HOUSE AMENDMENT

Bill No. HB 2197, 1st Eng.

Amendment No. ____ (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 11 Representative(s) Crist offered the following: 12 13 Amendment (with title amendment) On page 2 between lines 30 and 31 of the bill 14 15 16 insert: 17 Section 4. Section 196.1975, Florida Statutes, is amended to read: 18 19 196.1975 Exemption for property used by nonprofit 20 homes for the aged .-- Nonprofit homes for the aged are exempt to the extent that they meet the following criteria: 21 22 (1) The applicant must be a corporation not for profit pursuant to the provisions of chapter 617 or a Florida limited 23 24 partnership, the sole general partner of which is a 25 corporation not for profit pursuant to the provisions of 26 chapter 617, and the corporation not for profit must have been 27 exempt as of January 1 of the year for which exemption from ad 28 valorem property taxes is requested from federal income 29 taxation by having qualified as an exempt charitable 30 organization under the provisions of s. 501(c)(3) of the 31 Internal Revenue Code of 1954 or of the corresponding section 1 File original & 9 copies hjc0003 05/03/00 08:56 am 02197-0060-464677

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of a subsequently enacted federal revenue act. 1 2 (2) A facility will not qualify as a "home for the 3 aged" unless at least 75 percent of the occupants are over the 4 age of 62 years or totally and permanently disabled. For 5 homes for the aged which are exempt from paying income taxes to the United States as specified in subsection (1), licensing 6 7 by the Agency for Health Care Administration is required for 8 ad valorem tax exemption hereunder only if the home: (a) Furnishes medical facilities or nursing services 9 10 to its residents, or 11 (b) Qualifies as an assisted living facility under 12 part III of chapter 400. 13 Those portions of the home for the aged which are (3) devoted exclusively to the conduct of religious services or 14 15 the rendering of nursing or medical services are exempt from 16 ad valorem taxation. 17 (4)(a) After removing the assessed value exempted in 18 subsection (3), units or apartments in homes for the aged shall be exempt only to the extent that residency in the 19 20 existing unit or apartment of the applicant home is reserved for or restricted to or occupied by persons who have resided 21 in the applicant home and in good faith made this state their 22 permanent residence as of January 1 of the year in which 23 24 exemption is claimed and who also meet the requirements set 25 forth in one of the following subparagraphs: 1. Persons who have gross incomes of not more than 26 27 \$7,200 per year and who are 62 years of age or older. Couples, one of whom must be 62 years of age or 28 2.

29 older, having a combined gross income of not more than \$8,000 30 per year, or the surviving spouse thereof, who lived with the 31 deceased at the time of the deceased's death in a home for the

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1 aged.

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3. Persons who are totally and permanently disabled
and who have gross incomes of not more than \$7,200 per year.
4. Couples, one or both of whom are totally and
5 permanently disabled, having a combined gross income of not
6 more than \$8,000 per year, or the surviving spouse thereof,
7 who lived with the deceased at the time of the deceased's
8 death in a home for the aged.

However, the income limitations do not apply to totally and permanently disabled veterans, provided they meet the requirements of s. 196.081.

(b) The maximum income limitations permitted in this 13 subsection shall be adjusted, effective January 1, 1977, and 14 15 on each succeeding year, by the percentage change in the 16 average cost-of-living index in the period January 1 through 17 December 31 of the immediate prior year compared with the same period for the year prior to that. The index is the average 18 of the monthly consumer price index figures for the stated 19 20 12-month period, relative to the United States as a whole, issued by the United States Department of Labor. 21

(5) Nonprofit housing projects which are financed by a mortgage loan made or insured by the United States Department of Housing and Urban Development under s. 202, s. 202 with a s. 8 subsidy, s. 221(d)(3) or (4), or s. 236 of the National Housing Act, as amended, and which are subject to the income limitations established by that department shall be exempt from ad valorem taxation.

(6) For the purposes of this section, gross income
includes social security benefits payable to the person or
couple or assigned to an organization designated specifically

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for the support or benefit of that person or couple. 1 2 (7) It is hereby declared to be the intent of the Legislature that subsection (3) implements the ad valorem tax 3 4 exemption authorized in the third sentence of s. 3(a), Art. VII, State Constitution, and the remaining subsections 5 implement s. 6(e), Art. VII, State Constitution, for purposes 6 7 of granting such exemption to homes for the aged.

(8) Physical occupancy on January 1 is not required in 8 9 those instances in which a home restricts occupancy to persons 10 meeting the income requirements specified in this section. Those portions of a such property failing to meet those 11 12 requirements shall qualify for an alternative exemption as provided in subsection (9). In a home in which at least 25 13 percent of the units or apartments of the home are restricted 14 15 to or occupied by persons meeting the income requirements 16 specified in this section, the common areas of that home are 17 exempt from taxation.

(9)(a) Each unit or apartment of a home for the aged 18 not exempted in subsection (3) or subsection (4), which is 19 operated by a not for profit corporation and is owned by such 20 21 corporation or leased by such corporation from a health facilities authority pursuant to part III of chapter 154 or an 22 industrial development authority pursuant to part III of 23 24 chapter 159, and which property is used by such home for the 25 aged for the purposes for which it was organized, is exempt from all ad valorem taxation, except for assessments for 26 27 special benefits, to the extent of \$25,000 of assessed 28 valuation of such property for each apartment or unit: 29 Which is used by such home for the aged for the 1. 30 purposes for which it was organized; and Which is occupied, on January 1 of the year in 31 2.

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which exemption from ad valorem property taxation is
 requested, by a person who resides therein and in good faith
 makes the same his or her permanent home.

4 Each corporation home applying for an exemption (b) 5 under paragraph (a) of this subsection or paragraph (4)(a) 6 must file with the annual application for exemption an 7 affidavit from each person who occupies a unit or apartment 8 for which an exemption under either of those paragraphs that 9 paragraph is claimed stating that the person resides therein 10 and in good faith makes that unit or apartment his or her 11 permanent residence.

12 (10) Homes for the aged, or life care communities, however designated, which are financed through the sale of 13 14 health facilities authority bonds or bonds of any other public 15 entity, whether on a sale-leaseback basis, a sale-repurchase basis, or other financing arrangement, or which are financed 16 17 without public-entity bonds, are exempt from ad valorem 18 taxation only in accordance with the provisions of this section. 19

(11) Any portion of such property used for nonexempt purposes may be valued and placed upon the tax rolls separately from any portion entitled to exemption pursuant to this chapter.

(12) When it becomes necessary for the property appraiser to determine the value of a unit, he or she shall include in such valuation the proportionate share of the common areas, including the land, fairly attributable to such unit, based upon the value of such unit in relation to all other units in the home, unless the common areas are otherwise exempted by subsection (8).

(13) Sections 196.195 and 196.196 do not apply to this 5

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section. 1 2 Section 5. Section 196.2002, Florida Statutes, is 3 created to read: 4 196.2002 Exemption for s. 501(c)(12) not-for-profit 5 water and wastewater systems. -- Property of any not-for-profit water and wastewater corporation that holds a current 6 7 exemption from federal income tax under s. 501(c)(12) of the 8 Internal Revenue Code, as amended, shall be exempt from ad valorem taxation if the sole or primary function of the 9 10 corporation is to construct, maintain, or operate a water or 11 wastewater system in this state. 12 13 (Renumber subsequent sections) 14 15 16 17 And the title is amended as follows: On page 1 line 10 18 remove from the title of the bill: all of said line 19 20 21 and insert in lieu thereof: exemptions; amending s. 196.1975, F.S., which 22 provides exemptions for nonprofit homes for the 23 24 aged; specifying that the exemption applicable to such homes whose residents meet certain 25 income limitations applies to individual units 26 27 or apartments of such homes; providing for application of a residency affidavit 28 requirement to applicants for such exemption; 29 30 revising language with respect to qualification 31 for the alternative exemption provided by said 6

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1	section for those portions of a home which do
2	not meet the income limitations; providing that
3	s. 196.195, F.S., which provides requirements
4	and criteria for determining the profit or
5	nonprofit status of an applicant for exemption,
6	and s. 196.196, F.S., which provides criteria
7	for determining whether property is entitled to
8	a charitable, religious, scientific, or
9	literary exemption, do not apply to said
10	section; creating s. 196.2002, F.S.; exempting
11	certain not-for-profit water and wastewater
12	systems from ad valorem taxation; providing an
13	effective date.
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