HOUSE BILL 592

R4 9lr2510 CF SB 521

By: Delegate Kullen Delegates Kullen, Beidle, and Weir

Introduced and read first time: February 6, 2009

Assigned to: Environmental Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 18, 2009

CHAPTER ____

1 AN ACT concerning

2

Vehicle Laws - Off-Highway Recreational Vehicles - Titling

3 FOR the purpose of defining "off-highway recreational vehicle"; altering the definition 4 of "vehicle" to include off-highway recreational vehicles; requiring the owner of 5 an off-highway recreational vehicle not purchased before a certain date to apply 6 for a certificate of title in certain circumstances; requiring an application for a 7 certificate of title for an off-highway recreational vehicle to be made by a 8 certain electronic transmission; altering certain requirements relating to the 9 electronic transmission of vehicle data to authorize transmission by a service 10 provider instead of a licensed dealer; providing that, for purposes of determining a certain excise tax, the fair market value of a used off-highway recreational 11 vehicle is the greater of the total purchase price or a certain amount; imposing 12 13 an excise tax for each original and each subsequent certificate of title issued for an off-highway recreational vehicle for which sales and use tax is not collected 14 15 at the time of purchase; providing that an off-highway recreational vehicle is 16 not required to be inspected when ownership is transferred; providing for the construction of this Act; and generally relating to off-highway recreational 17 18 vehicles and titling.

19 BY adding to

20 Article – Transportation

21 Section 11–140.1 and 13–102(13)

22 Annotated Code of Maryland

23 (2006 Replacement Volume and 2008 Supplement)

24 BY repealing and reenacting, with amendments,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1 2 3 4	Article – Transportation Section 11–176, 13–102(11) and (12), 13–104(a), 13–108.1, 13–809, and 23–106 Annotated Code of Maryland (2006 Replacement Volume and 2008 Supplement)
5 6 7 8 9	BY repealing and reenacting, without amendments, Article – Transportation Section 13–101.1 and 13–610 Annotated Code of Maryland (2006 Replacement Volume and 2008 Supplement)
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
12	Article - Transportation
13	11–140.1.
14 15	(A) "OFF-HIGHWAY RECREATIONAL VEHICLE" MEANS A VEHICLE THAT IS:
16	(1) A MOTOR-ASSISTED OR MOTOR-DRIVEN VEHICLE THAT:
17 18 19 20	(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
21	(II) IS COMMONLY KNOWN AS AN ALL-TERRAIN VEHICLE;
22 23 24 25	(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
26	(3) A SNOWMOBILE.
27	(B) "OFF-HIGHWAY RECREATIONAL VEHICLE" DOES NOT INCLUDE:
28 29	(1) A FARM VEHICLE AS DEFINED IN § 13–911 OF THIS ARTICLE
30	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.

1 2 3	(C) THE ADMINISTRATION MAY ESTABLISH BY REGULATION OTHER REQUIREMENTS FOR OR LIMITATIONS ON THE DEFINITION OF "OFF-HIGHWAY RECREATIONAL VEHICLE".
4	11–176.
5 6 7	(a) (1) "Vehicle" means, except as provided in subsection (b) of this section, any device in, on, or by which any individual or property is or might be transported or towed on a highway.
8 9	(2) "Vehicle" includes a low speed vehicle AND AN OFF-HIGHWAY RECREATIONAL VEHICLE.
L0 L1	(b) "Vehicle" does not include an electric personal assistive mobility device as defined in $\S~21-101(j)$ of this article.
12	13–101.1.
l3 l4 l5	Except as provided in § 13–102 of this subtitle, the owner of each vehicle that is in this State and for which the Administration has not issued a certificate of title shall apply to the Administration for a certificate of title of the vehicle.
16	13–102.
L 7	A certificate of title is not required for:
18	(11) A self–propelled invalid:
19	(i) Wheelchair; or
20	(ii) Tricycle; [or]
21 22	(12) A trailer, other than a camping trailer, rated by the manufacturer as having a gross vehicle weight of $2,\!500$ pounds or less; OR
23 24	(13) An off-highway recreational vehicle purchased before October 1, 2009.
25	13–104.
26 27	(a) (1) The application for a certificate of title of a vehicle shall be made by the owner of the vehicle on the form that the Administration requires.

(2) NOTWITHSTANDING ANY OTHER PROVISION OF THIS TITLE,

AN APPLICATION FOR A CERTIFICATE OF TITLE OF AN OFF-HIGHWAY

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- 1 RECREATIONAL VEHICLE SHALL BE MADE BY ELECTRONIC TRANSMISSION 2 UNDER § 13–610 OF THIS TITLE.
- 3 13–108.1.
- 4 (a) Notwithstanding any other provision of this title, the Administration may develop and implement an electronic system for the issuance of certificates of title and the recording and releasing of security interests.
- 7 (b) The electronic system may provide for:
- 8 (1) Recording titling and registration data without the issuance of a certificate of title; and
- 10 (2) Recording and releasing liens without the issuance of a security 11 interest filing.
- 12 (c) The electronic system may provide for the electronic transmission of vehicle data to and from [licensed dealers] **SERVICE PROVIDERS, AS DEFINED IN** § 13–610 OF THIS TITLE.
- 15 (d) The Administration shall adopt regulations to govern the electronic 16 transmission of titling and registration information authorized under this section.
- 17 13–610.
- 18 (a) (1) In this section the following words have the meanings indicated.
- 19 (2) "Fleet" means 10 or more vehicles.
- 20 (3) "Qualified owner" means a person, partnership, firm, or corporation, or an individual agent of a person, partnership, firm, or corporation, authorized by the Administration to transmit electronically proper titling and registration information and fees to the Administration.
- 24 (4) "Service provider" means a dealer or title service agent licensed 25 under Title 15 of this article or a qualified owner of a fleet.
- 26 (b) Subject to the approval of the Administration, a service provider may:
- 27 (1) Issue permanent registration plates to the transferee or renew the 28 registration of a vehicle if the service provider has electronically transmitted the 29 proper titling and registration information to the Administration, or an agent 30 designated by the Administration; and

1 Charge the transferee or the registered owner of the vehicle a fee $\mathbf{2}$ for the actual cost to the service provider of the electronic transmission service 3 described in item (1) of this subsection. The Administration shall adopt regulations to: 4 (c) 5 Govern the electronic transmission of titling and registration 6 information authorized under this section; and 7 (2)Determine the appropriate level of the fee that may be charged by service providers for the electronic transmission service. 8 9 13-809. 10 In this section the following words have the meanings indicated. (a) (1)11 (2)"Fair market value" means: 12 As to the sale of any new or used vehicle by a licensed dealer, the total purchase price, as certified by the dealer; 13 14 (ii) Except as provided in item (iv) of this paragraph, as to a 15 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: 16 17 The total purchase price; or 1. 18 2. \$640; 19 (iii) Except as provided in item (iv) of this paragraph, as to any 20 other used vehicle that is sold by any person other than a licensed dealer: 21The total purchase price, if the total purchase price is 1. 22less than \$500 below the retail value of the vehicle as shown in a national publication 23of used car values adopted for use by the Department; or 24 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 2526 adopted for use by the Department: 27 The total purchase price, if verified to the satisfaction A. of the Administration by a notarized bill of sale submitted in accordance with 28 29 subsection (d)(2) of this section; or 30 В. 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;

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(1)

$\frac{1}{2}$	(iv) As to a used trailer OR OFF-HIGHWAY RECREATIONAL VEHICLE that is sold by any person other than a licensed dealer, the greater of:
3	1. The total purchase price; or
4	2. \$320; and
5 6	(v) In any other case, the valuation shown in a national publication of used car values adopted for use by the Department.
7 8 9 10	(3) (i) Subject to subparagraph (ii) of this paragraph, "total purchase price" means the price of a vehicle agreed on by the buyer and the seller, including any dealer processing charge, less an allowance for trade—in but with no allowance for other nonmonetary consideration.
11 12 13 14	(ii) As to a person trading in a nonleased vehicle to enter into a lease for a period of more than 180 consecutive days, "total purchase price" means the retail value of the vehicle as certified by the dealer, including any dealer processing charge, less an allowance for the trade—in of the nonleased vehicle but with no allowance for other nonmonetary consideration.
16	(4) "Trailer" has the meaning stated in § 11–169 of this article.
17 18	(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:
19 20 21 22	(i) For each original and each subsequent certificate of title issued in this State for a motor vehicle, A trailer, [or] A semitrailer, OR AN OFF-HIGHWAY RECREATIONAL VEHICLE FOR WHICH SALES AND USE TAX IS NOT COLLECTED AT THE TIME OF PURCHASE; and
23 24 25	(ii) Except as provided in paragraph (2) of this subsection, for each motor vehicle, trailer, or semitrailer that is in interstate operation and registered under $\S 13-109(c)$ or (d) of this title without a certificate of title.
26 27	(2) (i) An excise tax of \$50 is imposed for the registration of a trailer exempt from the titling requirement under $\S 13-102(12)$ of this title.
28 29 30	(ii) In a case where the fair market value as defined in subsection (a)(2)(iii)2A of this section applies, the excise tax imposed under this part may not be less than \$32.
31 82	(3) A political subdivision of the State may not impose a sales tax, a use tax or excise tax on the issuance of a motor vehicle certificate of title

Except as provided in subsection (b)(2) of this section, the tax

imposed by this section is 6 percent of the fair market value of the vehicle.

1 2 3	(2) If the vehicle formerly was a vehicle exempt from the tax imposed by this section, the tax shall be reduced by any amount previously paid by the present owner as a sales and use tax on the vehicle under Title 11 of the Tax – General Article.
4 5 6	(3) (i) 1. In this subparagraph, "military" includes the Commissioned Corps of the Public Health Service, the National Oceanic and Atmospheric Administration, or the Coast and Geodetic Survey.
7 8 9 10 11	2. If the vehicle was formerly titled and registered in another state and the present owner has paid a sales or excise tax to that state at a rate less than that imposed by this State, then the tax imposed shall apply but at a rate measured by the difference only between the tax rate paid to the other state and the tax rate imposed by this section, if the present owner:
12 13	A. Has not been a Maryland resident for more than 60 days;
14 15	B. Is a member of the military on active duty and has not been a Maryland resident for more than 1 year; or
16 17 18	C. Is a Maryland resident who is a member of the military returning to Maryland from, or on, active duty and who applies for titling and registration in Maryland no more than 1 year after returning.
19 20 21 22	(ii) If the vehicle was formerly titled and registered in another state and the present owner requests to transfer the vehicle in accordance with $\S 13-810(c)(1)$ of this subtitle, the Administration shall change or correct the names contained in the certificate of title:
23 24	1. At the time the excise tax that is credited or imposed under this section is paid and a new title is issued; and
25 26	2. Without issuing multiple certificates of title or charging additional fees.
27 28	(iii) Except as provided in subsection $(b)(2)$ of this section, the minimum tax imposed under this section shall be \$100.
29 30	(d) Each applicant for a certificate of title or for registration under $\$ 13–109(c) of this title shall submit to the Administration:
31	(1) The information that the Administration considers necessary as to:
32	(i) The time of purchase of the vehicle; and

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$\begin{matrix} 1 \\ 2 \\ 3 \end{matrix}$	(ii) The purchase price and other information relating to the determination of the fair market value of the vehicle which may include, but is no limited to:
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) If the excise tax is based on the total purchase price of the vehicle as provided in subsection (a)(2)(iii)2A of this section, a notarized bill of sale that:
10	(i) Is designed by, and obtained from, the Administration;
11	(ii) Is signed by the buyer and the seller; and
12 13	(iii) Includes a statement explaining why the vehicle was sold a the price stated in the bill of sale.
14 15	(e) Any person who fails to pay the excise tax as required in this section is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$1,000.
16 17	(f) The Administration shall adopt regulations to implement the provision of this section.
18	23–106.
19	(a) This section does not apply to:
20 21	(1) Any transfer of a used vehicle to any licensed dealer or to any foreign dealer;
22	(2) Any transfer between:
23	(i) Spouses;
24	(ii) A parent and child; or
25 26	(iii) Co-owners of the vehicle to be transferred when a co-owner's name is being removed from the title;
27 28	(3) Any transfer of a used vehicle that is not to be both titled and registered in this State;
29	(4) Any transfer of a used vehicle among any agencies of the State;

$\frac{1}{2}$	article;	(5)	Any t	ransfer of a ı	ised v	ehicle	e as described in	§ 13–503.2 of this
3 4	which the tr	(6) ransfer	•	ransfer of a u				inter vivos trust in
5 6	article, regi	(7) stered,	•				ehicle, as defined (farm area/islan	l in § 13–935 of this d) vehicle ; OR
7 8	VEHICLE.	(8)	ANY	TRANSFER	OF	AN	OFF-HIGHWAY	RECREATIONAL
9 10	(b) licensed dea	(1) aler tha	-	-	-		•	subsection, if any vehicle, it shall:
11 12	the vehicle;	or	(i)	Prepare and	attac	h an i	nspection certific	cate to a window of
13 14	window of t	he veh	(ii) icle by	Have an inspanding	-			and attached to a
15 16 17 18	certificate	from a	transf n insp	ers a used v	ehicle n. Th	the e ins	person shall ok pection certifica	of this subsection, if otain an inspection te shall be issued
19 20 21 22 23 24	vehicle by transferee s	proceed hall ob	politio lings p tain th	cal subdivision oursuant to T he inspection c	of the itle 1 or tific	ne Star 2 of to ate fro	te after that sub he Criminal Pro om an authorized	oluntary transfer or division obtains the ocedure Article, the d inspection station. ched to a window of
25 26 27 28 29	capacity, Cl	lass F itraileı	Class E (tractory) vehice	C (truck) excer), Class G (frele, the transfer	eding eight	three traile	e-fourths ton m er or semitrailer)	registered, or to be anufacturer's rated , or Class G (dump vehicle may obtain

(5) In the case of a transfer of any used vehicle registered or to be registered, that is sold for dismantling or rebuilding purposes, the transferor or the transferee of the vehicle may obtain the required inspection certificate.

(6) On applying for a certificate of title of the vehicle, the transferee shall remove the inspection certificate from the vehicle and present it to the Administration.

SECTION 2. 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 titling of off-highway recreational vehicles as define
in this Act.
SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effectober 1, 2009.
Approved:
Governor.
Speaker of the House of Delegates.
President of the Senate.