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§11-140.1.

(a) “Off-highway recreational vehicle” means a vehicle that is:

(1) A motor-assisted or motor-driven vehicle that:

(i) Is designed to carry only the operator of the vehicle on a seat or saddle designed to be straddled by the operator or is designed to carry only the operator of the vehicle and one passenger; and

(ii) Is commonly known as an all-terrain vehicle;

(2) A motorcycle that is designed for off-highway operation and is not eligible for registration as a Class D (motorcycle) vehicle under this article, commonly known as a dirt bike; or

(3) A snowmobile.

(b) “Off-highway recreational vehicle” does not include:

(1) A farm vehicle as defined in § 13-911 of this article when used exclusively on farm property by a farmer; or

(2) Any vehicle when used on residential property for the purpose of landscaping, gardening, or lawn care.

(c) The Administration may establish by regulation other requirements for or limitations on the definition of “off-highway recreational vehicle”.

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