner, are named only as
57	grantors and are removed from the title; or
58	<u>e.</u> d. The person is a lessee entitled to the homestead
59	exemption under s. 196.041(1) <u>;</u> -
60	2. Legal or equitable title is changed or transferred
61	between husband and wife, including a change or transfer to a
62	surviving spouse or a transfer due to a dissolution of marriage;
63	3. The transfer occurs by operation of law to the
64	surviving spouse or minor child or children under s. 732.401; <del>or</del>
65	4. Upon the death of the owner, the transfer is between
66	the owner and another who is a permanent resident and who is
67	legally or naturally dependent upon the owner <u>; or</u>
68	5. The transfer occurs with respect to a property where:
69	a. Multiple owners hold title as joint tenants with rights
70	of survivorship;
71	b. One or more owners were entitled to and received the
72	homestead exemption on the property;
73	c. Death of one or more owners occurs; and
74	d. Subsequent to the transfer, the surviving owner or
75	owners previously entitled to and receiving the homestead

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76	exemption continue to be entitled to and receive the homestead
77	exemption.
78	Section 2. Subsection (5) of section 196.031, Florida
79	Statutes, is amended to read:
80	196.031 Exemption of homesteads
81	(5) <u>(a)</u> A person <u>or family unit that</u> <del>who</del> is receiving or
82	claiming the benefit of an ad valorem tax exemption or a tax
83	credit in another state where permanent residency is required as
84	a basis for the granting of that ad valorem tax exemption or tax
85	credit is not entitled to the homestead exemption provided by
86	this section, unless, upon a determination by the property
87	appraiser that the person or family unit is receiving or has
88	received the tax exemption or tax credit in another state, that
89	person or family unit demonstrates to the satisfaction of the
90	property appraiser that the person or family unit:
91	1. Did not apply for the tax exemption or tax credit in
92	the other state; and
93	2. Is no longer receiving or will no longer receive the
94	tax exemption or tax credit in the other state.
95	
96	For purposes of this paragraph, an automatic renewal of a tax
97	exemption or tax credit constitutes application for the tax
98	exemption or tax credit if the automatic renewal occurs
99	subsequent to an initial application by the person or family
100	unit.

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101 This subsection does not apply to a person or family (b) 102 unit that who has the legal or equitable title to real estate in 103 Florida and maintains thereon the permanent residence of another 104 legally or naturally dependent upon the owner. 105 Section 3. The provisions of this act relating to 106 subsection 196.031(5), Florida Statutes, amending conditions 107 under which a person or family unit is not entitled to the 108 homestead exemption, apply to tax exemptions or tax credits in 109 another state for which a benefit for an ad valorem tax 110 exemption or a tax credit was received after 2009, and that are 111 discovered by a property appraiser after July 1, 2020. 112 Section 4. Subsection (2) of section 196.121, Florida 113 Statutes, is amended to read: 196.121 Homestead exemptions; forms.-114 115 The forms shall require the taxpayer to furnish (2)certain information to the property appraiser for the purpose of 116 117 determining that the taxpayer is a permanent resident as defined 118 in s. 196.012(16). Such information may include, but need not be 119 limited to, the factors enumerated in s. 196.015 and any ad 120 valorem tax exemption or tax credit granted in another state 121 where permanent residency is required as a basis for the 122 granting of the ad valorem tax exemption or tax credit described 123 in s. 196.031(5). 124 Section 5. This act shall take effect July 1, 2021.

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