

ORIGINAL APPLICATION FOR ASSESSMENT REDUCTION FOR LIVING QUARTERS OF PARENTS OR GRANDPARENTS

R. xx/xx 11/12
Rule 12D-16.002
F.A.C.
Florida Administrative Code
Effective xx/xx 11/12
Page 1 of 2

DR-501PGP

Section 193.703, Florida Statutes

Due to the property appraiser by March 1.

County		Parcel ID			Т	ax year 20			
Owner of	the Homes	steaded Pr	operty	<u>'</u>					
I am applyi	<mark>ng for asses</mark>	sment redu	ction 🗌	New applicat] Change	Renewal Renewal		
Applicant					Co-ap	plicant			
<u>name</u>					<u>name</u>				
Address						description			
					or par	<u>cel id</u>			
Describe th	e constructi	on or recons	struction	n for the living	guartei	rs			
					90000				
Completion	date of livin	Did		Did vo	ou get a building permit? yes no				
		- -	se of this	se of this property, please expla					
11 11 10 10 10 10 10	onango or aac		00 01 011	<u>o proporty; proc</u>	. <u></u>	<u> </u>			
Parents o	Parents or Grandparents Living on the Property					(At least one must be age 62 or over)			
			<u>Parent/</u>	grandparent 1			Parent/grandparent 2		
Name									
Marital status		single married widowed divorced							
Age 62 or older?		yes no If yes, date of birth				yes no If yes, date of birth			
D 1 11 1			Proof of age				Proof of age		
Relationship to owner									
Address last year									
Did this person file tax									
exemptions		☐ yes ☐	no			☐ yes	no		
	of of Reside	nce	Parent/grandparent 1			 it 1	Parent/grandparent 2		
	Last became a permanent resident of					1			
Florida			Date				Date		
Occupied applicant's homestead on			Date				Date		
Florida driver license or ID card number			#				#		
Florida vehicle tag number			#				#		
Florida voter registration number, if US citizen			#				#		
Declaration of Domicile residency date			Date				Date		
Current employer			Date						
Address on last IRS return									
	parents/ grandpa	erents					1		
Addresses of part residing or	parents/ grandpa	erents							

Any person who makes a willfully false statement in this application will have the reduction revoked, be subject to a penalty of up to \$1,000, and be disqualified from receiving this reduction for 5 years. (s. 193.703, F.S.)

I authorize the property appraiser to obtain information to determine my eligibility for this assessment reduction. I certify that each parent or grandparent above resided primarily on the property on January 1 and does not claim homestead exemption in Florida or any other residence-based exemption or tax benefit in another state. I am a permanent resident of the State of Florida. I own and occupy the property. I certify that I have read this application and the facts in it are true. I certify all information on this application and any attachment is true, correct, and in effect on January 1 of this year.

Signature, applicant	Date	Signature, qualifying parent/grandparent 1	Date	
Signature co-applicant	Date	Signature qualifying parent/grandparent 2	Date	

INSTRUCTIONS

Assessment Reduction Requirements

Parent or Grandparent Living Quarters. Your county may offer a reduction to the assessed value of your homestead property as a result of construction or reconstruction on your property for the purpose of providing living quarters for one or more natural or adoptive parents or grandparents over the age of 62 (see s. 193.703, F.S.).

Penalties

The property appraiser has a duty to put a tax lien on your property if you received an assessment limitation during the past 10 years that you were not entitled to receive. The property appraiser will notify you that taxes with penalties and interest are due. You will have 30 days to pay before a lien is recorded. If this was not an error by the property appraiser, you will be subject to a penalty of 50 percent of the unpaid taxes and 15 percent interest each year (see s. 193.703(7), F.S.).

If you improperly receive an assessment limitation as a result of the property appraiser's clerical mistake or omission, you will not be assessed penalties or interest.

For tax years beginning in 2025, if you improperly receive an assessment limitation as a result of the property appraiser's clerical mistake or omission, and you disclose the error to the property appraiser before you receive a notice of intent to record a lien, you will not be charged back taxes, penalties, or interest.

Contact your local property appraiser if you have questions about your assessment reduction.

File the signed application with the county property appraiser.