By Senator Burgess

	23-00698-25 2025530
1	A bill to be entitled
2	An act relating to assessments levied on recreational
3	vehicle parks; amending ss. 125.0168, 166.223, and
4	189.052, F.S.; providing that a non-ad valorem special
5	assessment on a recreational vehicle park levied by a
6	county, municipality, or special district,
7	respectively, may not be levied against a certain
8	portion of a recreational vehicle parking space or
9	campsite; requiring counties, municipalities, and
10	special districts, respectively, to consider a
11	recreational vehicle park's occupancy rates for a
12	certain purpose; providing applicability; providing an
13	effective date.
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15	Be It Enacted by the Legislature of the State of Florida:
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17	Section 1. Section 125.0168, Florida Statutes, is amended
18	to read:
19	125.0168 Special assessments levied on recreational vehicle
20	parks regulated under chapter 513.—When a county levies a non-ad
21	valorem special assessment on a recreational vehicle park
22	regulated under chapter 513, the non-ad valorem special
23	assessment may shall not be based on the assertion that the
24	recreational vehicle park is comprised of residential units.
25	Instead, recreational vehicle parks regulated under chapter 513
26	shall be assessed as a commercial entity in the same manner as a
27	hotel, motel, or other similar facility. <u>The non-ad valorem</u>
28	special assessment may not be levied against the portion of a
29	recreational vehicle parking space or campsite which exceeds the

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30	maximum square footage of a recreational vehicle-type unit
31	pursuant to s. 320.01(1)(b), regardless of the size of the
32	recreational vehicle parking space or campsite. A county shall
33	consider the recreational vehicle park's occupancy rates to
34	ensure any special assessment is fairly and reasonably
35	apportioned among the recreational vehicle parks that receive
36	the special benefit.
37	Section 2. Section 166.223, Florida Statutes, is amended to
38	read:
39	166.223 Special assessments levied on recreational vehicle
40	parks regulated under chapter 513.—When a municipality levies a
41	non-ad valorem special assessment on a recreational vehicle park
42	regulated under chapter 513, the non-ad valorem special
43	assessment may shall not be based on the assertion that the
44	recreational vehicle park is comprised of residential units.
45	Instead, recreational vehicle parks regulated under chapter 513
46	shall be assessed as a commercial entity in the same manner as a
47	hotel, motel, or other similar facility. The non-ad valorem
48	special assessment may not be levied against the portion of a
49	recreational vehicle parking space or campsite which exceeds the
50	maximum square footage of a recreational vehicle-type unit
51	pursuant to s. 320.01(1)(b), regardless of the size of the
52	recreational vehicle parking space or campsite. A municipality
53	shall consider the recreational vehicle park's occupancy rates
54	to ensure any special assessment is fairly and reasonably
55	apportioned among the recreational vehicle parks that receive
56	the special benefit.
57	Section 3. Section 189.052, Florida Statutes, is amended to
58	read:

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60	chapter 513When an independent or dependent special district
61	levies an assessment on a facility regulated under chapter 513,
62	the assessment may shall not be based on the assertion that the
63	facility is comprised of residential units. Instead, facilities
64	regulated under chapter 513 shall be assessed in the same manner
65	as a hotel, motel, or other similar facility. <u>The assessment may</u>
66	not be levied against the portion of a recreational vehicle
67	parking space or campsite which exceeds the maximum square
68	footage of a recreational vehicle-type unit pursuant to s.
69	320.01(1)(b), regardless of the size of the recreational vehicle
70	parking space or campsite. A special district shall consider the
71	recreational vehicle park's occupancy rates to ensure any
72	assessment is fairly and reasonably apportioned among the
73	recreational vehicle parks that receive the special benefit.
74	Section 4. The amendments made by this act to ss. 125.0168,
75	166.223, and 189.052, Florida Statutes, first apply to the 2025
76	property tax roll.
77	Section 5. This act shall take effect upon becoming a law.

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