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A bill to be entitled An act relating to off-highway vehicles; amending s. 215.22, F.S.; exempting the Off-Highway-Vehicle Revolving Trust Fund from a required deduction; creating ch. 261, F.S.; creating the Florida Off-Highway-Vehicle Safety and Recreation Act; providing legislative intent; providing definitions; creating the Off-Highway-Vehicle Recreation Advisory Committee; providing duties and responsibilities; providing for the duties and responsibilities of the Department of Agriculture and Consumer Services; providing for rulemaking authority; providing for the publication and distribution of a guidebook; providing for the repair, maintenance, and rehabilitation of areas, trails, and lands; providing for contracts and agreements; providing criteria for recreation areas and trails; amending s. 316.2074, F.S.; revising the definition of the term "all-terrain vehicle"; prohibiting the use of all-terrain vehicles on public roadways in the state; creating the Florida Off-Highway-Vehicle Titling and Registration Act; providing legislative intent; providing definitions; providing for administration by the Department of Highway Safety and Motor Vehicles; providing for rules, forms, and notices; requiring certificates of title; providing for application for and issuance of certificates of

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title; providing for duplicate certificates of title; requiring the furnishing of a manufacturer's statement of origin; requiring registration; providing for application for and issuance of certificate of registration, registration number, and decal; providing for the registration period and for reregistration by mail; providing for change of interest and address; providing for duplicate registration certificate and decal; providing for fees; providing for disposition of fees; providing for refusal to issue and authority to cancel a certificate of title or registration; providing for crimes relating to certificates of title and registration decals; providing penalties; providing for noncriminal infractions; providing penalties; amending s. 375.315, F.S., relating to the registration of off-road vehicles; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Paragraph (x) is added to subsection (1) of section 215.22, Florida Statutes, to read: 215.22 Certain income and certain trust funds exempt. --(1) The following income of a revenue nature or the following trust funds shall be exempt from the deduction required by s. 215.20(1): The Off-Highway-Vehicle Revolving Trust Fund.

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Section 2. Chapter 261, Florida Statutes, consisting of sections 261.01, 261.02, 261.03, 261.04, 261.05, 261.06, 261.07, 261.08, 261.09, and 261.10, Florida Statutes, is created to read:

261.01 Short title.--This chapter may be cited as the "Florida Off-Highway-Vehicle Safety and Recreation Act."

261.02 Legislative intent.--

- (1) The Legislature finds that off-highway vehicles are becoming ever-increasingly popular in this state and that the use of these vehicles should be controlled and managed to minimize negative effects on the environment, wildlife habitats, native wildlife, and native flora.
- (2) The Legislature declares that effectively managed areas and adequate facilities for the use of off-highway vehicles are compatible with this state's overall recreation plan and the underlying goal of multiple use.
 - (3) It is the intent of the Legislature that:
- (a) Existing off-highway-vehicle recreational areas, facilities, and opportunities be improved and appropriately expanded and be managed in a manner consistent with this chapter, in particular to maintain natural resources and sustained long-term use of off-highway-vehicle trails and areas.
- (b) New off-highway-vehicle recreational areas, facilities, and opportunities be provided and managed pursuant to this chapter in a manner that will sustain both long-term use and the environment.
- (c) Nothing contained within this act shall be construed to require the construction or maintenance of off-highway-vehicle recreation areas, facilities, or trails on public lands where such construction or maintenance would be

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inconsistent with the property's management objectives or land management plan.

261.03 Definitions.--As used in this chapter, the term:

- "Advisory committee" means the Off-Highway-Vehicle (1)Recreation Advisory Committee created by s. 261.04.
- "ATV" means any motorized off-highway or all-terrain vehicle 50 inches or less in width, having a dry weight of 900 pounds or less, designed to travel on three or more low-pressure tires, having a seat designed to be straddled by the operator and handlebars for steering control, and intended for use by a single operator with no passenger.
- "Department" means the Department of Agriculture (3) and Consumer Services.
- "Division" means the Division of Forestry of the Department of Agriculture and Consumer Services.
- "OHM" or "off-highway motorcycle" means any motor vehicle used off the roads or highways of this state which has a seat or saddle for the use of the rider and is designed to travel with not more than two wheels in contact with the ground, but excludes a tractor or a moped.
- (6) "Off-highway vehicle" means any ATV or OHM used off the roads or highways of this state for recreational purposes, and which is not registered and licensed for highway use under chapter 320.
- "Program" means the Off-Highway Vehicle Recreation Program.
- "Public lands" means lands within the State of Florida which are available for public use and which are owned, operated or managed by a federal, state, county or 31 municipal governmental entity.

1 (9) "System" means the off-highway-vehicle recreation 2 areas and trails on public lands within the state. 3 (10) "Trust fund" means the "Off-Highway-Vehicle Revolving Trust Fund" created by s. 261.11. 4 5 261.04 Creation of the Off-Highway-Vehicle Recreation 6 Advisory Committee; members; appointment. --7 The Off-Highway-Vehicle Recreation Advisory (1)8 Committee is created within the Division of Forestry and 9 consists of nine members, all of whom are appointed by the Commissioner of Agriculture. The appointees shall include one 10 11 representative of the Department of Agriculture and Consumer Services, one representative of the Department of Highway 12 Safety and Motor Vehicles, one representative of the 13 Department of Environmental Protection's Office of Greenways 14 and Trails, one representative of the Fish and Wildlife 15 Conservation Commission, one citizen with scientific expertise 16 in disciplines relating to ecology, wildlife biology, or other 17 environmental sciences, one representative of a licensed 18 off-highway-vehicle dealer, and three representatives of 19 off-highway-vehicle recreation groups. In making these 20 21 appointments, the commissioner shall consider the places of residence of the members to ensure statewide representation. 22 23 The term of office of each member of the advisory committee is 2 years. The members first appointed shall 24 25 classify themselves by lot so that the terms of four members 26 expire June 30, 2003, and the terms of five members expire 27 June 30, 2004. (3) In case of a vacancy on the committee, the 28 commissioner shall appoint a successor member for the 29 30 unexpired portion of the term.

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recommendations.

1 The members shall elect a chair among themselves 2 who shall serve for 1 year or until a successor is elected. 3 The members shall not receive a salary; however, they shall be entitled to be reimbursed for the actual and 4 5 necessary expenses incurred in the performance of their 6 duties. 7 261.05 Duties and responsibilities of the 8 Off-Highway-Vehicle Recreation Advisory Committee .--9 The advisory committee shall establish policies to guide the department regarding the off-highway-vehicle 10 11 recreational program and the system of off-highway-vehicle 12 recreation areas and trails. The advisory committee shall make recommendations 13 to the department regarding off-highway-vehicle safety and 14 training and education programs in the operation of such 15 16 vehicles. 17 The advisory committee must be informed regarding all governmental activities affecting the program. 18 19 The advisory committee must be informed regarding off-highway-vehicle impacts and effects on the environment, 20 21 wildlife habitats, and native flora and fauna, and shall make 22 recommendations to avoid or minimize adverse environmental impacts and promote sustained long-term use. 23 24 The advisory committee must be fully informed 25 regarding the inventory of off-highway-vehicle access and 26 opportunities. 27 The advisory committee shall meet at various times and locations throughout the state to receive public comments 28

on the implementation of the program and shall take these

public comments into consideration when making its

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1	(7) The advisory committee shall review and make
2	recommendations annually regarding the department's proposed
3	budget of expenditures from the trust fund, which may include
4	providing funds to match grant funds available from other
5	sources.
6	(8) The advisory committee shall make recommendations
7	regarding all capital outlay expenditures from the trust fund
8	proposed for inclusion in the budget.
9	(9) The advisory committee shall review grant
10	applications submitted by any governmental agency or entity,
11	or non-governmental entity, requesting moneys from the trust
12	fund to create, operate, manage, or improve
13	off-highway-vehicle recreation areas or trails within the
14	state, protect and restore affected natural areas in the
15	system, or provide off-highway-vehicle driver education. The
16	advisory committee shall recommend to the department approval
17	or denial of such grant applications based upon criteria
18	established by the advisory committee.
19	261.06 Functions, duties, and responsibilities of the
20	departmentThe following are functions, duties, and
21	responsibilities of the department through the division:
22	(1) Coordination of the planning, development,
23	conservation, and rehabilitation of state lands in and for the
24	system.
25	(2) Coordination of the management, maintenance,
26	administration, and operation of state lands in the system,
27	and the provision of law enforcement and appropriate public
28	safety activities.

(3) Management of the trust fund and approval of the

advisory committee's budget recommendations.

1	(4) Implementation of the program, including the
2	ultimate approval of grant applications submitted by
3	governmental agencies or entities or non-governmental
4	entities.
5	(5) Coordination to help ensure compliance with
6	environmental laws and regulations of the program and lands in
7	the system.
8	(6) The implementation of the policies established by
9	the advisory committee.
10	(7) Provision of staff assistance to the advisory
11	committee.
12	(8) Preparation of plans for lands in, or proposed to
13	be included in, the system.
14	(9) Conducting surveys and the preparation of studies
15	as are necessary or desirable for implementing the program.
16	(10) Recruitment and utilization of volunteers to
17	further the program.
18	(11) Rulemaking authority to implement the provisions
19	of ss. 261.01-261.10.
20	261.07 Publication and distribution of guidebook;
21	contentsIn consultation with the advisory committee, the
22	department shall publish a guidebook, including the text of
23	this chapter, other laws and regulations relating to the
24	program, and maps of areas and trails for the system. The
25	guidebook may include other public areas, trails, and
26	facilities for the use of off-highway vehicles. The guidebook
27	must include information regarding the responsibilities of
28	users of the system and must set forth pertinent laws, rules,
29	and regulations including particular provisions and other
30	information intended to prevent trespass and damage to public
31	or private property. The quidebook must be prepared at minimal

cost to facilitate the broadest possible distribution and must be available for distribution no later than October 1, 2002. 2 3 261.08 Repair, maintenance, and rehabilitation of areas, trails, and lands.--4 5 The protection of public safety, the appropriate 6 use of lands in the system, and the conservation of the 7 environment, wildlife habitats, native wildlife, and native 8 flora in the system are of the highest priority in the management of the system. Accordingly, the public land 9 10 managing agency shall avoid or minimize adverse impacts to the 11 environment, promptly repair and continuously maintain areas and trails, anticipate and prevent accelerated erosion, and 12 rehabilitate lands to the extent damaged by 13 off-highway-vehicle use in accordance with the management 14 plans of the public land managing agency. 15 The public land managing agency shall monitor the 16 (2) 17 condition of soils and wildlife habitat in each area of the system to determine whether there is compliance with 18 19 applicable environmental laws and regulations and take 20 appropriate action as necessary. 21 261.09 Contracts and agreements. -- The public land 22 managing agency may contract with private persons or entities and enter into cooperative agreements with other public 23 24 agencies for the care and maintenance of lands in the system, including contracts for law enforcement services with public 25 26 agencies having law enforcement powers. 27 261.10 Criteria for recreation areas and trails. -- Publicly owned or operated off-highway-vehicle 28 29 recreation areas and trails shall be designated and maintained 30 for recreational travel by off-highway vehicles. These areas

and trails need not be generally suitable or maintained for

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 normal travel by conventional two-wheel-drive vehicles, and should not be designated as recreational foot paths. State off-highway-vehicle recreation areas and trails must be selected and managed in accordance with this chapter.

261.11 Penalties.--No off-highway vehicle may be operated upon the public roads, streets, or highways of this state. A violation of this section is a noncriminal traffic infraction, punishable as provided in chapter 318.

Section 3. Section 316.2074, Florida Statutes, is amended to read:

316.2074 All-terrain vehicles.--

- (1) It is the intent of the Legislature, through the adoption of this section to provide safety protection for minors while operating an all-terrain vehicle in this state.
- (2) As used in this section, the term "all-terrain vehicle" means any motorized off-highway vehicle 50 inches (1270 mm) or less in width, having a dry weight of 900 600 pounds(273 kg) or less, designed to travel traveling on three or more low-pressure tires, designed for operator use only with no passengers, having a seat or saddle designed to be straddled by the operator, and having handlebars for steering control, and intended for use by a single operator with no passenger.
- (3) No person under 16 years of age shall operate, ride, or be otherwise propelled on an all-terrain vehicle unless the person wears a safety helmet meeting United States Department of Transportation standards and eye protection.
- (4) If a crash results in the death of any person or in the injury of any person which results in treatment of the person by a physician, the operator of each all-terrain

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vehicle involved in the crash shall give notice of the crash pursuant to s. 316.066.

(5) Except as provided in this section, an all-terrain vehicle may not be operated upon the public roads, streets, or highways of this state.

(6)(5) An all-terrain vehicle having four wheels may be used by police officers on public beaches designated as public roadways for the purpose of enforcing the traffic laws of the state. All-terrain vehicles may also be used by the police to travel on public roadways within 5 miles of beach access only when getting to and from the beach.

(7) (6) A violation of this section is a noncriminal traffic infraction, punishable as a nonmoving violation as provided in chapter 318.

Section 4. Short title.--Sections 4 through 21 of this act may be cited as the "Florida Off-Highway-Vehicle Titling and Registration Act."

Section 5. Legislative intent.--It is the
Legislature's intent that all off-highway vehicles purchased
after the effective date of this act and all off-highway
vehicles operated on public lands be titled and issued a
certificate of title to allow for easy determination of
ownership. It is also the Legislature's intent that all
off-highway vehicles that are operated on public lands be
registered and issued a registration decal containing a
registration identification number to provide funding for the
creation, management, and maintenance of off-highway-vehicle
recreation areas and trails, and their associated natural
resources, within the state. Finally, it is the Legislature's
intent that all off-highway vehicles owned by non-Florida
residents shall be exempt from the titling and registration

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requirements of this act, and that all off-highway vehicles owned by governmental entities shall be exempt from the 2 3 titling and registration fees imposed by this act with the exception of the applicable fees as set forth in this act 4 5 which are necessary to cover the administrative costs of the 6 department and the service fees of the county tax collectors. 7 However, all applicable laws, rules, and regulations governing 8 off-highway-vehicle use and operation established by the 9 applicable public land managing agencies shall apply to all off-highway-vehicle users, including users that are 10 11 non-Florida residents and governmental entities. Section 6. Definitions. -- As used in sections 4 through 12 13 21, the term: (1) "ATV" means any motorized off-highway or 14 15 all-terrain vehicle 50 inches or less in width, having a dry 16

- all-terrain vehicle 50 inches or less in width, having a dry weight of 900 pounds or less, designed to travel on three or more low-pressure tires, having a seat designed to be straddled by the operator and handlebars for steering control, and intended for use by a single operator and with no passenger.
- (2) "Dealer" means any person authorized by the Department of Revenue to buy, sell, resell, or otherwise distribute off-highway vehicles. Such person must have a valid sales tax certificate of registration issued by the Department of Revenue and a valid commercial or occupational license required by any county, municipality, or political subdivision of the state in which the person operates.
- (3) "Department" means the Department of Highway Safety and Motor Vehicles.
- 30 (4) "Florida resident" means a person who has had a
 31 principal place of domicile in this state for a period of more

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than 6 consecutive months, who has registered to vote in this state, who has made a statement of domicile pursuant to section 222.17, Florida Statutes, or who has filed for homestead tax exemption on property in this state.

- vehicle used off the roads or highways of this state which has a seat or saddle for the use of the rider and is designed to travel with not more than two wheels in contact with the ground, but excludes a tractor or a moped.
- (6) "Off-highway vehicle" means any ATV or OHM used off the roads or highways of this state for recreational purposes which is not registered and licensed for highway use pursuant to chapter 320.
- (7) "Owner" means a person, other than a lienholder, having the property in or title to an off-highway vehicle, including a person entitled to the use or possession of an off-highway vehicle subject to an interest held by another person, reserved or created by agreement and securing payment of performance of an obligation, but the term excludes a lessee under a lease not intended as security.
- (8) "Public lands" means lands within the state of Florida which are available for public use and which are owned, operated, or managed by a federal, state, county or municipal governmental entity.
- Section 7. Administration of off-highway-vehicle titling and registration laws; records.--
- (1) The administration of off-highway-vehicle titling and registration laws in sections 4 through 21 is under the Department of Highway Safety and Motor Vehicles, which shall provide for the issuing, handling, and recording of all off-highway-vehicle titling and registration applications and

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certificates, including the receipt and accounting of off-highway-vehicle titling and registration fees.

(2) The department shall keep records and performance of the contract of the contrac

(2) The department shall keep records and perform other clerical duties pertaining to off-highway-vehicle titling and registration as required.

Section 8. Rules, forms, and notices.--

- (1) The department may adopt rules under section 120.536(1), Florida Statutes, and section 120.54, Florida Statutes, which pertain to off-highway-vehicle titling and registration, to implement the provisions of sections 4 through 21 conferring duties upon it.
- (2) The department shall prescribe and provide suitable forms for applications and other notices and forms necessary to administer the provisions of sections 4 through 21.

Section 9. Certificate of title required.--

- (1) Any off-highway vehicle that is purchased by a resident of this state after the effective date of this act or which is owned by a resident and is operated on the public lands of this state must be titled pursuant to sections 4 through 21.
- (2) A person may not sell, assign, or transfer an off-highway vehicle titled by the state without delivering to the purchaser or transferee a valid certificate of title with an assignment on it showing the transfer of title to the purchaser or transferee. A person may not purchase or otherwise acquire an off-highway vehicle required to be titled without obtaining a certificate of title for the vehicle in his or her name. The purchaser or transferee shall, within 30 days after a change in off-highway-vehicle ownership, file an application for a title transfer with the county tax

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collector. An additional \$10 fee shall be charged against a purchaser or transferee who files a title transfer application after the 30-day period. The county tax collector may retain \$5 of the additional amount.

- (3) A certificate of title is prima facie evidence of the ownership of the off-highway vehicle and is good for the life of the off-highway vehicle so long as the certificate is owned or held by the legal holder. If a titled off-highway vehicle is destroyed or abandoned, the owner, with the consent of any recorded lienholders, shall, within 30 days after the destruction or abandonment, surrender to the department all title documents for cancellation.
- (4) The department shall provide labeled places on the title where the seller's price shall be indicated when an off-highway vehicle is sold and where a selling dealer shall record his or her valid sales tax certificate of registration number.
- (5)(a) There shall be a service charge of \$4.25 for each application that is handled in connection with the issuance, duplication, or transfer of any certificate of title. There shall be a service charge of \$1.25 for each application that is handled in connection with the recordation or notation of a lien on an off-highway vehicle which is not in connection with the purchase of such vehicle.
- (b) The service charges specified in paragraph (a) shall be collected by the department on any application handled directly from its office. Otherwise, these service charges shall be collected and retained by the tax collector who handles the application.
- (c) In addition to the fees provided in paragraph (a), any tax collector may impose an additional service charge of

not more than 50 cents on any transaction specified in paragraph (a) or on any transaction specified in section 17, subsection (2), when such transaction occurs at any tax collector's branch office.

Section 10. <u>Application for and issuance of</u> certificate of title.--

- (1) The owner of an off-highway vehicle that is required to be titled must apply to the county tax collector for a certificate of title. The application must include the true name of the owner, the residence or business address of the owner, and a complete description of the vehicle. The application must be signed by the owner and must be accompanied by a fee of \$29.
- (2) The owner must establish by submitting with the application an executed bill of sale, a manufacturer's statement of origin, an affidavit of ownership for off-highway vehicles purchased before the effective date of this act, or any other document acceptable to the department.
- (3) To apply for a title upon transfer of ownership of an off-highway vehicle, the new owner must surrender to the department the last title document issued for that vehicle.

 The document must be properly executed. Proper execution includes the previous owner's signature and certification that the off-highway vehicle to be transferred is debt-free or is subject to a lien. If a lien exists, the previous owner must furnish the new owner, on forms supplied by the department, the names and addresses of all lienholders and the dates of all liens, with a statement from each lienholder that the lienholder has knowledge of and consents to the transfer of title to the new owner.

(4) An application for an initial title or a title transfer must include payment of the applicable state sales tax or proof of payment of such tax, except for off-highway vehicles purchased or transferred before the effective date of this act.

(5) If the owner submits a complete application and complies with all of the other requirements of this section, the department shall issue a certificate of title that states that the title is for an off-highway vehicle that is not suitable for highway use. After October 1, 2002, the department shall also issue a copy of the guidebook prepared by the Department of Agriculture and Consumer Services, pursuant to s. 261.07, F.S.

Section 11. Duplicate certificate of title.--

- (1) The department may issue a duplicate certificate of title upon application by the person entitled to hold such a certificate if the department is satisfied that the original certificate has been lost, destroyed, or mutilated. A fee of \$15 shall be charged for issuing a duplicate certificate.
- (2) In addition to the fee imposed by subsection (1), a fee of \$7 shall be charged for expedited service in issuing a duplicate certificate of title. Application for such expedited service may be made by mail or in person. The department shall issue each certificate of title applied for under this subsection within 5 working days after receipt of a proper application or shall refund the additional \$7 fee upon written request by the applicant.
- (3) If, following the issuance of an original, duplicate, or corrected certificate of title by the department, the certificate is lost in transit and is not delivered to the addressee, the owner of the off-highway

vehicle or the holder of a lien thereon may, within 180 days after the date of issuance of the title, apply to the department for reissuance of the certificate of title. An additional fee may not be charged for reissuance under this subsection.

(4) The department shall implement a system to verify that the application is signed by a person authorized to receive a duplicate title certificate under this section if the address shown on the application is different from the address shown for the applicant on the records of the department.

Section 12. <u>Manufacturer's statement of origin to be</u> furnished.--

- (1) Any person selling a new off-highway vehicle in this state must furnish a manufacturer's statement of origin to the purchaser. The statement, which must be in English or accompanied by an English translation if the vehicle was purchased outside the United States, must be signed and dated by an authorized representative of the manufacturer, indicate the complete name and address of the purchaser, include a complete description of the vehicle, and contain as many assignments as necessary to show title in the name of the purchaser.
- (2) It is unlawful for an off-highway-vehicle
 manufacturer, manufacturer's representative, or dealer to
 issue a manufacturer's certificate of origin describing an
 off-highway vehicle with the knowledge that the description is
 false or that the off-highway vehicle described does not
 exist. It is unlawful for any person to obtain or attempt to
 obtain a certificate of origin with the knowledge that the
 description is false or that the off-highway vehicle does not

exist. Any person who violates this subsection is guilty of a felony of the third degree, punishable as provided in section 775.082, section 775.083, or section 775.084, Florida Statutes.

Section 13. Registration required. --

- (1) Off-highway vehicles operated on public lands of this state, with the exception of off-highway vehicles owned by non-Florida residents, must be registered within 30 days after purchase.
- (2) Nothing in this act prohibits the owner, operator, or manager of public lands containing improved and maintained off-highway-vehicle recreation areas or trails from charging an entrance or admission fee for the use of such lands to help offset the cost of operation and maintenance of such off-highway-vehicle facilities.

Section 14. Application for and issuance of certificate of registration, registration number, and decal.--

- (1) The owner of each off-highway vehicle that requires registration in this state must file a registration application with the county tax collector.
- (a) The application must provide the owner's name and address, residency status, a Florida identification card number such as a driver's license number, and a complete description of the vehicle to be registered, and must be accompanied by a fee of \$25.
- (b) Proof of ownership must be established by presenting a title for the off-highway vehicle.
- (2) The department shall issue a certificate of registration and a registration number upon submittal of a complete application and compliance with the other

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requirements of this section. The certificate of registration does not constitute a license.

registration certificate issued a decal signifying the years during which the certificate is valid and containing the assigned registration number, and such decal must be affixed to the rear of the off-highway vehicle.

Section 15. Registration period and reregistration by mail.--

- (1) An off-highway-vehicle certificate of registration is valid through the owner's next birthday. If the owner's birthday falls within the first 3 months after issuance of the certificate of registration, the certificate is valid through the owner's following birthday. However, a certificate of registration may not be valid for more than 15 months.
- (2) The department shall provide for annual reregistration of off-highway vehicles either in person at the county tax collector's office or by mail.

Section 16. Change of interest and address.--

- (1) The owner must furnish to the department notice of the transfer of any whole or partial interest in an off-highway vehicle registered or titled in this state or of the destruction or abandonment of such vehicle within 30 days thereof. The certificate expires upon such transfer, destruction, or abandonment, unless the transfer of a partial interest does not affect the owner's right to operate the vehicle.
- (2) Any holder of a certificate of registration must notify the department or the county tax collector within 30 days after a change of address to one other than the address on the certificate and must furnish the department or the

county tax collector with the new address. The department may provide by rule for the surrender of the certificate bearing the former address and for its replacement with a new certificate bearing the new address or for the alteration of a certificate to include the new address of the holder.

Section 17. <u>Duplicate registration certificate or</u> decal, service fees.--

- (1) A duplicate off-highway-vehicle registration certificate or decal to replace a lost or misplaced certificate or decal may be obtained from the county tax collector for \$10. A duplicate certificate or decal may not be issued except upon written request of the registered owner or a person authorized by the owner.
- (2) Included in the registration fee for off-highway vehicles is a \$2.50 service fee to be retained by the county tax collector for each registration certificate or decal issued, replaced, or renewed. The remainder of the fees collected by the county tax collector shall be remitted to the department.
- (3) A mail service charge may be collected for each registration or reregistration mailed by the department or any tax collector. All registrations and reregistrations must be mailed by first-class mail. The amount of mail service charge must be the actual postage required rounded to the nearest 5 cents, plus a 25-cent handling charge. The mail service charge is in addition to the registration fee in section 14.

Section 18. <u>Disposition of fees.--The department shall</u> deposit all funds received under sections 4 through 21, less administrative costs of \$2 per title transaction, and \$2 per registration transaction, into the Off-Highway-Vehicle

Revolving Trust Fund created by section 261.11, Florida Statutes.

Section 19. Refusal to issue and authority to cancel a certificate of title or registration.--

- (1) If the department finds that an applicant for an off-highway-vehicle certificate of title or registration has given a false statement or false or incomplete information in applying for the certificate or has otherwise failed to comply with the applicable provisions pertaining to the application for a certificate, it may refuse to issue the certificate.
- (2) If the department finds that an owner or dealer named in an off-highway-vehicle certificate of title or registration has given a false statement or false or incomplete information in applying for the certificate or has otherwise failed to comply with the applicable provisions pertaining to the application for a certificate, it may cancel the certificate.
- or any certificate if it finds that any title or registration fee or sales tax pertaining to such registration has not been paid, unless the fee or tax is paid within a reasonable time after the department has given notice.

Section 20. <u>Crimes relating to certificates of title</u> and registration decals; penalties.--

(1) It is unlawful for any person to procure or attempt to procure a certificate of title or duplicate certificate of title to an off-highway vehicle, or to pass or attempt to pass a certificate of title or duplicate certificate of title to an off-highway vehicle or any assignment thereof, if such person knows or has reason to believe that the vehicle has been stolen. Any person who

violates this subsection is guilty of a felony of the third degree, punishable as provided in section 775.082, section 775.083, or section 775.084, Florida Statutes.

- (2) It is unlawful for any person, knowingly and with intent to defraud, to have in his or her possession, sell, offer to sell, counterfeit, or supply a blank, forged, fictitious, counterfeit, stolen, or fraudulently or unlawfully obtained certificate of title, duplicate certificate of title, registration, bill of sale, or other indicia of ownership of an off-highway vehicle or to conspire to do any of the foregoing. Any person who violates this subsection is guilty of a felony of the third degree, punishable as provided in section 775.082, section 775.083, or section 775.084, Florida Statutes.
 - (3) It is unlawful:
- (a) To alter or forge any certificate of title to an off-highway vehicle or any assignment thereof or any cancellation of any lien on an off-highway vehicle.
- (b) To retain or use such certificate, assignment, or cancellation knowing that it has been altered or forged.
- (c) To use a false or fictitious name, give a false or fictitious address, or make any false statement in any application or affidavit required by sections 4 through 21 or in a bill of sale or sworn statement of ownership or otherwise commit a fraud in any application.
- (d) To knowingly obtain goods, services, credit, or money by means of an invalid, duplicate, fictitious, forged, counterfeit, stolen, or unlawfully obtained certificate of title, registration, bill of sale, or other indicia of ownership of an off-highway vehicle.

- (e) To knowingly obtain goods, services, credit, or money by means of a certificate of title to an off-highway vehicle which certificate is required by law to be surrendered to the department. Any person who violates this subsection is guilty of a felony of the third degree, punishable as provided in section 775.082, section 775.083, or section 775.084, Florida Statutes. A violation of this subsection with respect to any off-highway vehicle makes such off-highway-vehicle contraband which may be seized by a law enforcement agency and forfeited under sections 932.701-932.704, Florida Statutes.

 (4) It is unlawful for any person:
- (a) To make, alter, forge, counterfeit, or reproduce an off-highway-vehicle registration decal unless authorized by the department.
- (b) To knowingly have in his or her possession a forged, counterfeit, or imitation off-highway-vehicle registration decal, or reproduction of a decal, unless such possession has been authorized by the department.
- (c) To barter, trade, sell, supply, agree to supply, aid in supplying, or give away an off-highway-vehicle registration decal or to conspire to barter, trade, sell, supply, agree to supply, aid in supplying, or give away an off-highway-vehicle registration decal, unless authorized by the department. Any person who violates this subsection is guilty of a felony of the third degree, punishable as provided in section 775.082, section 775.083, or section 775.084, Florida Statutes.
- Section 21. <u>Noncriminal infractions</u>, <u>penalties</u>.--Any <u>person who fails to comply with any provision of sections 4</u> through 21 for which a greater penalty is not otherwise provided is guilty of a misdemeanor of the second degree,

punishable as provided in section 775.082 or section 775.083, Florida Statutes. Section 22. Subsection (1) of section 375.315, Florida Statutes, is amended to read: 375.315 Registration of off-road vehicles.--(1) Any off-road vehicle operated upon public lands, and not registered or licensed under s. 320.02 or s. 320.06, and not otherwise required to be registered pursuant to the Florida Off-Highway-Vehicle Titling and Registration Act must be registered as provided in this section. Section 23. This act shall take effect October 1, 2001. SENATE SUMMARY Creates chapter 261, F.S., to regulate off-highway-vehicle safety and recreation in order to control and manage off-highway vehicles to ensure that they create no negative effects on the environment, wildlife habitats, native wildlife, and native flora. The act declares that effectively managed areas and adequate facilities for the use of off-highway vehicles are compatible with Florida's overall recreation plan and the underlying goal of multiple use underlying goal of multiple use. Creates the Florida Off-Highway-Vehicle Titling and Registration Act. (See bill for details.)