By Senator DiCeglie

	18-00968B-25 2025176
1	A bill to be entitled
2	An act relating to assessment of homestead property;
3	amending s. 193.155, F.S.; defining terms; requiring
4	that changes, additions, or improvements that replace
5	or are made to elevate homestead property be assessed
6	in a specified manner; specifying how such assessment
7	must be calculated under certain conditions;
8	authorizing property appraisers to require certain
9	evidence; requiring that homestead property comply
10	with certain requirements; providing applicability;
11	providing a contingent effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Paragraphs (a) and (b) of subsection (4) of
16	section 193.155, Florida Statutes, are amended, and paragraph
17	(e) is added to that subsection, to read:
18	193.155 Homestead assessmentsHomestead property shall be
19	assessed at just value as of January 1, 1994. Property receiving
20	the homestead exemption after January 1, 1994, shall be assessed
21	at just value as of January 1 of the year in which the property
22	receives the exemption unless the provisions of subsection (8)
23	apply.
24	(4)(a) Except as provided in paragraph (b) <u>or paragraph (e)</u>
25	and s. 193.624, changes, additions, or improvements to homestead
26	property <u>must</u> <del>shall</del> be assessed at just value as of the first
27	January 1 after the changes, additions, or improvements are
28	substantially completed.
29	(b)1. Changes, additions, or improvements that replace all
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18-00968B-25 2025176 30 or a portion of homestead property, including ancillary 31 improvements, damaged or destroyed by misfortune or calamity 32 shall be assessed upon substantial completion as provided in 33 this paragraph. Such assessment must be calculated using the 34 homestead property's assessed value as of the January 1 35 immediately before the date on which the damage or destruction 36 was sustained, subject to the assessment limitations in 37 subsections (1) and (2), when: The square footage of the homestead property as changed 38 a. 39 or improved does not exceed 110 percent of the square footage of the homestead property before the damage or destruction; or 40 b. The total square footage of the homestead property as 41 42 changed or improved does not exceed 2,000 1,500 square feet. The homestead property's assessed value must be 43 2. 44 increased by the just value of that portion of the changed or improved homestead property which is in excess of 110 percent of 45 46 the square footage of the homestead property before the damage 47 or destruction or of that portion exceeding 2,000 1,500 square 48 feet. 49 3. Homestead property damaged or destroyed by misfortune or calamity which, after being changed or improved, has a square 50 51 footage of less than 100 percent of the homestead property's 52 total square footage before the damage or destruction must shall 53 be assessed pursuant to subsection (5). 54 4. Changes, additions, or improvements assessed pursuant to this paragraph must be reassessed pursuant to subsection (1) in 55 56 subsequent years. This paragraph applies to changes, additions, 57 or improvements commenced within 5 years after the January 1

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following the damage or destruction of the homestead.

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59	(e)1. As used in this paragraph, the term:
60	a. "Elevation," "elevated," or "elevate" means:
61	(I) Raising an existing homestead property to at least the
62	minimum height required to comply with the elevation
63	requirements of the National Flood Insurance Program or the
64	Florida Building Code; or
65	(II) Raising an existing homestead property to mitigate
66	flood damage sustained during a previous flood event, provided
67	that the elevation does not exceed the height required to comply
68	with elevation requirements of the National Flood Insurance
69	Program or the Florida Building Code at the property nearest to
70	the homestead property.
71	b. "Elevation certificate" means the certificate used to
72	demonstrate the elevation of property, which has been developed
73	by the Federal Emergency Management Agency pursuant to federal
74	floodplain management regulations.
75	c. "Previous flood event" means, for homestead property
76	situated within a county in which a state of emergency is
77	declared pursuant to s. 252.36, partial or complete inundation
78	of the homestead property caused by the overflow of inland or
79	tidal waters, the unusual and rapid accumulation of runoff or
80	surface waters from any established water source, such as a
81	river, stream, or drainage ditch, or sustained periods of
82	standing water resulting from rainfall.
83	2. Changes, additions, or improvements that replace or are
84	made to homestead property to elevate such property must be
85	assessed upon substantial completion as provided in this
86	paragraph. Except as provided in subparagraph 3., such an
87	assessment must be calculated using the property's assessed

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88	value as of the January 1 immediately preceding the commencement
89	of elevation, subject to the assessment limitations in
90	subsections (1) and (2), when:
91	a. The square footage of the homestead property as elevated
92	does not exceed 110 percent of the square footage of the
93	homestead property before the elevation; or
94	b. The total square footage of the homestead property as
95	elevated does not exceed 2,000 square feet.
96	3. Homestead property that was unable to be used for its
97	intended purpose on the January 1 immediately preceding
98	commencement of elevation due to damage or destruction caused by
99	misfortune or calamity must have such assessment calculated
100	using the homestead property's assessed value as of the January
101	1 immediately preceding such damage or destruction, subject to
102	the assessment limitations in subsections (1) and (2). Such
103	property's elevation must be commenced within 5 years after the
104	January 1 following the damage or destruction of the homestead.
105	4. The homestead property's assessed value must be
106	increased by the just value of that portion of the elevated
107	homestead property which is in excess of 110 percent of the
108	square footage of the homestead property before the elevation or
109	of that portion exceeding 2,000 square feet. However, the area
110	underneath an elevated structure which is dedicated only for
111	parking, storage, or access may not be included in the 110
112	percent calculation. The area underneath an elevated structure
113	that exceeds 110 percent of the lowest level square footage
114	before the elevation must be included in the 110 percent
115	calculation.
116	5. An elevated homestead property that has a square footage

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117	of less than 100 percent of the homestead property's total
118	square footage before the elevation must be assessed pursuant to
119	subsection (5).
120	6. Property appraisers may require the property owner to
121	provide evidence substantiating eligibility for assessment
122	pursuant to this paragraph, including elevation certificates
123	documenting compliance with the National Flood Insurance
124	Program, or, if elevating in accordance with sub-sub-
125	subparagraph 1.a.(II), documentation evidencing damage from a
126	prior flood event, including local government building permits
127	obtained during reconstruction.
128	7. To be eligible for the assessment limitation under this
129	paragraph, homestead property must comply with all Federal
130	Emergency Management Agency's National Flood Insurance Program
131	building requirements or Florida Building Code elevation
132	requirements. Homestead property elevation pursuant to sub-sub-
133	subparagraph 1.a.(II) must comply with building and elevation
134	requirements nearest the property.
135	8. This paragraph does not apply to homestead property that
136	was elevated if there is a change in the classification of the
137	property pursuant to s. 195.073(1) on the January 1 immediately
138	after the substantial completion.
139	9. This paragraph applies to homestead property for which
140	the owner commenced elevation on or after January 1, 2027.
141	Section 2. This act shall take effect on the effective date
142	of the amendment to the State Constitution proposed by SJR 174
143	or a similar joint resolution having substantially the same
144	specific intent and purpose, if such amendment is approved at
145	the next general election or at an earlier special election
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2025176 18-00968B-25 146 specifically authorized by law for that purpose.

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