	OFF-ROAD VEHICLE SAFETY EDUCATION
	2022 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Carl R. Albrecht
	Senate Sponsor:
	LONG TITLE
	General Description:
	This bill amends provisions related to off-highway vehicle safety education and
	registration.
	Highlighted Provisions:
	This bill:
	 requires an operator of an off-highway vehicle to complete an off-highway safety
	and education course;
	 prohibits a dealer or rental business from selling or renting an off-highway vehicle
•	to a person until the person has completed the relevant education and safety course;
	 requires an individual convicted of certain off-highway vehicle laws to perform
	community services to repair damages caused by the violation;
	 amends provisions related to off-highway vehicle registration and requires issuance
	and display of a license plate on each off-highway vehicle; and
	 makes technical changes.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	This bill provides a special effective date.
	Utah Code Sections Affected:
	AMENDS:



28	41-22-3, as last amended by Laws of Utah 2021, Chapters 135 and 280
29	41-22-5.1, as last amended by Laws of Utah 2021, Chapter 280
30	41-22-12.2, as last amended by Laws of Utah 2015, Chapter 412
31	41-22-12.5, as last amended by Laws of Utah 2015, Chapter 412
32	41-22-19, as last amended by Laws of Utah 2012, Chapter 71
33	41-22-30, as last amended by Laws of Utah 2021, Chapters 110 and 280
34	41-22-31, as last amended by Laws of Utah 2021, Chapter 280
35	41-22-35, as last amended by Laws of Utah 2021, Chapter 280
36	
37	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section 41-22-3 is amended to read:
39	41-22-3. Registration of vehicles Application Issuance of sticker and card
40	Proof of property tax payment Records.
41	(1) (a) Unless exempted under Section 41-22-9, a person may not operate or transport
42	and an owner may not give another person permission to operate or transport any off-highway
43	vehicle on any public land, trail, street, or highway in this state unless the off-highway vehicle
44	is registered under this chapter for the current year.
45	(b) Unless exempted under Section 41-22-9, a dealer may not sell an off-highway
46	vehicle which can be used or transported on any public land, trail, street, or highway in this
47	state, unless the off-highway vehicle is registered or is in the process of being registered under
48	this chapter for the current year.
49	(2) (a) The owner of an off-highway vehicle subject to registration under this chapter
50	shall apply to the Motor Vehicle Division for registration on forms approved by the Motor
51	Vehicle Division.
52	(b) An owner of an off-highway vehicle may apply for automatic registration renewal
53	as described in Section 41-1a-216.
54	(3) Each application for registration of an off-highway vehicle shall be accompanied
55	by:
56	(a) evidence of ownership, a title, or a manufacturer's certificate of origin, and a bill of
57	sale showing ownership, make, model, horsepower or displacement, and serial number;
58	(b) the past registration card; or

59	(c) the fee for a duplicate.
60	(4) (a) (i) Beginning on January 1, 2023, the first time an off-highway vehicle is
61	registered, the Motor Vehicle Division shall issue one off-highway vehicle license plate, a
62	registration decal, and a registration card.
63	(ii) If an off-highway vehicle has been registered previously in this state but has not
64	been issued an off-highway vehicle license plate, beginning on January 1, 2023, upon
65	application for registration renewal, the Motor Vehicle Division shall issue one off-highway
66	vehicle license plate, a registration decal, and a registration card.
67	[(4) (a)] (b) Upon each annual registration, the Motor Vehicle Division shall issue a
68	registration [sticker] decal and a registration card for each off-highway vehicle registered.
69	[(b)] (c) The [registration sticker shall] off-highway vehicle license plate:
70	(i) shall contain a unique five-digit number [using numbers, letters, or combination of
71	numbers and letters] to identify the off-highway vehicle for which it is issued;
72	(ii) shall be affixed to the off-highway vehicle for which it is issued in a plainly visible
73	position as prescribed by rule of the division under Section 41-22-5.1; [and]
74	(iii) shall be maintained free of foreign materials and in a condition to be clearly
75	legible[-];
76	(iv) shall be a distinct green color to identify the license plate as an off-highway
77	vehicle license plate;
78	(v) shall have a location to attach the registration decal; and
79	(vi) may not be a personalized license plate or a special group license plate.
80	[(c)] (d) At all times, a registration card shall be kept with the off-highway vehicle and
81	shall be available for inspection by a law enforcement officer.
82	(5) (a) Except as provided by Subsection (5)(c), an applicant for a registration card and
83	registration [sticker] decal shall provide the Motor Vehicle Division a certificate, described
84	under Subsection (5)(b), from the county assessor of the county in which the off-highway
85	vehicle has situs for taxation.
86	(b) The certificate required under Subsection (5)(a) shall state one of the following:
87	(i) the property tax on the off-highway vehicle for the current year has been paid;
88	(ii) in the county assessor's opinion, the tax is a lien on real property sufficient to
89	secure the payment of the tax; or

90	(iii) the off-highway vehicle is exempt by law from payment of property tax for the
91	current year.
92	(c) An off-highway vehicle for which an off-highway implement of husbandry sticker
93	has been issued in accordance with Section 41-22-5.5 is:
94	(i) exempt from the requirement under this Subsection (5)[-];
95	(ii) not required to obtain or purchase an off-highway vehicle license plate; and
96	(iii) required to obtain and display an off-highway vehicle registration sticker.
97	(6) (a) All records of the division made or kept under this section shall be classified by
98	the Motor Vehicle Division in the same manner as motor vehicle records are classified under
99	Section 41-1a-116.
100	(b) Division records are available for inspection in the same manner as motor vehicle
101	records under Section 41-1a-116.
102	(7) A violation of this section is an infraction.
103	Section 2. Section 41-22-5.1 is amended to read:
104	41-22-5.1. Rules of division relating to display of registration stickers.
105	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
106	division, after consultation with the commission, shall make rules for the display of [a
107	registration sticker] an off-highway license plate and registration decal on an off-highway
108	vehicle in accordance with Section 41-22-3.
109	Section 3. Section 41-22-12.2 is amended to read:
110	41-22-12.2. Unlawful cross-country motor vehicle travel on public land.
111	(1) A person may not operate and an owner of a motor vehicle may not give another
112	person permission to operate a motor vehicle cross-country on any public land not designated
113	for that use by the controlling agency.
114	(2) A person who violates this section is guilty of an infraction.
115	(3) (a) (i) As part of any sentence for a conviction of a violation of this section, the
116	court[:] shall order the person to perform community service in the form of repairing any
117	damage to the public land caused by the unlawful cross-country motor vehicle travel, with a
118	minimum sentence calculated as described in Subsection (3)(b).
119	(ii) The court shall order the community service described in Subsection (3)(a)(i) to
120	occur at the location or locations where the person caused damage to the public land.

121	(b) For the community service required in Subsection (3)(a), the court shall:
122	(i) determine the approximate value of the damage caused by the unlawful
123	cross-country motor vehicle travel; and
124	(ii) calculate the number of hours of community service required to cover the cost of
125	the damage caused by dividing the approximate value determined pursuant to Subsection
126	(3)(b)(i) by a rate of \$25 per hour.
127	[(a) may impose a fine not to exceed \$150; and]
128	[(b) may require the person to perform community service in the form of repairing any
129	damage to the public land caused by the unlawful cross-country motor vehicle travel.]
130	Section 4. Section 41-22-12.5 is amended to read:
131	41-22-12.5. Restrictions on use of privately-owned lands without permission
132	Unlawful for person to tamper with signs or fencing on privately-owned land.
133	(1) (a) A person may not operate or accompany a person operating a motor vehicle on
134	privately-owned land of any other person, firm, or corporation without permission from the
135	owner or person in charge.
136	(b) A person operating or accompanying a person operating a motor vehicle may not
137	refuse to immediately leave private land upon request of the owner or person in charge of the
138	land.
139	(c) Subsections (1)(a) and (b) do not apply to prescriptive easements on privately
140	owned land.
141	(d) A person who violates Subsection (1)(a) is guilty of an infraction.
142	(e) A person who violates Subsection (1)(b) is guilty of a class C misdemeanor.
143	[(f) As part of any sentence for a conviction of a violation of Subsection (1)(a) or (b),
144	the court may:]
145	[(i) impose a fine of not more than \$150;]
146	[(ii) require the person to pay restitution not to exceed \$500 for any damage caused by
147	the unlawful motor vehicle travel; and]
148	[(iii) require the person to perform community service in the form of repairing any
149	damage caused by the unlawful motor vehicle travel.]
150	(f) (i) As part of any sentence for a conviction of a violation of this Subsection (1), the
151	court shall order the person to perform community service in the form of repairing any damage

152	to the land or infrastructure caused by the unlawful motor vehicle travel, with a minimum
153	sentence calculated as described in Subsection (1)(f)(iii).
154	(ii) The court shall order the community service described in Subsection (1)(f)(i) to
155	occur at the location or locations where the person caused damage to the private land or
156	infrastructure.
157	(iii) For the community service required in Subsection (1)(f)(i), the court shall:
158	(A) determine the approximate value of the damage caused by the unlawful
159	cross-country motor vehicle travel; and
160	(B) calculate the number of hours of community service required to cover the cost of
161	the damage caused by dividing the approximate value determined pursuant to Subsection
162	(1)(f)(iii)(A) by a rate of \$25 per hour.
163	(2) A person operating or accompanying a person operating a motor vehicle may not
164	obstruct an entrance or exit to private property without the owner's permission.
165	(3) A person may not:
166	(a) tear down, mutilate, or destroy any sign, signboards, or other notice which regulates
167	trespassing for purposes of operating a motor vehicle on land; or
168	(b) tear down, deface, or destroy any fence or other enclosure or any gate or bars
169	belonging to the fence or enclosure.
170	(4) (a) A violation of Subsection (2) is an infraction.
171	(b) A violation of Subsection (3) is a class C misdemeanor.
172	(5) (a) (i) As part of any sentence for a conviction of a violation of Subsection (2) or
173	(3), the court shall order the person to perform community service in the form of repairing any
174	damage to the land or infrastructure caused by the unlawful motor vehicle travel, with a
175	minimum sentence calculated as described in Subsection (5)(b).
176	(ii) The court shall order the community service described in Subsection (5)(a)(i) to
177	occur at the location or locations where the person caused damage to the land or infrastructure.
178	(b) For the community service required in Subsection (5)(a), the court shall:
179	(i) determine the approximate value of the damage caused by the unlawful
180	cross-country motor vehicle travel; and
181	(ii) calculate the number of hours of community service required to cover the cost of
182	the damage caused by dividing the approximate value determined pursuant to Subsection

183	(5)(b)(i) by a rate of \$25 per hour.
184	Section 5. Section 41-22-19 is amended to read:
185	41-22-19. Deposit of fees and related money into Off-highway Vehicle Account
186	Use for facilities, costs and expenses of division, and education Request for matching
187	funds.
188	(1) (a) Except as provided under Subsections (3) and (4) and Sections 41-22-34 and
189	41-22-36, all registration fees and related money collected by the Motor Vehicle Division or
190	any agencies designated to act for the Motor Vehicle Division under this chapter shall be
191	deposited as restricted revenue [in] into the Off-highway Vehicle Account in the General Fund
192	less the costs [of] incurred by the Motor Vehicle Division for collecting off-highway vehicle
193	registration fees [by the Motor Vehicle Division] or issuing an off-highway vehicle license
194	plate.
195	(b) The balance of the money may be used by the division as follows:
196	[(a)] (i) for the construction, improvement, operation, or maintenance of publicly
197	owned or administered off-highway vehicle facilities;
198	[(b)] (ii) for the mitigation of impacts associated with off-highway vehicle use;
199	[(e)] (iii) as grants or as matching funds with any federal agency, state agency, political
200	subdivision of the state, or organized user group for the construction, improvement, operation,
201	acquisition, or maintenance of publicly owned or administered off-highway vehicle facilities
202	including public access facilities;
203	[(d)] (iv) for the administration and enforcement of the provisions of this chapter; and
204	[(e)] <u>(v)</u> for the education of off-highway vehicle users.
205	(2) All agencies or political subdivisions requesting matching funds shall submit plans
206	for proposed off-highway vehicle facilities to the division for review and approval.
207	(3) (a) One dollar and 50 cents of each annual registration fee collected under
208	Subsection 41-22-8(1) and each off-highway vehicle user fee collected under Subsection
209	41-22-35(2) shall be deposited [in] into the Land Grant Management Fund created under
210	Section 53C-3-101.
211	(b) The Utah School and Institutional Trust Lands Administration shall use the money
212	deposited under Subsection (3)(a) for costs associated with off-highway vehicle use of legally
213	accessible lands within its jurisdiction as follows:

214	(i) to improve recreational opportunities on trust lands by constructing, improving,
215	maintaining, or perfecting access for off-highway vehicle trails; and
216	(ii) to mitigate impacts associated with off-highway vehicle use.
217	(c) Any unused balance of the money deposited under Subsection (3)(a) exceeding
218	\$350,000 at the end of each fiscal year shall be deposited in the Off-highway Vehicle Account
219	under Subsection (1).
220	(4) One dollar of each off-highway vehicle registration fee collected under Subsection
221	41-22-8(1) shall be deposited [in] into the Utah Highway Patrol Aero Bureau Restricted
222	Account created in Section 53-8-303.
223	Section 6. Section 41-22-30 is amended to read:
224	41-22-30. Supervision, safety certificate, or driver license required Penalty.
225	(1) As used in this section, "direct supervision" means oversight at a distance:
226	(a) of no more than 300 feet; and
227	(b) within which:
228	(i) visual contact is maintained; and
229	(ii) advice and assistance can be given and received.
230	(2) A person may not operate and an owner may not give that person permission to
231	operate an off-highway vehicle on any public land, trail, street, or highway of this state unless
232	the person:
233	(a) is able to reach and operate each control necessary to safely operate the off-highway
234	vehicle;
235	(b) (i) is under the direct supervision of an off-highway vehicle safety instructor during
236	a scheduled safety training course approved by the division in accordance with Section
237	41-22-32; <u>or</u>
238	(ii) possesses a safety certificate issued or approved by the division in accordance with
239	Section 41-22-31; [or] and
240	[(iii) possesses a valid license to operate a motor vehicle issued in accordance with
241	Title 53, Chapter 3, Uniform Driver License Act; and]
242	(c) is under the direct supervision of a person who is at least 18 years old if the person
243	operating the off-highway vehicle:
244	(i) is under 18 years old;

245	(ii) does not possess a valid license to operate a motor vehicle issued in accordance
246	with Title 53, Chapter 3, Uniform Driver License Act; and
247	(iii) is operating the off-highway vehicle on a public highway that is:
248	(A) open to motor vehicles; and
249	(B) not exclusively reserved for off-highway vehicle use.
250	(3) (a) A person convicted of a violation of this section is guilty of an infraction and
251	shall be fined not more than \$100 per offense.
252	(b) It is a defense to a charge under this section, if the person charged:
253	(i) produces in court a license or safety certificate described in Subsection (2)(b) that
254	was:
255	(A) valid at the time of the citation or arrest; and
256	(B) issued to the person operating the off-highway vehicle; and
257	(ii) can show that the direct supervision requirement under Subsection (2)(b) was not
258	violated at the time of citation or arrest.
259	(4) The requirements of this section do not apply to an operator of an off-highway
260	implement of husbandry.
261	(5) Nothing in this section allows an individual without a valid driver license issued in
262	accordance with Title 53, Chapter 3, Uniform Driver License Act, to operate a street-legal
263	all-terrain vehicle on a roadway.
264	Section 7. Section 41-22-31 is amended to read:
265	41-22-31. Division to set standards for safety program Safety certificates issued
266	Cooperation with public and private entities State immunity from suit.
267	(1) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
268	the division shall make rules, after consultation with the commission, that establish curriculum
269	standards for a comprehensive off-highway vehicle safety education and training program and
270	shall implement this program.
271	(b) The program shall be designed to develop and instill the knowledge, attitudes,
272	habits, and skills necessary for the safe operation of an off-highway vehicle.
273	(c) The program shall include:
274	(i) an operational skills instruction and examination component required for every
275	operator under 18 years old; and

276	(ii) a written knowledge instruction and examination component required for every
277	operator.
278	[(c)] (d) Components of the program shall include the preparation and dissemination of
279	off-highway vehicle information and safety advice to the public and the training of off-highway
280	vehicle operators.
281	[(d)] (e) Off-highway vehicle safety certificates shall be issued to those who
282	successfully complete training or pass the knowledge and skills test established under the
283	program.
284	(f) The division shall ensure that an individual may complete the written component of
285	the program online.
286	(2) (a) (i) Except as provided in Subsection (2)(d), an individual under 18 years old
287	may not operate an off-highway vehicle in the state unless the individual has completed both
288	the skills component and the written component of the off-highway vehicle safety education
289	and training program described in Subsection (1).
290	(ii) Except as provided in Subsection (2)(d), an individual 18 years old or older may
291	not operate an off-highway vehicle in the state unless the individual has completed the written
292	component of the off-highway vehicle safety education and training program described in
293	Subsection (1).
294	(b) Except as provided in Subsection (2)(d), a person may not rent an off-highway
295	vehicle to an individual until the individual that will operate the off-highway vehicle has
296	completed the off-highway vehicle safety education and training program described in
297	Subsection (1).
298	(c) Except as provided in Subsection (2)(d), a dealer may not sell an off-highway
299	vehicle to an individual until the individual that will operate the off-highway vehicle has
300	completed the relevant components of the off-highway vehicle safety education and training
301	program described in Subsection (1).
302	(d) Subsections (2)(a) through (c) do not apply to a snowmobile or an off-highway
303	implement of husbandry.
304	[(2)] (3) The division shall cooperate with appropriate private organizations and
305	associations, private and public corporations, and local government units to implement the
306	program established under this section.

307	[(3)] (4) In addition to the governmental immunity granted in Title 63G, Chapter 7,
308	Governmental Immunity Act of Utah, the state is immune from suit for any act, or failure to
309	act, in any capacity relating to the off-highway vehicle safety education and training program.
310	The state is also not responsible for any insufficiency or inadequacy in the quality of training
311	provided by this program.
312	Section 8. Section 41-22-35 is amended to read:
313	41-22-35. Off-highway vehicle user fee Decal Agents Penalty for fraudulent
314	issuance of decal Deposit and use of fee revenue.
315	(1) (a) Except as provided in Subsection (1)(b), any person owning or operating a
316	nonresident off-highway vehicle who operates or gives another person permission to operate
317	the nonresident off-highway vehicle on any public land, trail, street, or highway in this state
318	shall:
319	(i) apply for an off-highway vehicle decal issued exclusively for an off-highway
320	vehicle owned by a nonresident of the state;
321	(ii) pay an annual off-highway vehicle user fee; [and]
322	(iii) provide evidence that the owner is a nonresident[-]; and
323	(iv) provide evidence of completion of the safety course and program described in
324	Section 41-22-35.
325	(b) The provisions of Subsection (1)(a) do not apply to an off-highway vehicle if the
326	off-highway vehicle is:
327	(i) used exclusively as an off-highway implement of husbandry;
328	(ii) used exclusively for the purposes of a scheduled competitive event sponsored by a
329	public or private entity or another event sponsored by a governmental entity under rules made
330	by the division, after consultation with the commission;
331	(iii) owned and operated by a state government agency and the operation of the
332	off-highway vehicle within the boundaries of the state is within the course and scope of the
333	duties of the agency; or
334	(iv) used exclusively for the purpose of an off-highway vehicle manufacturer
335	sponsored event within the state under rules made by the division.
336	(2) The off-highway vehicle user fee is \$30.
337	(3) Upon compliance with the provisions of Subsection (1)(a), the nonresident shall:

338	(a) receive a nonresident off-highway vehicle user decal indicating compliance with the
339	provisions of Subsection (1)(a); and
340	(b) display the decal on the off-highway vehicle in accordance with rules made by the
341	division.
342	(4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
343	division, after consultation with the commission, shall make rules establishing:
344	(a) procedures for:
345	(i) the payment of off-highway vehicle user fees; and
346	(ii) the display of a decal on an off-highway vehicle as required under Subsection
347	(3)(b);
348	(b) acceptable evidence indicating compliance with Subsection (1);
349	(c) eligibility for scheduled competitive events or other events under Subsection
350	(1)(b)(ii); and
351	(d) eligibility for an off-highway vehicle manufacturer sponsored event under
352	Subsection (1)(b)(iv).
353	(5) (a) An off-highway vehicle user decal may be issued and the off-highway vehicle
354	user fee may be collected by the division or agents of the division.
355	(b) An agent shall retain 10% of all off-highway vehicle user fees collected.
356	(c) The division may require agents to obtain a bond in a reasonable amount.
357	(d) On or before the tenth day of each month, each agent shall:
358	(i) report all sales to the division; and
359	(ii) submit all off-highway vehicle user fees collected less the remuneration provided in
360	Subsection (5)(b).
361	(e) (i) If an agent fails to pay the amount due, the division may assess a penalty of 20%
362	of the amount due.
363	(ii) Delinquent payments shall bear interest at the rate of 1% per month.
364	(iii) If the amount due is not paid because of bad faith or fraud, the division shall assess
365	a penalty of 100% of the total amount due together with interest.
366	(f) All fees collected by an agent, except the remuneration provided in Subsection
367	(5)(b), shall:
368	(i) be kept separate and apart from the private funds of the agent; and

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369	(ii) belong to the state.
370	(g) An agent may not issue an off-highway vehicle user decal to any person unless the
371	person furnishes evidence of compliance with the provisions of Subsection (1)(a).
372	(h) A violation of any provision of this Subsection (5) is a class B misdemeanor and
373	may be cause for revocation of the agent authorization.
374	(6) Revenue generated by off-highway vehicle user fees shall be deposited [in] into the
375	Off-highway Vehicle Account created in Section 41-22-19.
376	Section 9. Effective date.
377	This bill takes effect on January 1, 2023.