Florida Senate - 1998

By Senator Meadows

	30-714-98
1	A bill to be entitled
2	An act relating to the educational property tax
3	exemption; amending s. 196.198, F.S.; providing
4	circumstances in which land is considered to be
5	property owned by an educational institution;
6	providing an effective date.
7	
8	Be It Enacted by the Legislature of the State of Florida:
9	
10	Section 1. Section 196.198, Florida Statutes, is
11	amended to read:
12	196.198 Educational property exemptionEducational
13	institutions within this state and their property used by them
14	or by any other exempt entity or educational institution
15	exclusively for educational purposes shall be exempt from
16	taxation. Sheltered workshops providing rehabilitation and
17	retraining of disabled individuals and exempted by a
18	certificate under s. (d) of the federal Fair Labor Standards
19	Act of 1938, as amended, are declared wholly educational in
20	purpose and shall be exempted from certification,
21	accreditation, and membership requirements set forth in s.
22	196.012. Those portions of property of college fraternities
23	and sororities certified by the president of the college or
24	university to the appropriate property appraiser as being
25	essential to the educational process, shall be exempt from ad
26	valorem taxation. The use of property by public fairs and
27	expositions chartered by chapter 616 is presumed to be an
28	educational use of such property and shall be exempt from ad
29	valorem taxation to the extent of such use. Property used
30	exclusively for educational purposes shall be deemed owned by
31	an educational institution if the entity owning 100 percent of
	1

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

1 the educational institution is owned by the identical persons 2 who own the property. If the title to land is held by the 3 trustee of an irrevocable inter vivos trust and if the trust 4 grantor owns 100 percent of the corporation that operates an 5 educational institution that is using the land exclusively for б educational purposes, the land is considered to be property 7 owned by the educational institution. Property owned by an educational institution shall be deemed to be used for an 8 9 educational purpose if the institution has taken affirmative 10 steps to prepare the property for educational use. Affirmative steps means environmental or land use permitting 11 activities, creation of architectural plans or schematic 12 drawings, land clearing or site preparation, construction or 13 14 renovation activities, or other similar activities that 15 demonstrate commitment of the property to an educational use. Section 2. This act shall take effect upon becoming a 16 17 law. 18 19 20 SENATE SUMMARY Provides that, for purposes of the educational property exemption from taxation, property is considered to be owned by an educational institution if the title to the property is held by the trustee of an irrevocable inter vivos trust and if the trust grantor owns 100 percent of the corporation that operates the educational institution that is using the land exclusively for educational 21 22 23 24 purposes. 25 26 27 28 29 30 31 2

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