

IMPORTANT INFORMATION

Dear Property Owner:

Congratulations on your recent purchase of property in Manatee County. There are several personal tax exemptions that may be available to you as a residential property owner if you qualify and **apply for them on-line or in person by the <u>MARCH 1 DEADLINE</u>. In order to qualify for homestead exemption, <u>permanent Florida residency must be established as of January 1</u>. You will be required to provide the following information for each applicant: Social Security Number, Valid Florida Driver's License or Florida ID, Florida Vehicle Registration, and Florida Voter's Registration or Resident Alien Documentation. Additional information may also be requested to verify an applicant's eligibility. Our office encourages you to take advantage of our on-line homestead application system at <u>www.ManateePAO.gov</u>.**

For your convenience, enclosed is a brochure explaining how and where to apply for homestead exemption or other personal exemptions. You may also be eligible to transfer the "Save Our Homes" cap from your previous homestead property to your new homestead property which is explained in the Portability section of the brochure.

If the tax notice on the property you have recently purchased reflects a homestead exemption, it may have been granted to the previous owner. If you move to a different residence, you must reapply for the exemption. Once your exemption is granted, it will automatically renew each year as long as there are no changes in status. This also applies to properties with an Agricultural Classification (Greenbelt). The exemption or classification is granted to the individual not the property. **You must reapply as the new owner.**

Please visit our website for additional information on homestead, low income senior exemptions, Save Our Homes and Portability. If you have additional questions, please contact our office and our Staff will be happy to assist you.

Sincerely,

Char & Hackney

Charles E. Hackney Manatee County Property Appraiser

INSTRUCTIONS FOR COMPLETING HOMESTEAD APPLICATION - MAIL-IN FORM

(Use additional form for more than two applicants.)

Under Florida law, failure to file homestead exemption by March 1, 2025 constitutes a waiver of the exemption privilege for the year.

YOU MUST OWN AND ESTABLISH YOUR PERMANENT RESIDENCE ON THE PROPERTY **ON OR BEFORE JANUARY 1,2025** AND **LEGIBLE COPIES** OF THE FOLLOWING DOCUMENTATION MUST BE PROVIDED:

All owners applying must provide required information in columns one (1) and two (2) using additional forms as needed.

Florida driver license or, if you do not drive, a Florida identification card (attach copy)

Florida vehicle tag registration(s), for all vehicles owned or leased by you (attach copy)

Manatee County voter registration card, if you are registered to vote (attach copy)

If you are not a United States citizen, a Resident Alien Card is required. (attach copy)

If title to the property on which you are applying is held in a trust, a copy of the entire trust agreement or a recorded Memorandum of Trust must be submitted, with the application.

If you are married and your **spouse is not filing** for homestead, the following information must be provided under column two (2):

Name Mailing address Phone number Marital status Social security number Date of birth Did you receive homestead or other benefits anywhere last year?

NOTE: This is not a complete listing of the requirements for establishing Florida Residency. If you do not have either a Manatee voter registration or Florida vehicle registration, please contact our office for a list of acceptable alternate documents.

HOMESTEAD PORTABILITY: If you had a Florida homestead in 2022, 2023 or 2024 you may be eligible to transfer the Save Our Homes cap from your previous homestead property to your new homestead property. A portability application (Transfer of Homestead Assessment Difference DR-501T) form must be completed and submitted by the **March 1st** deadline. This form is available for download onour website (www.manateepao.gov) or bycalling 941.748.8208.

If you purchased a new home prior to January 1, 2025 and you are a resident of Manatee County, you may qualify for a savings on your 2025 tax bill by filing for homestead exemption no later than <u>March 1, 2025</u>.

NOTE: If you are filing on a mobile home, proof of ownership (title or registration) is required for both the mobile home and the real property. A "Real Property" application (Form DR-402) must also be submitted. The Form DR-402 may also be obtained from our website.

AFTER COMPLETING YOUR HOMESTEAD APPLICATION, PLEASESIGN, DATE AND MAIL IT ALONG WITH THE REQUIRED DOCUMENTATION TO:

Manatee County Property Appraiser Attn: Homestead Exemptions P.O. Box 1338 Bradenton, FL 34206-1338 941.748.8208

UPON REVIEWOF YOUR APPLICATION, YOU WILL RECEIVE EITHER A COPY OF THE COMPLETED APPLICATION TO SERVE AS YOUR RECEIPT OR A HOMESTEAD CALL BACK FORM REQUESTING ADDITIONAL INFORMATION. PLEASE RETURN THE REQUESTED INFORMATION IMMEDIATELY, SO AS NOT TO DELAY THE GRANTING OF YOUR EXEMPTION. **Florida Department of Revenue**

ORIGINAL APPLICATION FOR AD VALOREM TAX EXEMPTION

cy required a	s of Januar	ry 1.	TAX YEAR 2025
TYPE: OR WHICH YOI		Change	Additional
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*NOTE: Disclosure of your social security number is mandatory. It is required by section 196.011(1), Florida Statutes. The social security number will be used to verify taxpayer identity information, homestead exemption information submitted to property appraisers, and intangible tax information submitted to the Department of Revenue.

Proof of residence for all owners	()	1)	(2	2)
Applicant/Owner (use additional forms as needed)				
Mailing address				
Phone number				
Social security number*				
Marital status				
Date of birth				
Date you most recently became a permanent Florida				
Resident				
Date of occupancy (move in date)				
Florida Drivers License or Florida ID # (attach copy)				
FLDL or ID issue date				
Florida Vehicle Registration (attach copy)				
Manatee County Voter Registration # (attach copy)				
Are you a United States citizen?	Yes	No	Yes	No
If No, Resident Alien Card number (attach copy)				
Current employer				
Current employer's phone number				
Address listed on last Federal Income Tax Return				
Address of previous residence (number, city, state)				
Did you own or rent previous residence? (circle one)	Own	Rent	Own	Rent
Did you receive homestead or other benefits				
anywhere last year?	Yes	No	Yes	No
If yes, county and state				

NOTE: I hereby authorize this agency to obtain information, from utility companies or all other sources, to determine my eligibility for the exemption(s) Applied for.

I hereby make application for the exemptions indicated and affirm that I do qualify for same under Florida Statutes. I am a permanent resident of the State of Florida, and I have the legal title or beneficial title in equity and occupy the property described above. I understand that section 196.131 (2). Florida Statutes provides that any person who knowingly and willfully gives false information for the purpose of claiming homestead exemption is guilty of a misdemeanor of the first degree, punishable by a term of imprisonment not exceeding 1 year or a fine not exceeding \$5,000 or both. Further, under penalties of perjury, I declare that I have read the foregoing application and the facts in it are true.

Signature/Date

Signature/Date

PLEASE MAKE SURE THAT ALL LINES HAVE BEEN COMPLETED AND NECESSARY COPIES ARE ATTACHED BEFORE MAILING. This application MUST be filed with the Property Appraiser on or before March 1st.

This application must be filed with the property appraiser on or before March 1st.

The information contained in this application will be provided to the Department of Revenue and may also be provided to any state in which the applicant has previously resided. Social security numbers will remain confidential pursuant to sections 193.114(6) and 193.074, Florida Statutes.

NOTICE: A tax lien can be imposed on your property pursuant to 196.161, Florida Statutes. Section 196.161 (1) provides: (1) (a)When the estate of any person is being probated or administered in another state under an allegation that such person was a resident of that state and the estate of such person contains real property situated in this state upon which homestead exemption has been allowed pursuant to s. 196.031 for any year or years within 10 years immediately prior to the death of the deceased, then within 3 years after the death of such a person the property appraiser of the county where the real property is located shall, upon knowledge of such fact, record a notice of tax lien against the property among the public records of that county, and the property shall be subject to the payment of all taxes exempt thereunder, a penalty of 50 percent of the unpaid taxes for each year, plus 15 percent interest per year, unless the circuit court having jurisdiction over the ancillary administration in this state, determines that the decedent was a permanent resident of this state during the year or years an exemption was allowed, whereupon the lien shall not be filed or, if filed, shall be canceled of record by the property appraiser of the county where the real estate is located. (b) In addition, upon determination by the property appraiser that for any year or years within the prior 10 years a person who was not entitled to a homestead exemption was granted a homestead exemption from ad valorem taxes, it shall be the duty of the property appraiser making such determination to serve upon the owner a notice of intent to record in the public records of the county a notice of tax lien against any property owned by that person in the county, and such property shall be identified in the notice of tax lien. Such property which is situated in this state shall be subject to the taxes exempted thereby, plus a penalty of 50 percent of the unpaid taxes for each year and 15 percent interest per annum. However, if a homestead exemption is improperly granted as a result of a clerical mistake or omission by the property appraiser, the person improperly receiving the exemption shall not be assessed penalty and interest. Before any such lien may be filed, the owner so notified must be given 30 days to pay the taxes, penalties, and interest.

PLEASE ANSWER	THE FOLLOWING QUESTIONS:			
If your answer to any of the que	stions below is yes, please note the documentation			
	mption as well as the benefit of the exemption.			
1. YES NO Are you a widow/widower death of your spouse.)	? (Not divorced prior to the death or remarried subsequent to the			
If yes, reduces property ta	xable value by \$5,000.			
Documentation required:	Copy of death certificate.			
2. YES NO Have you been declared lega	ally blind?			
If yes, reduces property taxable value by \$5,000				
Documentation required:	Certificate from blind services, Veteran's Administration, or Florida physician's certification (Form#DR416*) from <u>one_</u> doctor for a partial exemption.			
	If you are legally blind and disabled, and have a <u>low income</u> you may be totally tax exempt if you qualify. See #5 for documentation required.			
	Have you been declared totally and permanently disabled not confined to a wheelchair? If yes, reduces property taxable value by \$5,000.			
Documentation required:	Florida physician's certification (Form #DR416*) from <u>one_</u> doctor.			
4. YESNO Are you a quadriplegic?				
If yes, you would pay no ta Documentation required:	ixes except special assessments. A Florida physician's certification (Form #DR416*) from <u>two</u> doctors.			
5. YES NO Have you been declared to blind or confined to a when	- NO - Have you been declared totally and permanently disabled, have a low income, and are legally blind or confined to a wheelchair?			
If yes, you would pay no ta Documentation required:	except special assessments. Florida physician's certification (Form #DR416*) from <u>two_</u> doctors not in same practice and an income statement (Form #DR501A*) for all members of the household.			
6. YES NO Has the veteran's administr	ation declared you disabled due to a service connected injury?			
A. Total and permanent disability. If yes, you would pay no taxes except special assessments.				
B. Partial disability (10% - 100%). If yes, reduces property taxable value by \$5,000.				
Documentation required:	A letter from the Veteran's Administration (VA form 27-333) stating effective date and service connected disability.			
*Form available on Property Appraiser's website at	www.manateepao.gov or by calling 941.748.8208.			