R4 6lr2495 HB 1290/05 - ENV CF 6lr2782

By: Delegates Weir, DeBoy, Donoghue, Gilleland, Holmes, Jennings, McConkey, McKee, Montgomery, Parker, Shank, Sossi, and Stull

Introduced and read first time: February 10, 2006

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2

Vehicle Laws - Off-Highway Vehicles - Titling and Registration

3	FOR the p	ourpose of	creating an	Off-Highway	Vehicle Fun	d in the De	partment of

- Natural Resources; establishing the purpose of the Fund; requiring the
- 4 5
- Secretary of Natural Resources to administer the Fund; providing that the Fund
- is a continuing, nonlapsing special fund not subject to certain provisions of law; 6 7 requiring the Fund to be administered in a certain manner; providing for the
- 8 composition of the Fund; providing that expenditures from the Fund may only
- be used in accordance with the State budget; creating an Off-Highway Vehicle 9
- Trails Advisory Committee; providing for the membership and duties of the
- 10
- Committee; providing for the appointment of the Chair and Vice Chair of the 11 12 Committee; providing for the staffing of the Committee; prohibiting a member of
- 13 the Committee from receiving certain compensation or reimbursement; defining 14
- "off-highway vehicle"; providing that an off-highway vehicle that is purchased
- 15 before a certain date does not need a certificate of title until after a certain date
- 16 unless the vehicle is transferred to a new owner; requiring an off-highway
- 17 vehicle to be registered with the Motor Vehicle Administration; exempting
- 18 certain off-highway vehicles from registration requirements; requiring that
- 19 certain information be included with an application for registration of an
- 20 off-highway vehicle; requiring the dealer of an off-highway vehicle to take
- 21 certain actions if the vehicle is transferred to someone other than a licensed
- 22 dealer; requiring the Administration to issue to the owner of a registered
- 23 off-highway vehicle a registration decal; requiring that certain information be
- 24 included on the registration decal; prohibiting a person from operating an
- off-highway vehicle unless a registration decal and any validation tab issued is 25
- 26 attached to and displayed on the vehicle; providing for the expiration of
- 27 registration decals; requiring the Administration to adopt regulations to govern
- 28 the issuance, display, and expiration of registration decals; requiring
- 29 registration decals to be issued and displayed in accordance with a schedule
- 30 established by the Administration; requiring the Administration to refund a
- 31 registration fee under certain circumstances; authorizing the Administration to
- 32 design temporary registration decals and provide them to certain licensed
- 33 dealers; authorizing certain entities to electronically transmit titling and
- 34 registration information and issue permanent registration decals; authorizing

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39 BY repealing and reenacting, with amendments,

Article - Transportation

2		UNOFFICIAL COPY OF HOUSE BILL 1370
1		the Administration to establish the amount of the registration fee for an
2		off-highway vehicle; requiring the Administration to retain a certain portion of
3		the revenues from the registration of an off-highway vehicle; requiring the
4		Administration to remit certain funds to the Comptroller for deposit into the
5		Off-Highway Vehicle Fund; repealing certain requirements for the sale of a
6		minibike; requiring a certain person who sells an off-highway vehicle to provide
7		certain information to the buyer; prohibiting an individual from operating an
8		off-highway vehicle on a highway with a certain exception; prohibiting an
9		individual from operating an off-highway vehicle on a controlled access
10		highway; establishing certain requirements for the operation of an off-highway
11		vehicle on private property; providing that an off-highway vehicle is not
12		required to be inspected when ownership is transferred; repealing certain
13		provisions of law that authorize a local authority to require registration and
14		impose a registration fee for a minibike; repealing certain provisions of law that
15		authorize counties to regulate the operation of, require registration for, and
16		impose a registration fee for off-the-road motorcycles; providing that, for
17		purposes of determining a certain excise tax, the fair market value of a new or
18		used off-highway vehicle is the total purchase price as verified to the
19		satisfaction of the Administration by certain documents; requiring the
20		Department of Transportation and the Department of Natural Resources to
21		submit certain reports; providing for the construction of this Act; providing for
22		the effective date of certain provisions of this Act; providing for the termination
23		of certain provisions of this Act; and generally relating to off-highway vehicles.
24	BY	adding to
25		Article - Natural Resources
26		Section 5-209.1 and 5-209.2
27		Annotated Code of Maryland
28		(2005 Replacement Volume and 2005 Supplement)
29	BY	adding to
30		Article - Transportation
31		Section 11-140.1, 13-411.2, 13-937.2, and 21-1126
32		Annotated Code of Maryland
33		(2002 Replacement Volume and 2005 Supplement)
34	BY	repealing and reenacting, without amendments,
35		Article - Transportation
36		Section 13-101.1, 13-402(b), 13-808, and 25-102(a)(14)
37		Annotated Code of Maryland
38		(2002 Replacement Volume and 2005 Supplement)

Section 13-102, 13-402(a) and (c), 13-403, 13-410(a) and (b), 13-412, 13-413,

13-601, 13-610, 13-809, 15-112, 23-106, and 25-102(a)(16) and (17)

33 UNDER § 5-209 OF THIS SUBTITLE;

UNOFFICIAL COPY OF HOUSE BILL 1370 1 Annotated Code of Maryland (2002 Replacement Volume and 2005 Supplement) 2 3 BY repealing Article - Transportation 4 5 Section 25-102(a)(15) and 25-102.1 Annotated Code of Maryland 6 7 (2002 Replacement Volume and 2005 Supplement) 8 BY repealing and reenacting, with amendments, Article - Transportation 9 Section 13-809 10 Annotated Code of Maryland 11 (2002 Replacement Volume and 2005 Supplement) 12 13 (As enacted by Chapters 361 and 362 of the Acts of the General Assembly of 14 2001 and Chapter 249 of the Acts of the General Assembly of 2003) 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 MARYLAND, That the Laws of Maryland read as follows: 17 **Article - Natural Resources** 18 5-209.1. 19 (A) IN THIS SECTION, "FUND" MEANS THE OFF-HIGHWAY VEHICLE FUND. 20 (B) THERE IS AN OFF-HIGHWAY VEHICLE FUND IN THE DEPARTMENT. THE PURPOSE OF THE FUND IS TO BUILD AND MAINTAIN TRAILS FOR THE 21 (C) 22 USE OF OFF-HIGHWAY VEHICLES, AS DEFINED IN § 11-140.1 OF THE 23 TRANSPORTATION ARTICLE. 24 (D) THE SECRETARY SHALL ADMINISTER THE FUND. 25 THE FUND IS A CONTINUING, NONLAPSING SPECIAL FUND THAT IS 26 NOT SUBJECT TO § 7-302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE. THE TREASURER SHALL HOLD THE FUND SEPARATELY, AND THE 28 COMPTROLLER SHALL ACCOUNT FOR THE FUND. 29 THE FUND SHALL BE INVESTED AND REINVESTED IN THE SAME (3) 30 MANNER AS OTHER FUNDS. 31 (F) UNLESS OTHERWISE PROVIDED, THE FUND CONSISTS OF:

ANY FEES AND OTHER REVENUE COLLECTED BY THE DEPARTMENT

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(III)27 RIDERS AND ALL-TERRAIN VEHICLE CLUBS;

(IV)

(V)

(VI)

29 OFF-HIGHWAY VEHICLE COUNCIL;

TWO RESIDENTS OF THE STATE WHO REPRESENT OFF-ROAD

A RESIDENT OF THE STATE WHO REPRESENTS THE

A REPRESENTATIVE OF THE MARYLAND FARM BUREAU:

A REPRESENTATIVE OF THE MARYLAND TOURISM COUNCIL;

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(II)

(III)

33 OF AN OFF-HIGHWAY VEHICLE: AND

(VII) A REPRESENTATIVE OF THE MARYLAND MOTORCYCLE 1 2 DEALERS ASSOCIATION; (VIII) TWO REPRESENTATIVES OF NATURAL RESOURCES 4 CONSERVATION ORGANIZATIONS IN THE STATE; A REPRESENTATIVE OF THE MARYLAND ASSOCIATION OF (IX) 6 COUNTIES; AND 7 (X) A REPRESENTATIVE OF THE MARYLAND MUNICIPAL LEAGUE. THE GOVERNOR SHALL APPOINT THE CHAIR AND VICE CHAIR FROM 8 (D) 9 AMONG THE MEMBERS OF THE COMMITTEE. 10 (E) (1) THE TERM OF A MEMBER OF THE COMMITTEE IS 3 YEARS. 11 (2) A MEMBER MAY BE REAPPOINTED FOR ADDITIONAL TERMS. A PERSON APPOINTED TO FILL A VACANCY SHALL SERVE FOR THE 12 (3) 13 UNEXPIRED TERM AND IS ELIGIBLE FOR REAPPOINTMENT. THE COMMITTEE SHALL ACT IN AN ADVISORY CAPACITY AND SHALL: 14 (F) REVIEW EXISTING AND PROPOSED REGULATIONS, STANDARDS, AND 16 PROCEDURES FOR ALL TRAIL ACQUISITION, CONSTRUCTION, DEVELOPMENT, AND 17 MAINTENANCE; MAKE RECOMMENDATIONS ON TRAIL SITES, TRAIL SITE 18 19 ACQUISITIONS, AND THE ALLOCATION AND USE OF FUNDS; 20 ADVISE AS TO THE USE AND OPERATION OF OFF-HIGHWAY 21 VEHICLES ON PUBLIC AND PRIVATE LAND, INCLUDING PROVIDING FOR THE 22 SEASONAL DESIGNATION OF TRAILS AND INNOVATIVE RECREATIONAL TRAIL 23 SHARING TO ACCOMMODATE MOTORIZED TRAIL USE: AND MAKE RECOMMENDATIONS ON ANY APPROPRIATE SAFETY 24 25 PROGRAMS OR COURSES THAT SHOULD BE REQUIRED FOR AN APPLICANT FOR 26 REGISTRATION OF AN OFF-HIGHWAY VEHICLE, CONSIDERING: 27 THE CHARACTERISTICS OF DIFFERENT TYPES OF 28 OFF-HIGHWAY VEHICLES AND THE PARTICULAR SKILLS AND EXPERIENCE 29 REQUIRED TO OPERATE EACH TYPE OF OFF-HIGHWAY VEHICLE SAFELY UNDER 30 VARIED TERRAIN AND WEATHER CONDITIONS:

32 REQUIRING A SAFETY PROGRAM OR COURSE FOR AN APPLICANT FOR REGISTRATION

POTENTIAL ENFORCEMENT PROBLEMS ASSOCIATED WITH

ANY OTHER FACTORS THAT THE COMMITTEE CHOOSES.

32 in this State;

1 (G) THE DEPARTMENT AND THE DEPARTMENT OF TRANSPORTATION SHALL 2 PROVIDE STAFFING FOR THE COMMITTEE. 3 A MEMBER OF THE COMMITTEE MAY NOT RECEIVE COMPENSATION FOR 4 SERVING ON THE COMMITTEE OR REIMBURSEMENT FOR EXPENSES. 5 **Article - Transportation** 6 11-140.1. "OFF-HIGHWAY VEHICLE" MEANS A VEHICLE THAT IS: 7 (A) 8 (1) A MOTOR-ASSISTED OR MOTOR-DRIVEN VEHICLE THAT: 9 (I) HAS A DRY WEIGHT OF NOT MORE THAN 1,200 POUNDS; 10 (II)TRAVELS ON AT LEAST THREE LOW-PRESSURE TIRES; IS DESIGNED TO CARRY ONLY THE OPERATOR OF THE VEHICLE 11 (III)12 ON A SEAT OR SADDLE DESIGNED TO BE STRADDLED BY THE OPERATOR OR IS 13 DESIGNED TO CARRY ONLY THE OPERATOR OF THE VEHICLE AND ONE PASSENGER; 14 AND 15 (IV) IS COMMONLY KNOWN AS AN ALL-TERRAIN VEHICLE; A MOTORCYCLE THAT IS DESIGNED FOR OFF-HIGHWAY OPERATION 16 (2)17 AND IS NOT ELIGIBLE FOR REGISTRATION AS A CLASS D (MOTORCYCLE) VEHICLE 18 UNDER THIS ARTICLE, COMMONLY KNOWN AS A DIRT BIKE; OR 19 (3) A SNOWMOBILE. 20 (B) "OFF-HIGHWAY VEHICLE" DOES NOT INCLUDE: A FARM VEHICLE AS DEFINED IN § 13-911 OF THIS ARTICLE WHEN 21 (1) 22 USED EXCLUSIVELY ON FARM PROPERTY BY A FARMER; OR ANY VEHICLE WHEN USED ON RESIDENTIAL PROPERTY FOR THE 23 (2) 24 PURPOSE OF LANDSCAPING, GARDENING, OR LAWN CARE. 25 13-101.1. 26 Except as provided in § 13-102 of this subtitle, the owner of each vehicle that is 27 in this State and for which the Administration has not issued a certificate of title 28 shall apply to the Administration for a certificate of title of the vehicle. 29 13-102. 30 A certificate of title is not required for: 31 (1) A vehicle owned and used by the United States, unless it is registered

	even though demonstration			vehicle owned by a manufacturer or dealer and held for sale, and on the highway or used for purposes of testing or			
4		(3)	A vehicle used by a manufacturer only for testing;				
5 6	law to be reg	(4) gistered in		le owned by a nonresident of this State and not required by te;			
	or property a another state			A vehicle regularly engaged in the interstate transportation of people hich a currently effective certificate of title has been issued in			
10		(6)	A vehic	le moved only by human or animal power;			
11		(7)	A bicyc	le;			
12 13	the owner;	(8)	A vehicle in which interest has passed to a secured party on default of				
14		(9)	Farm eq	uipment;			
15		(10)	Special	mobile equipment;			
16		(11)	A self-p	ropelled invalid:			
17			(i)	Wheelchair; or			
18			(ii)	Tricycle; [or]			
19 20	having a gro	(12) oss vehicl		r, other than a camping trailer, rated by the manufacturer as of 2,500 pounds or less; OR			
21 22	UNTIL TH	(13) E EARLI		F-HIGHWAY VEHICLE PURCHASED BEFORE OCTOBER 1, 2006,			
23			(I)	OCTOBER 1, 2011; OR			
24 25	TRANSFEI	RRED TO	(II) O A NEW	THE DATE ON WHICH THE OFF-HIGHWAY VEHICLE IS FIRST OWNER ON OR AFTER OCTOBER 1, 2006.			
26	13-402.						
	•		ıw, each	as otherwise provided in this section or elsewhere in the motor vehicle, trailer, semitrailer, and pole trailer driven ed under this subtitle.			
30 31	OFF-HIGH	(2) WAY VE		T AS OTHERWISE PROVIDED IN THIS SECTION, AN SHALL BE REGISTERED UNDER THIS SUBTITLE.			

1 2	registered, a	(3) person m		or vehicle required to be registered under this subtitle is not rk the unregistered motor vehicle on any:		
3			(i)	Public alley, street, or highway; or		
	parking lots of development			Private property used by the public in general, including s, condominiums, apartments, or town house		
	apply to a mo		cle that is	The provisions of paragraph [(2)] (3) of this subsection do not exempt from registration under this section or §		
12	(b) Except as otherwise expressly authorized in this title, the Administration may not register or renew the registration of a vehicle unless the Administration has issued to the owner a certificate of title of the vehicle or has received an application for the certificate of title.					
14	(c)	Registra	tion unde	er this subtitle is not required for:		
15		(1)	A vehicl	e that is driven on a highway:		
				In conformity with the provisions of this title relating to ealers, secured parties, owners or operators of special ents; or		
19 20	Administrati	ion;	(ii)	Under a temporary registration card issued by the		
21 22	officer or en	(2) nployee c		e owned and used by the United States, unless an authorized ted States requests registration of the vehicle;		
23		(3)	A farm t	ractor or any farm equipment;		
24 25	highway;	(4)	A vehicl	e the front or rear wheels of which are lifted from the		
26 27	and for which	(5) ch no driv		vehicle that is attached to the towing vehicle by a tow bar essary;		
28 29	purpose of s	(6) ale;	A vehicl	e owned by and in the possession of a licensed dealer for		
			vided the	e owned by a new resident of this State during the first 60 vehicle displays valid registration issued by the rmer domicile;		
	13-626 of the issued by the		hile follo	nicles being operated as part of a shuttle, as defined in § a wing a registered vehicle displaying a shuttle permit		

1 2	(9) within any terminal ov		e operated in connection with maritime commerce exclusively eased by the Maryland Port Administration;
		2(a)(14)	mobile which is operated on highways and roadways as of this article] AN OFF-HIGHWAY VEHICLE PURCHASED UNTIL THE EARLIER OF:
6		(I)	OCTOBER 1, 2011; OR
7 8	TRANSFERRED TO	(II) A NEW	THE DATE ON WHICH THE OFF-HIGHWAY VEHICLE IS FIRST OWNER ON OR AFTER OCTOBER 1, 2006;
		uipped w	art which is operated on a highway on Smith Island, provided with lighting devices as required by the Administration between dusk and dawn;
12 13			art which is operated on an Allegany County highway as [25-102(a)(16)] 25-102(A)(15) of this article; [or]
	foreign government a	nd opera	e owned by an accredited consular or diplomatic officer of a ted for official or personal purposes when the vehicle ense plate issued by the United States government;
17 18	(14) THE OWNER OF TH		F-HIGHWAY VEHICLE USED STRICTLY ON THE PROPERTY OF CLE;
21 22	COMPETITIVE OR LEASED LAND, IF	NONCO THE AG	F-HIGHWAY VEHICLE OPERATED IN AN ORGANIZED MPETITIVE EVENT ON PUBLICLY OR PRIVATELY OWNED OR ENCY EXERCISING JURISDICTION OVER THE LAND ED THE ORGANIZED COMPETITIVE OR NONCOMPETITIVE
	OR AN AUTHORIZI	ED DESI	F-HIGHWAY VEHICLE USED BY A DEALER OR MANUFACTURER GNEE OF A DEALER OR MANUFACTURER FOR DPERATOR EDUCATION OR SAFETY PROGRAMS.
27	13-403.		
	vehicle subject to reg	istration	as provided in paragraph (2) of this subsection, the owner of a under this subtitle shall apply to the Administration for a manner that the Administration requires.
	* *		lication for registration of a low speed vehicle OR AN hall be made by electronic transmission under § 13-610 of
	* * * * * * * * * * * * * * * * * * * *		lication shall contain the information that the uires to determine if the vehicle is entitled to

	(2) VEHICLE SHALL C APPLICANT IS:		PPLICATION FOR REGISTRATION OF AN OFF-HIGHWAY I PROOF ACCEPTABLE TO THE ADMINISTRATION THAT THE
4		(I)	AT LEAST 18 YEARS OLD; AND
5		(II)	THE OWNER OF AN OFF-HIGHWAY VEHICLE.
6 7			er holds a low speed vehicle for sale and transfers the another licensed dealer, the dealer shall:
8	(1)	Obtain f	From the transferee a completed application;
9 10	(2) subtitle; and	Collect	all fees required to register the low speed vehicle under this
	(3) electronically transmittle.		30 days of the date of delivery of the low speed vehicle, elication and fees in accordance with § 13-610 of this
		VEHICLI	DEALER HOLDS AN OFF-HIGHWAY VEHICLE FOR SALE AND E TO A PERSON OTHER THAN ANOTHER LICENSED DEALER,
17	(1)	OBTAI	N FROM THE TRANSFEREE A COMPLETED APPLICATION;
18 19	(2) VEHICLE UNDER		CT ALL FEES REQUIRED TO REGISTER THE OFF-HIGHWAY BTITLE; AND
		RONICAI	N 30 DAYS OF THE DATE OF DELIVERY OF THE OFF-HIGHWAY LLY TRANSMIT THE APPLICATION AND FEES IN 610 OF THIS TITLE.
23	13-410.		
24 25	(a) (1) the Administration s		as otherwise provided in this title, when it registers a vehicle, to the owner:
26 27	vehicle, Class F (trac	(i) etor) vehic	One registration plate, if the vehicle is a Class D (motorcycle) cle, or Class G (trailer) vehicle; [and]
28 29	(OFF-HIGHWAY)	(ii) VEHICLE	ONE REGISTRATION DECAL, IF THE VEHICLE IS A CLASS O E; AND
30		(III)	Two registration plates for every other vehicle.
	(2) provide for the issua vehicle.		er, as to temporary registration, the Administration may ly one temporary registration plate OR DECAL for any
34	(b) (1)	Each reg	gistration plate OR DECAL shall display:

30 plates OR DECALS, temporary authorization certificates, and validation tabs.

33 TO PARAGRAPH (2) OF THIS SUBSECTION, the Administration may adopt a system of

Notwithstanding any other provision of this subtitle AND SUBJECT

31 13-413.

(a)

34 multiyear registration.

(1)

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(b)

(1)

12 **UNOFFICIAL COPY OF HOUSE BILL 1370** THE ADMINISTRATION SHALL ADOPT A SYSTEM OF 2-YEAR 1 (2) 2 REGISTRATION FOR OFF-HIGHWAY VEHICLES. 3 Vehicle registration plates, DECALS, or validation tabs shall be issued and 4 displayed in accordance with a schedule established by the Administrator. 5 The fee for a multiyear registration is the same as the annual registration 6 fee established under this title multiplied by the number of years for which the 7 registration is issued. The Administration shall refund the registration fees upon surrender of 8 (d) the registration card and registration plates OR DECAL if the return is made before 10 the beginning of any 12-month registration year for which the application for refund is made. 12 (e) The Administration may adopt regulations to carry out the provisions of 13 this section. 14 13-601. 15 Except as provided in subsection (b) of this section, the Administration 16 may design temporary registration plates OR DECALS and furnish them to any licensed dealer who: 18 (1) On the form that the Administration requires, applies for at least five of these plates OR DECALS; and 20 With the application, submits a fee established by the Administration (2) 21 for each plate OR DECAL. 22 (b) A wholesale dealer may not apply for temporary registration plates OR 23 DECALS. 24 13-610. 25 In this section the following words have the meanings indicated. (a) (1) "Fleet" means 10 or more vehicles. 26 (2) 27 "Qualified owner" means a person, partnership, firm, or corporation, (3) 28 or an individual agent of a person, partnership, firm, or corporation, authorized by 29 the Administration to transmit electronically proper titling and registration 30 information and fees to the Administration. 31 (4) "Service provider" means a dealer or title service agent licensed 32 under Title 15 of this article or a qualified owner of a fleet.

Subject to the approval of the Administration, a service provider may:

35 renew the registration of a vehicle if the service provider has electronically

Issue permanent registration plates OR DECALS to the transferee or

			r titling and registration information to the Administration, or by the Administration; and
	the actual co in item (1) o		Charge the transferee or the registered owner of the vehicle a fee for service provider of the electronic transmission service described section.
6	(c)	The Ad	ministration shall adopt regulations to:
7 8	information	(1) authorize	Govern the electronic transmission of titling and registration ed under this section; and
9 10	service prov	(2) viders for	Determine the appropriate level of the fee that may be charged by the electronic transmission service.
11	13-808.		
12 13	The exc Administrat		imposed by this part for a vehicle shall be paid to the
14		(1)	Before the issuance of a certificate of title for that vehicle; or
15 16		(2) f title, be	As to a vehicle registered under § 13-109(c) of this title without a fore the registration of that vehicle.
17	13-937.2.		
18 19	\ /		REGISTERED WITH THE ADMINISTRATION, AN OFF-HIGHWAY ASS O (OFF-HIGHWAY) VEHICLE.
20 21	` /		DMINISTRATION SHALL ESTABLISH THE AMOUNT OF THE EE FOR EACH CLASS O (OFF-HIGHWAY) VEHICLE.
24 25	ADMINIST COST OF A	ADMINIS 5, INCLU	FROM THE REVENUES COLLECTED UNDER THIS SECTION, THE N SHALL RETAIN THOSE REVENUES NECESSARY TO RECOVER THE STERING THE REGISTRATION OF CLASS O (OFF-HIGHWAY) DDING PROVIDING ANY NECESSARY STAFF AND COMPUTER SYSTEM
29 30 31	RECOVER ADMINIST UNDER TH	RATION	NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AFTER E COSTS SET FORTH IN PARAGRAPH (1) OF THIS SUBSECTION, THE N SHALL REMIT THE BALANCE OF THE REVENUES COLLECTED FION TO THE COMPTROLLER FOR DEPOSIT INTO THE OFF-HIGHWAY STABLISHED UNDER § 5-209.1 OF THE NATURAL RESOURCES
33	15-112.		
34	[(a)	In this s	section, "minibike":
35		(1)	Means a motor vehicle that:

A parent and child; or

(ii)

33

1 2	name is being remove	(iii) Co-owners of the vehicle to be transferred when a co-owner's d from the title;
3	(3) registered in this State	Any transfer of a used vehicle that is not to be both titled and
5	(4)	Any transfer of a used vehicle among any agencies of the State;
6 7	(5) article; [or]	Any transfer of a used vehicle as described in § 13-503.2 of this
8 9	(6) the transferor is the pr	Any transfer of a used vehicle into a written inter vivos trust in which imary beneficiary; OR
10	(7)	ANY TRANSFER OF AN OFF-HIGHWAY VEHICLE.
11 12	(b) (1) dealer that also is an	Except as provided in paragraph (4) of this subsection, if any licensed inspection station transfers any used vehicle, it shall:
13 14	vehicle; or	(i) Prepare and attach an inspection certificate to a window of the
15 16	window of the vehicle	(ii) Have an inspection certificate prepared and attached to a e by another inspection station.
19		Except as provided in paragraphs (4) and (5) of this subsection, if any a used vehicle, the person shall obtain an inspection certificate ation. The inspection certificate shall be issued without charge dow of the vehicle.
23 24 25	vehicle by proceeding transferee shall obtain	If a used vehicle is transferred other than by voluntary transfer or is cal subdivision of the State after that subdivision obtains the gs pursuant to Title 12 of the Criminal Procedure Article, the a the inspection certificate from an authorized inspection n certificate shall be issued without charge and attached to a e.
29 30	capacity, Class F (tra-	In the case of a transfer of any used vehicle registered, or to be E (truck) exceeding three-fourths ton manufacturer's rated etor), Class G (freight trailer or semitrailer), or Class G (dump ehicle, the transferor or the transferee of the vehicle may obtain on certificate.
	registered, that is sold	In the case of a transfer of any used vehicle registered or to be I for dismantling or rebuilding purposes, the transferor or the cle may obtain the required inspection certificate.
	(6) remove the inspection Administration.	On applying for a certificate of title of the vehicle, the transferee shall a certificate from the vehicle and present it to the

1	25-102.
	(a) The provisions of the Maryland Vehicle Law do not prevent a local authority, in the reasonable exercise of its police power, from exercising the following powers as to highways under its jurisdiction:
7 8 9	(14) (i) Except in Garrett County, designating a certain portion of highways or roadways upon which snowmobiles may travel for the sole purpose of gaining access to snowmobile trails which have been designated by the Department of Natural Resources. However, only those highways and roadways which divide snowmobile trails and which would otherwise obstruct direct access between snowmobile trails may be so designated; and
13 14	(ii) In Garrett County, permitting a person to cross a highway or roadway on a snowmobile at a right angle, and designating a certain portion of highways or roadways upon which snowmobiles may travel for the sole purpose of gaining access to snowmobile trails which have been designated by the Department of Natural Resources;
16 17	[(15) Requiring a minibike, as defined in § 15-112(a) of this article, to be registered, and imposing a registration fee;]
	[(16)] (15) In Allegany County, designating crossings on county highways where a person operating a golf cart may cross the highway for continued access to any portion of a golf course; and
21	[(17)] (16) Restricting use of a low speed vehicle on a highway.
22	[25-102.1.
23 24	(a) (1) In this section, "off-the-road motorcycle" means a motorcycle not otherwise registered under this article.
	(2) "Off-the-road motorcycle" includes motorcycles designed for off-the-road operation, motorcycles not otherwise eligible for registration under this article, and motorcycles commonly referred to as "dirt bikes".
	(b) Each county and Baltimore City may regulate the operation of off-the-road motorcycles, require them to be registered, and impose a registration fee for them.]
31 32	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
33	Article - Transportation
34	13-809.
35	(a) (1) In this section the following words have the meanings indicated.

13 than \$500 below the retail value of the vehicle as shown in a national publication of

16 value of the vehicle as shown in a national publication of used car values adopted for

19 the Administration by a notarized bill of sale submitted in accordance with subsection

A.

B.

22 car values, if the Administration finds that the documentation submitted under 23 subsection (d)(2) of this section fails to verify the total purchase price;

25 a licensed dealer, or a dealer licensed by another state or a foreign country, the total 26 purchase price, as defined in paragraph (4)(ii) of this subsection, as certified by the

29 REGARDLESS OF THE AGE OF THE VEHICLE, THE TOTAL PURCHASE PRICE AS 30 VERIFIED TO THE SATISFACTION OF THE ADMINISTRATION BY A BILL OF SALE OR

If the total purchase price is \$500 or more below the retail

The total purchase price, if verified to the satisfaction of

The valuation shown in the national publication of used

As to the sale of any new or used motor home or travel trailer by

IN THE CASE OF A NEW OR USED OFF-HIGHWAY VEHICLE,

In any other case, the valuation shown in a national

"Motor home" has the meaning stated in § 11-134.3 of this article.

14 used car values adopted for use by the Department; or

(iv)

27 dealer on a form acceptable to the Administration; [and]

31 OTHER ACCEPTABLE DOCUMENTATION; AND

[(v)]

(3)

(4)

(VI)

"Total purchase price" means:

33 publication of used car values adopted for use by the Department.

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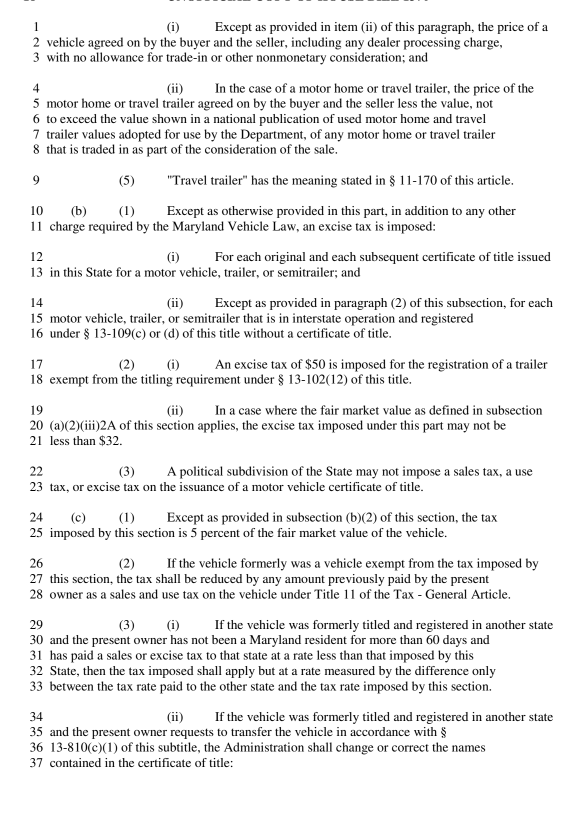
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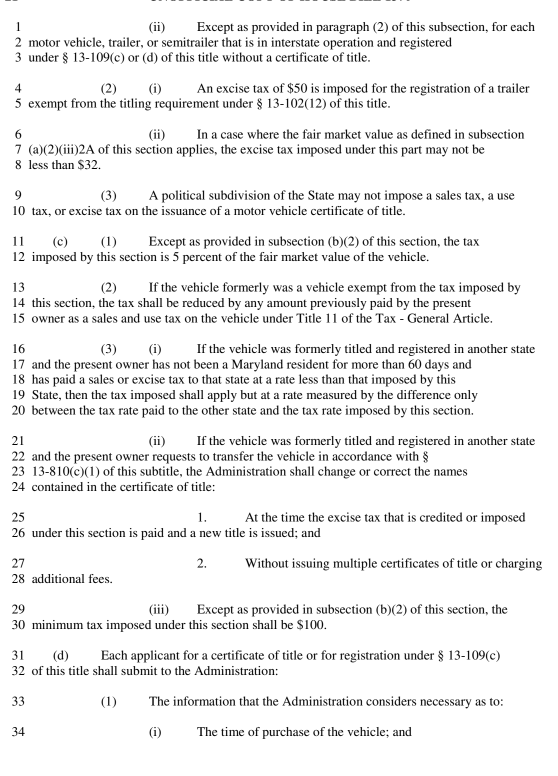
use by the Department:

20 (d)(2) of this section; or



1 2	under this section is paid a		At the time the excise tax that is credited or imposed is issued; and
3	additional fees.	2.	Without issuing multiple certificates of title or charging
5 6	(iii) minimum tax imposed und		s provided in subsection (b)(2) of this section, the shall be \$100.
7 8	(d) Each application of this title shall submit to		cate of title or for registration under § 13-109(c) ration:
9	(1) The	information t	hat the Administration considers necessary as to:
10	(i)	The time	e of purchase of the vehicle; and
	(ii) determination of the fair n limited to:		chase price and other information relating to the of the vehicle which may include, but is not
14		1.	Canceled checks;
15		2.	Money order receipts;
16		3.	Loan documents; or
17		4.	A written description of the vehicle's condition; and
18 19			s based on the total purchase price of the vehicle as this section, a notarized bill of sale that:
20	(i)	Is design	ned by, and obtained from, the Administration;
21	(ii)	Is signed	by the buyer and the seller; and
22 23	(iii) price stated in the bill of s		a statement explaining why the vehicle was sold at the
24 25			by the excise tax as required in this section is subject to a fine not exceeding \$1,000.
26 27	SECTION 3. AND BI read as follows:	E IT FURTHE	ER ENACTED, That the Laws of Maryland
28			Article - Transportation
29	13-809.		
30	(a) (1) In th	nis section the	following words have the meanings indicated.
31	(2) "Fai	r market valu	e" means:

	(i) [As] EXCEPT AS PROVIDED IN ITEM (IV) OF THIS PARAGRAPH AS to the sale of any new or used vehicle by a licensed dealer, the total purchase price, as certified by the dealer;						
	(ii) [As] EXCEPT AS PROVIDED IN ITEM (IV) OF THIS PARAGRAPH AS to a used vehicle that is sold by any person other than a licensed dealer and that has a designated model year that is 7 years old or older, the greater of:						
7	1. The total purchase price; or						
8	2. \$640;						
9 10	(iii) [As] EXCEPT AS PROVIDED IN ITEM (IV) OF THIS PARAGRAPH AS to any other used vehicle that is sold by any person other than a licensed dealer:						
	1. The total purchase price, if the total purchase price is less than \$500 below the retail value of the vehicle as shown in a national publication of used car values adopted for use by the Department; or						
	2. If the total purchase price is \$500 or more below the retail value of the vehicle as shown in a national publication of used car values adopted for use by the Department:						
	A. The total purchase price, if verified to the satisfaction of the Administration by a notarized bill of sale submitted in accordance with subsection (d)(2) of this section; or						
	B. The valuation shown in the national publication of used car values, if the Administration finds that the documentation submitted under subsection (d)(2) of this section fails to verify the total purchase price; [and]						
25	(IV) IN THE CASE OF A NEW OR USED OFF-HIGHWAY VEHICLE, 4 REGARDLESS OF THE AGE OF THE VEHICLE, THE TOTAL PURCHASE PRICE AS 5 VERIFIED TO THE SATISFACTION OF THE ADMINISTRATION BY A BILL OF SALE OR 6 OTHER ACCEPTABLE DOCUMENTATION; AND						
27 28	$[(iv)] \qquad (V) \qquad \text{In any other case, the valuation shown in a national} \\ \text{publication of used car values adopted for use by the Department.}$						
	(3) "Total purchase price" means the price of a vehicle agreed on by the buyer and the seller, including any dealer processing charge, with no allowance for trade-in or other nonmonetary consideration.						
32 33	(b) (1) Except as otherwise provided in this part, in addition to any other charge required by the Maryland Vehicle Law, an excise tax is imposed:						
34 35	(i) For each original and each subsequent certificate of title issued in this State for a motor vehicle, trailer, or semitrailer; and						



	determination of the f limited to:	(ii) air marke		chase price and other information relating to the f the vehicle which may include, but is not	
4			1.	Canceled checks;	
5			2.	Money order receipts;	
6			3.	Loan documents; or	
7			4.	A written description of the vehicle's condition; and	
8 9	(2) provided in subsection			s based on the total purchase price of the vehicle as his section, a notarized bill of sale that:	
10		(i)	Is design	ned by, and obtained from, the Administration;	
11		(ii)	Is signed	d by the buyer and the seller; and	
12 13	price stated in the bil	(iii) l of sale.	Includes	a statement explaining why the vehicle was sold at the	
14 15				ay the excise tax as required in this section is tion is subject to a fine not exceeding \$1,000.	
18	SECTION 4. AND BE IT FURTHER ENACTED, That this Act may not be construed to supersede the provisions of any law of any county or political subdivision of the State not relating to the classification, titling, registration, and identification of off-highway vehicles as defined in this Act.				
22 23 24	SECTION 5. AND BE IT FURTHER ENACTED, That the Department of Transportation shall report to the General Assembly, in accordance with § 2-1246 of the State Government Article, on or before December 15, 2007. The report shall provide a full accounting of the sales of off-highway vehicles in the State and the amount of revenue generated annually by the sale of off-highway vehicles since the effective date of this Act.				
28 29 30	SECTION 6. AND BE IT FURTHER ENACTED, That the Department of Natural Resources, in accordance with § 2-1246 of the State Government Article, shall report to the General Assembly annually beginning on or before December 15, 2007, on the Department's efforts and status in the acquisition, construction, and maintenance of new and additional trails in the State for the use of off-highway vehicles and in providing access to those trails.				
34 35 36	SECTION 7. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall take effect on the taking effect of the termination provision specified in Section 5 of Chapters 361 and 362 of the Acts of the General Assembly of 2001, as amended by Chapter 249 of the Acts of the General Assembly of 2003. If that termination provision takes effect, Section 2 of this Act shall be abrogated and of no further force and effect. This Act may not be interpreted to have any effect on that termination provision.				

- SECTION 8. AND BE IT FURTHER ENACTED, That, subject to the provisions of Section 7 of this Act, this Act shall take effect October 1, 2006.