1	A bill to be entitled
2	An act relating to non-ad valorem assessments;
3	amending s. 170.201, F.S.; authorizing counties
4	to levy special assessments to fund capital
5	improvements and certain services; providing
6	for apportionment of such assessments; amending
7	s. 197.3632, F.S., relating to the uniform
8	method for the levy, collection, and
9	enforcement of non-ad valorem assessments;
10	defining the term "levied for the first time";
11	specifying the circumstances in which a local
12	government must adopt a non-ad valorem
13	assessment roll at a public hearing;
14	prescribing requirements relating to the notice
15	that must be given before such a hearing is
16	held; providing an effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Subsection (1) of section 170.201, Florida
21	Statutes, is amended to read:
22	170.201 Special assessments
23	(1) In addition to other lawful authority to levy and
24	collect special assessments, the governing body of a
25	municipality or county may levy and collect special
26	assessments to fund capital improvements and municipal <u>or</u>
27	county services, including, but not limited to, fire
28	protection, emergency medical services, garbage disposal,
29	sewer improvement, street improvement, and parking facilities.
30	The governing body of a municipality or county may apportion
31	costs of such special assessments based on:
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The front or square footage of each parcel of 1 (a) 2 land; or 3 (b) An alternative methodology, so long as the amount 4 of the assessment for each parcel of land is not in excess of 5 the proportional benefits as compared to other assessments on 6 other parcels of land. 7 8 The levy of special assessments under this subsection is made 9 pursuant to ss. 1 and 9, Art. VII of the State Constitution. 10 Section 2. Paragraphs (a) and (b) of subsection (4) and subsection (6) of section 197.3632, Florida Statutes, are 11 12 amended to read: 197.3632 Uniform method for the levy, collection, and 13 14 enforcement of non-ad valorem assessments .--15 (4)(a) A local government shall adopt a non-ad valorem assessment roll at a public hearing held between June 1 and 16 17 September 15 if: 18 The non-ad valorem assessment is levied for the 1. 19 first time. As used in this sub-subparagraph, the term "levied 20 for the first time" means imposed for the first time by county 21 or municipal ordinance or special district resolution, but the term does not include a change in the assessment rate alone; 22 23 The non-ad valorem assessment is increased beyond 2 24 the maximum rate authorized by law or judicial decree at the time of initial imposition; 25 26 3. The local government's boundaries have changed, 27 unless all newly affected property owners have provided written consent for such assessment to the local governing 28 29 board; or 30 31 2 CODING: Words stricken are deletions; words underlined are additions. SB 1020

1	4. There is a substantial change in the purpose for
2	such assessment or <u>a material change</u> in the use of the revenue
3	generated by such assessment.
4	(b) At least 20 days prior to the public hearing, the
5	local government shall notice the hearing by first-class
б	United States mail and by publication in a newspaper generally
7	circulated within each county contained in the boundaries of
8	the local government. The notice by mail shall be sent to
9	each person as shown on the current tax roll owning property
10	subject to the assessment and shall include the following
11	information: the purpose of the assessment; the total amount
12	to be levied against each parcel during the initial assessment
13	year; the unit of measurement to be applied against each
14	parcel to determine the assessment; whether the assessment
15	will be levied for more than 1 year; the length of time for
16	which the assessment will be levied; whether the assessment
17	may be increased in the future; the number of such units
18	contained within each parcel; the total revenue the local
19	<del>government will collect by the assessment;</del> a statement that
20	failure to pay the assessment will cause a tax certificate to
21	be issued against the property which may result in a loss of
22	title; a statement that all affected property owners have a
23	right to appear at the hearing and to file written objections
24	with the local governing board within 20 days of the notice;
25	and the date, time, and place of the hearing. However, notice
26	by mail shall not be required if notice by mail is otherwise
27	provided pursuant to s. 200.069 or required by general or
28	special law governing a taxing authority and such notice is
29	served at least 30 days prior to the authority's public
30	hearing on adoption of a new or amended non-ad valorem
31	assessment roll. The published notice shall contain at least
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1	the following information: the name of the local governing		
2	board; <del>a geographic depiction of the property subject to the</del>		
3	assessment; the proposed schedule of the assessment; the fact		
4	that the assessment will be collected by the tax collector;		
5	and a statement that all affected property owners have the		
б	right to appear at the public hearing and the right to file		
7	written objections within 20 days of the publication of the		
8	notice.		
9	(6) If the non-ad valorem assessment is to be		
10	collected for a period of more than 1 year or is to be		
11	amortized over a number of years, the local governing board		
12	shall so specify in the initial notice and shall not		
13	thereafter be required to provide or publish the annual notice		
14	that would otherwise be required by subsection (4) or annually		
15	adopt the non-ad valorem assessment roll. However, the local		
16	governing board shall inform the property appraiser, tax		
17	collector, and department by January 10 if it intends to		
18	discontinue using the uniform method of collecting such		
19	assessment.		
20	Section 3. This act shall take effect July 1, 2001.		
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