

AD VALOREM TAX EXEMPTION APPLICATION AND RETURN FOR PROPRIETARY CONTINUING CARE FACILITY

DR-501CC R. 11/21 Rule 12D-16.002 F.A.C. Effective 11/21 Page 1 of 2

Section 196.1977, Florida Statutes

This application is for use by certified continuing care facilities that are not qualified for exemption as a nonprofit home for the aged to apply for an ad valorem tax exemption, as provided in section (s.) 196.1977, Florida Statutes (F.S.).

This completed application, including all required attachments, must be filed with the county property appraiser on or before **March 1 of the current tax year.**

Applicant name				Facility name				
Mailing address				Physical address, if different				
Business phone				County where propis located	erty			
Parcel ide	ntificat	ion or legal description						
Provid If yes,	ler, cert attach	of the current year, did the ified by the Florida Office of a copy of the certification.	Insuran	ce Regulation unde	er Chap	oter 651, F.S.?	Yes No	
2. Is the applicant qualified for an exemption under s. 196.1975, F.S., as a nonprofit home for the aged or other ad valorem tax exemption? Yes No								
3. On January 1 of the current year, the number of units and apartments that qualify for \$25,000 exemption under s. 196.1977(1) and (2), F.S.								
4. On Ja	4. On January 1 of the current year, the number of units and apartments in the facility							
		have included an affidavit f	or each	eligible resident of a	qualif	ied unit or apartm	nent.	
receive it. credit to h	I affirm is or he	owner, I must disclose to a the resident will receive the er unit's monthly maintenan e information.	e full be	nefit from this exem	ption i	n either an annua	l or monthly	
I certify al 1 of the ta		ation on this application, in	cluding a	any attachments, is	true, c	correct, and in effe	ect on January	
		Signature		Pri	nt name)	Date	
		Title		•				

INSTRUCTIONS

To apply for this exemption, a proprietary continuing care facility must:

- be certified under Chapter 651, F.S.
- not qualify for an exemption under section 196.1975, F.S., or similar exemption, on January 1 of the year applied for.

For each qualifying unit or apartment, on January 1 the resident must:

- hold a continuing care contract under Chapter 651, F.S.
- reside in and make the unit his or her permanent home
- not be eligible for any other homestead exemption
- file an affidavit with the facility.

Include an affidavit (sample on page 2) for each qualifying residents with this application.

INDIVIDUAL AFFIDAVIT FOR AD VALOREM TAX EXEMPTION

DR-501CC Eff. 11/21 Page 2 of 2

PROPRIETARY CONTINUING CARE FACILITY Section 196.1977, F.S.

COMPLETED BY EACH RESIDENT							
Resident name Tax Y	ear 20						
Facility name Unit r	number						
On January 1 of the current year, did you live in this unit or apartment and consider it your permanent home?	☐ Yes ☐ No						
2. Do you have a continuing care contract as defined in Chapter 651, F.S.?	☐ Yes ☐ No						
3. Have you claimed homestead exemption on any other property for the current year?	☐ Yes ☐ No						
Under penalties of perjury, I declare that I have read the foregoing Affidavit, and it are true.	d that the facts stated i						
Signature, resident	Date						

NOTICE TO RESIDENT

This facility must tell you how much they will save in taxes from this exemption. The facility must lower your maintenance fee by the full amount. They must lower your fee every month, or lower your fee one time for the entire year.

Any person who knowingly and willfully gives false information to claim homestead exemption is guilty of a misdemeanor of the first degree, punishable by imprisonment up to 1 year or a fine up to \$5,000, or both. (see Section 196.131(2), F.S.)