First Regular Session Seventieth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 15-0592.02 Jery Payne x2157

HOUSE BILL 15-1054

HOUSE SPONSORSHIP

Brown,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

State, Veterans, & Military Affairs Finance

	A BILL FOR AN ACT
101	CONCERNING THE REGULATION OF OFF-HIGHWAY VEHICLES FOR
102	OPERATION ON CERTAIN ROADWAYS, AND, IN CONNECTION
103	THEREWITH, AUTHORIZING THE REGISTRATION OF
104	OFF-HIGHWAY VEHICLES WITH THE DEPARTMENT OF REVENUE.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill authorizes a person to drive an off-highway vehicle on a county roadway if the person has a driver's license and obeys the rules of the road. Off-highway vehicles are subject to the law against careless

driving and a speed limit of 40 miles per hour unless local authorities raise it.

The bill also authorizes a person to register an off-highway vehicle with the department of revenue, which issues license plates to registered vehicles. If a person registers an off-highway vehicle, the person may drive on county roads, as approved by the board of county commissioners. A person must comply with the following to operate a registered off-highway vehicle on a roadway:

- ! The vehicle must have insurance:
- ! The vehicle must display the license plate issued by the department;
- ! The driver must wear eye glasses or a helmet with eye protection;
- ! The vehicle must have brakes, a head lamp (if driven at night), and tail lights; and
- ! The driver and any passenger must wear a helmet if both are under 18 years of age.

To register an off-highway vehicle, a person shall pay:

- ! The license plate fee;
- ! The motorist insurance identification fee; and
- ! A registration fee of \$10.

A county may authorize and regulate the use of off-highway vehicles, authorize people to drive on roads without a driver's license, and enter into cooperative agreements with the federal government to enforce off-highway vehicle ordinances. A county must publish a map of all roadways available for off-highway vehicle use.

Violations are classified as class B traffic infractions, with a penalty of \$15 to \$100 and no license suspension points.

Except for off-highway vehicles used for agriculture, all off-highway vehicles must get a certificate of title by July 1, 2016. The penalties for this requirement are phased in until 2017.

- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1.** In Colorado Revised Statutes, 10-4-601, **amend** (6),
- 3 (10) introductory portion, and (10) (b); and **add** (4.5) as follows:
- 4 **10-4-601. Definitions.** As used in this part 6, unless the context
- 5 otherwise requires:
- 6 (4.5) "ENROLLED OFF-HIGHWAY VEHICLE" HAS THE MEANING SET
- 7 FORTH IN SECTION 42-1-102 (29.5), C.R.S.

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1	(6) "Motor vehicle" OR "AUTOMOBILE" means a motor vehicle, and
2	a low-power scooter, OR AN ENROLLED OFF-HIGHWAY VEHICLE as both
3	terms are defined in section 42-1-102, C.R.S.; except that "motor vehicle"
4	OR "AUTOMOBILE" does not include a toy vehicle, snowmobile, OTHER
5	off-highway vehicle, or vehicle designed primarily for use on rails.
6	(10) "Policy" means an automobile A MOTOR VEHICLE insurance
7	policy providing coverage for all or any of the following coverages:
8	Collision, comprehensive, bodily injury liability, property damage
9	liability, medical payments, and uninsured motorist coverage, or a
10	combination automobile MOTOR VEHICLE policy providing bodily injury
11	liability, property damage liability, medical payments, uninsured motorist,
12	and physical damage coverage, delivered or issued for delivery in this
13	state, insuring a single individual, or husband and wife, or family
14	members residing in the same household, as named insured, and under
15	which the insured vehicles therein designated IN THE POLICY are of the
16	following types only:
17	(b) Any other four-wheel motor VEHICLE OR ENROLLED
18	OFF-HIGHWAY vehicle with a load capacity of fifteen TWO THOUSAND FIVE
19	hundred pounds or less that is not used in the occupation, profession, or
20	business of the insured.
21	SECTION 2. In Colorado Revised Statutes, 10-4-608, amend (1)
22	introductory portion, (1) (b), and (1) (d) as follows:
23	10-4-608. Exemptions. (1) This part 6 shall DOES not apply to
24	any policy:
25	(b) Insuring more than four automobiles MOTOR VEHICLES;
26	(d) Covering a garage, automobile sales agency MOTOR VEHICLE

DEALER, AS DEFINED IN SECTION 12-6-102 (13), C.R.S.; USED MOTOR

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1	VEHICLE DEALER, AS DEFINED IN SECTION 12-6-102 (17), C.R.S.;
2	POWERSPORTS VEHICLE DEALER, AS DEFINED IN SECTION 12-6-502 (11),
3	C.R.S.; USED POWERSPORTS VEHICLE DEALER, AS DEFINED IN SECTION
4	12-6-502 (19), C.R.S.; OPERATION HAZARD IN A PUBLIC PARKING PLACE,
5	repair shop, OR service station; or public parking place; operation hazard;
6	or
7	SECTION 3. In Colorado Revised Statutes, 10-4-609, amend (1)
8	(a) as follows:
9	10-4-609. Insurance protection against uninsured motorists -
10	applicability. (1) (a) No automobile liability or An insurer shll not
11	ISSUE OR DELIVER, A motor vehicle liability policy insuring against loss
12	resulting from liability imposed by law for bodily injury or death suffered
13	by any person arising out of the ownership, maintenance, or use of a
14	motor vehicle shall be delivered or issued for delivery in this state with
15	respect to any motor vehicle licensed for highway use in this state unless
16	coverage is provided therein IN or supplemental thereto TO THE POLICY,
17	in limits for bodily injury or death set forth in section 42-7-103 (2),
18	C.R.S., under provisions approved by the commissioner, for the
19	protection of persons insured thereunder UNDER THE POLICY who are
20	legally entitled to recover damages from owners or operators of uninsured
21	motor vehicles because of bodily injury, sickness, or disease, including
22	death; resulting therefrom; except that the named insured may reject such
23	THE coverage in writing.
24	SECTION 4. In Colorado Revised Statutes, 10-4-613, amend (1)
25	as follows:
26	10-4-613. Glass repair and replacement. (1) (a) No A
27	DOMESTIC OR FOREIGN insurance company, domestic or foreign, or any

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1	ITS agent or employee, of such a company, shall NOT require or permit
2	that automobile MOTOR VEHICLE glass repair or replacement work must
3	be performed by a particular facility, individual, or business establishment
4	as a condition of payment of a claim. However, an insurance company
5	may provide REQUIRE that payments for such THE work shall be limited
6	to a fair, competitive price.
7	(b) No AN insurance company that issues, delivers, or renews
8	such a THE policy shall NOT:
9	(I) Fail to pay for the repair or replacement of automobile glass
10	by an insured's chosen vendor; nor shall any such insurance company OR
11	(II) Engage in any act or practice of intimidation, coercion, or
12	threat for or against any AN insured person or entity to use a particular
13	vendor or location for such glass repair or replacement work.
14	(c) No AN insurance company shall NOT agree to refund or rebate
15	any applicable deductible or portion thereof OF A DEDUCTIBLE as an
16	incentive or inducement to any AN insured to use a particular vendor or
17	location for glass repair or replacement work. The provisions of
18	(d) This section shall apply APPLIES to all policies of insurance
19	delivered, issued for delivery, or renewed in this state that cover motor
20	vehicles.
21	SECTION 5. In Colorado Revised Statutes, 10-4-617, amend (5)
22	as follows:
23	10-4-617. Insurers - biannual fee - auto theft prevention
24	authority. (5) As used in this section, "motor vehicle" does not include
25	vehicles A VEHICLE or vehicle combinations COMBINATION with a
26	declared gross weight of more than twenty-six thousand pounds OR A TOY
27	VEHICLE, SNOWMOBILE, OFF-HIGHWAY VEHICLE, OR VEHICLE DESIGNED

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1	PRIMARILY FOR USE ON RAILS.
2	SECTION 6. In Colorado Revised Statutes, 10-4-621, amend (2)
3	and (3) as follows:
4	10-4-621. Required coverages are minimum. (2) On and after
5	January 1, 2005, all Insurers shall offer collision coverage for damage to
6	insured motor vehicles subject to deductibles of one hundred dollars and
7	two hundred fifty dollars. Insurers may offer such other reasonable
8	deductibles as they deem appropriate. IF THE ACCIDENT OCCURS WITHIN
9	THE UNITED STATES OR ITS TERRITORIES OR POSSESSIONS, collision
10	coverage shall MUST provide insurance without regard to fault against
11	accidental property damage to the insured motor vehicle RESULTING
12	FROM:
13	(a) PHYSICAL CONTACT with another motor vehicle or motor
14	vehicle caused by physical contact of the insured with another object; or
15	(b) by THE upset of the insured motor vehicle. if the accident
16	occurs within the United States or its territories or possessions.
17	(3) No AN insurer may SHALL NOT surcharge, refuse to write,
18	cancel, or nonrenew a complying policy of automobile insurance based
19	solely on the method of compliance or level of coverage chosen, as long
20	as the requirements are met under section 42-3-105 (1) (d) (I) or (1) (f),
21	C.R.S., ARE SATISFIED.
22	SECTION 7. In Colorado Revised Statutes, 10-4-630, amend (1)
23	as follows:
24	10-4-630. Exclusion of named driver. (1) In any case where IF
25	an insurer is authorized under this part 6 to cancel, or refuse to renew, or
26	increase the premiums on an automobile liability insurance A policy under
27	which more than one person is insured because of the claim experience

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or driving record of one or more but less than all of the persons insured under the policy, the insurer shall, in lieu of cancellation, nonrenewal, or premium increase, offer to continue or renew the insurance but to exclude from coverage, by name, the person whose claim experience or driving record would have justified the cancellation, or nonrenewal, OR PREMIUM INCREASE. The premiums charged on any such A policy excluding a named driver shall MUST not reflect the claims, experience, or driving record of the excluded named driver.

SECTION 8. In Colorado Revised Statutes, **amend** 10-4-633 as follows:

10-4-633. Certification of policy and notice forms. (1) All insurers providing automobile MOTOR VEHICLE insurance and who are THAT ARE authorized by the commissioner to conduct business in Colorado shall submit an annual report to the commissioner listing any policy forms, endorsements, cancellation notices, renewal notices, disclosure forms, notices of proposed premium increases, notices of proposed reductions in coverage, and such ANY other forms as may be requested by the commissioner THAT THE INSURER issued or delivered to any policyholder in Colorado. Such THE listing shall MUST be submitted no later than July 1 of each year and shall MUST contain a certification by an officer of the organization that, to the best of the officer's knowledge, each policy form, endorsement, or notice form in use complies with Colorado law. THE COMMISSIONER SHALL DETERMINE the necessary elements of the certification. shall be determined by the commissioner:

(2) All insurers providing automobile MOTOR VEHICLE insurance and who THAT are authorized by the commissioner to conduct business in Colorado shall also submit to the commissioner a list LISTING of any new

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policy form, endorsement, cancellation notice, renewal notice, disclosure form, notice of proposed premium increase, notice of proposed reductions in coverage, and any other form as may be requested by the commissioner at least thirty-one days before using such THE policy form, endorsement, cancellation notice, renewal notice, disclosure form, notice of proposed premium increase, notice of proposed reductions in coverage, and any OR other form. as may be requested by the commissioner. Such THE listing shall MUST also contain a certification by an officer of the organization that, to the best of the officer's knowledge, each new policy form, endorsement, or notice form proposed to be used complies with Colorado law. The COMMISSIONER SHALL DETERMINE THE necessary elements of the certification. shall be determined by the commissioner.

(3) The commissioner shall have the power to MAY examine and investigate insurers authorized to conduct business in Colorado to determine whether automobile policy forms, endorsements, cancellation notices, renewal notices, disclosure forms, notices of proposed premium increases, notices of proposed reductions in coverage, and such ANY other forms as may be requested by the commissioner comply with the certification of the organization and statutory mandates.

SECTION 9. In Colorado Revised Statutes, 10-4-633.5, **amend** (1) (a) and (5) as follows:

10-4-633.5. Insurance policies - plain language required - rules. (1) (a) An insurer issuing or renewing automobile insurance policies subject to this part 6 shall not issue or renew a policy unless the text of the policy form does not exceed the tenth-grade level, as measured by the Flesch-Kincaid grade level formula, or does not score less than fifty as measured by the Flesch reading ease formula.

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- 1 (5) (a) The requirements of This section shall DOES not apply to commercial automobile VEHICLE insurance coverage.

 (b) For the purpose of this subsection (5), "commercial automobile VEHICLE insurance coverage" means any insurance coverage provided to an insured, regardless of the number of vehicles or entities covered, under a commercial automobile VEHICLE, garage, motor carrier,
- or truckers' coverage policy form and rated using either a commercial manual or rating rule.
- **SECTION 10.** In Colorado Revised Statutes, 10-4-635, **amend** 10 (1) (a), (4) introductory portion, and (4) (a) as follows:

- 10-4-635. Medical payments coverage disclosure definitions.

 (1) (a) Except as otherwise provided in this subsection (1), no automobile liability or motor vehicle liability AN INSURER SHALL NOT DELIVER OR ISSUE FOR DELIVERY IN THIS STATE A policy insuring against loss resulting from liability imposed by law for bodily injury or death suffered by any person arising out of the ownership, maintenance, or use of a motor vehicle shall be delivered or issued for delivery in this state unless coverage is provided in the policy or in a supplemental policy for medical payments with benefits of five thousand dollars for bodily injury, sickness, or disease resulting from the ownership, maintenance, or use of the motor vehicle.
 - (4) This section shall DOES not apply to:
 - (a) A person obtaining an automobile liability or motor vehicle policy insuring against loss resulting from the ownership, maintenance, or use of a motorcycle, OFF-HIGHWAY VEHICLE, low-power scooter, or toy vehicle, as defined in section 42-1-102, C.R.S.; a snowmobile, as defined in section 33-14-101 (11), C.R.S.; or any vehicle designed primarily for

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use off the road or on rails;

SECTION 11. In Colorado Revised Statutes, 10-4-636, **amend**3 (1) (a), (2), (4) introductory portion, (4) (a), (4) (b), (4) (d), and (8) as
4 follows:

10-4-636. Disclosure requirements for insurance products offered - rules. (1) (a) An insurer or producer issuing automobile insurance policies UNDER THIS PART 6 shall, as a condition of doing business in this state, have on file for public inspection at the division a summary disclosure form that contains an explanation of the major coverages and exclusions of such THE policies of insurance together with a recitation of general factors considered in cancellation, nonrenewal, and increase-in-premium situations. Each summary disclosure form shall MUST provide notice, in bold-faced letters TYPE, that the policyholder should read the policy for complete details and such THAT THE disclosure form shall not be construed to DOES NOT replace any provision of the policy itself.

- (2) In addition to the disclosure required by subsection (1) of this section, any insurer or producer offering motor vehicle coverage pursuant to UNDER this part 6 shall provide a clear explanation to the insured regarding the products purchased, the amount of coverage purchased, and the applicability of the coverage depending on the determination of fault of the insured in an automobile A MOTOR VEHICLE accident.
- (4) The disclosure form required by subsection (1) of this section shall MUST include a disclosure specifying that:
- (a) Medical payments coverage pays for reasonable health care expenses incurred for bodily injury caused by an automobile A MOTOR VEHICLE accident, regardless of fault, up to the policy limits chosen by the

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1	insured;
2	(b) Medical payments coverage is primary to any health insurance
3	coverage available to an insured when injured in an automobile A MOTOR
4	VEHICLE accident;
5	(d) An insured who is injured in an automobile A MOTOR VEHICLE
6	accident will not receive benefits from medical payments coverage for
7	any medical expenses incurred as a result of an accident that is the fault
8	of the insured unless medical payments coverage is purchased.
9	(8) The disclosures required by this section shall DO not apply to
10	commercial automobile VEHICLE insurance policies, as defined by the
11	commissioner in rules adopted pursuant to section 10-4-641 (1).
12	SECTION 12. In Colorado Revised Statutes, 10-4-641, amend
13	(1) as follows:
14	10-4-641. Rules - medical payments coverage. (1) The
15	commissioner shall promulgate any necessary rules for the administration
16	of medical payments coverage and coordination of benefits and the
17	implementation of section 10-4-636 (4) concerning disclosures required
18	to be made regarding medical payments coverage and the definition of
19	commercial automobile VEHICLE insurance policies for purposes of the
20	exception allowed in section 10-4-636 (8). Medical payments coverage
21	shall be IS primary to any health insurance benefit of a person injured in
22	a motor vehicle accident, and medical payments coverage shall apply
23	APPLIES to any coinsurance or deductible amount required by the injured
24	person's health coverage plan, as defined in section 10-16-102 (34).
25	SECTION 13. In Colorado Revised Statutes, add 33-14.5-100.2
26	as follows:
27	33-14.5-100.2. Legislative declaration. The GENERAL ASSEMBLY

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1	FINDS, DETERMINES, AND DECLARES THAT A FEE FOR REGISTRATION OF
2	OFF-HIGHWAY VEHICLES UNDER THIS ARTICLE IS SEPARATE FROM A
3	REGISTRATION FEE OR OTHER CHARGE WITH RESPECT TO THE OPERATION
4	OF A MOTOR VEHICLE UPON A PUBLIC HIGHWAY.
5	SECTION 14. In Colorado Revised Statutes, 33-14.5-101,
6	amend (3) introductory portion, (3) (d), and (3) (g) as follows:
7	33-14.5-101. Definitions. As used in this article, unless the
8	context otherwise requires:
9	(3) "Off-highway vehicle" means any A self-propelled vehicle
10	which THAT is designed to travel on wheels or tracks in contact with the
11	ground, which is designed primarily for use off of the public highways,
12	and which is generally and commonly used to transport persons for
13	recreational purposes. "Off-highway vehicle" does not include: the
14	following:
15	(d) Golf carts CARS;
16	(g) MOTOR vehicles registered pursuant to article 3 of title 42,
17	C.R.S.
18	SECTION 15. In Colorado Revised Statutes, amend 33-14.5-103
19	as follows:
20	33-14.5-103. Proof of ownership for registration purposes -
21	repeal. (1) The division shall require proof of ownership for an
22	off-highway vehicle prior to the initial registration required under this
23	article, but the division shall not issue a certificate of title for the vehicle.
24	IF THE OFF-HIGHWAY VEHICLE IS REQUIRED TO BE TITLED UNDER ARTICLE
25	6 of title 42, C.R.S., the division shall require the owner to
26	EVIDENCE A CERTIFICATE OF TITLE.
27	(2) The division shall keep a record of the manufacturer's numbers

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1	of all off-highway vehicles registered pursuant to this article. and shall
2	provide the department of revenue with a copy of said record monthly.
3	The department of revenue shall maintain a computerized list of such
4	record in order to aid in the recovery of stolen off-highway vehicles.
5	(3)(a) The division shall notify each owner with the initial
6	REGISTRATION OR REREGISTRATION OF AN OFF-HIGHWAY VEHICLE THAT
7	COLORADO LAW REQUIRES OFF-HIGHWAY VEHICLES TO HAVE A
8	CERTIFICATE OF TITLE ISSUED UNDER ARTICLE 6 OF TITLE 42, C.R.S.
9	(b) This subsection (3) is repealed, effective July 1, 2019.
10	SECTION 16. In Colorado Revised Statutes, 33-14.5-108,
11	amend (1) introductory portion as follows:
12	33-14.5-108. Off-highway vehicle operation prohibited on
13	streets, roads, and highways. (1) No A PERSON SHALL NOT DRIVE AN
14	off-highway vehicle may be operated THAT IS NOT REGISTERED UNDER
15	ARTICLE 3 OF TITLE 42, C.R.S., on the public streets, roads, or highways
16	of this state except in the following cases:
17	SECTION 17. In Colorado Revised Statutes, 33-14.5-110,
18	amend (1) as follows:
19	33-14.5-110. Regulation by political subdivisions. (1) Any
20	county, city and county, city, or town acting by its governing body may
21	regulate the operation of off-highway vehicles on public lands, waters,
22	and property under its jurisdiction and on streets and highways within its
23	boundaries by resolution or ordinance of the governing body and by
24	giving appropriate notice thereof if such THE regulation is not inconsistent
25	CONSISTENT with the provisions of this article, ARTICLES 3 AND 4 OF TITLE
26	42, C.R.S., and the rules and regulations promulgated pursuant thereto
27	UNDER THIS ARTICLE.

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1	SECTION 18. In Colorado Revised Statutes, 42-1-102, amend
2	(58) and (112); and add (3.5) and (29.5) as follows:
3	42-1-102. Definitions. As used in articles 1 to 4 of this title,
4	unless the context otherwise requires:
5	(3.5) "ALL-TERRAIN VEHICLE" MEANS A VEHICLE THAT
6	TRAVELS ON LOW-PRESSURE TIRES WITH A SEAT THAT IS STRADDLED BY
7	THE RIDER AND WITH HANDLEBARS FOR STEERING CONTROL.
8	(29.5) (a) "Enrolled off-highway vehicle" means an
9	OFF-HIGHWAY VEHICLE THAT IS REGISTERED UNDER ARTICLE 3 OF THIS
10	TITLE.
11	(b) "Enrolled off-highway vehicle" does not mean an
12	OFF-HIGHWAY VEHICLE:
13	(I) USED PRIMARILY FOR AGRICULTURAL PURPOSES; OR
14	(II) THAT IS NOT REGISTERED AND IS BEING DRIVEN AS
15	AUTHORIZED BY SECTION 33-14.5-108 (1), C.R.S.
16	(58) (a) "Motor vehicle" means:
17	(I) Any self-propelled vehicle that is designed primarily for travel
18	on the public highways and that is generally and commonly used to
19	transport persons and property over the public highways; or AND
20	(II) A low-speed electric vehicle. except that the term
21	(b) "MOTOR VEHICLE" does not include low-power scooters,
22	wheelchairs, or vehicles moved solely by human power. For the purposes
23	of the offenses described in sections 42-2-128, 42-4-1301, 42-4-1301.1,
24	and 42-4-1401, for farm tractors and off-highway vehicles, as defined in
25	section 33-14.5-101 (3), C.R.S., operated on streets and highways, "motor
26	vehicle" includes a farm tractor or an off-highway vehicle OPERATED ON
27	STREETS AND HIGHWAYS that is not otherwise classified as a motor

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1 vehicle. 2 (c) For the purposes of sections 42-2-127, 42-2-127.7, 42-2-128, 3 42-2-138, 42-2-206, 42-4-1301, and 42-4-1301.1, "motor vehicle" 4 includes a low-power scooter. 5 (112) "Vehicle" means a device that is capable of moving itself, 6 or of being moved, from place to place upon wheels or endless tracks. 7 "Vehicle" includes, without limitation, a bicycle, electrical assisted 8 bicycle, or EPAMD, but does not include a wheelchair, off-highway 9 vehicle, snowmobile, farm tractor, or implement of husbandry designed 10 primarily or exclusively for use and used in agricultural operations or any 11 device moved exclusively over stationary rails or tracks or designed to 12 move primarily through the air. 13 **SECTION 19.** In Colorado Revised Statutes, 42-1-210, amend 14 (1) (a) as follows: 15 42-1-210. County clerk and recorders and manager of revenue 16 or other appointed official as agents - legislative declaration - fee. 17 (1) (a) (I) The county clerk and recorder in each county in the state of 18 Colorado, the clerk and recorder in the city and county of Broomfield, 19 and, in the city and county of Denver, the manager of revenue or such 20 other official of the city and county of Denver as may be appointed by the 21 mayor to perform functions related to the registration of motor vehicles, 22 are hereby designated as the authorized agents of the department for the 23 administration of the provisions of articles 3 and 6 of this title relating to 24 registrations of motor vehicles in such counties; and EACH COUNTY; for 25 the enforcement of the provisions of section 42-6-139 relating to 26 CONCERNING the registering and titling of motor vehicles in such counties

EACH COUNTY; and for the enforcement of the provisions of section

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38-29-120, C.R.S., relating to CONCERNING the titling of manufactured homes; but any such authorized agent in a county has the power to MAY appoint and employ such motor vehicle registration and license clerks as are actually necessary in the issuance of motor TO ISSUE vehicle licenses. and

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(II) THE AUTHORIZED AGENT shall retain for the purpose of defraying such expenses, including mailing, a sum equal to A FEE OF four dollars per paid motor VEHICLE REGISTRATION OR ENROLLED OFF-HIGHWAY vehicle registration and FOR EACH PAID registration requiring a metallic plate, plates, individual temporary registration number plates, or validation tab or sticker as provided in section 42-3-201. This fee of four dollars shall apply APPLIES to every registration of a motor VEHICLE OR ENROLLED OFF-HIGHWAY vehicle, that is designed primarily to be operated or drawn on any highway of this state, except such vehicles as are specifically exempted from payment of any registration fee by the provisions of article 3 of this title, and shall be IS in addition to the annual registration fee prescribed by law for such THE vehicle. The fee of four dollars UNDER THIS SUBPARAGRAPH (II), when collected by the department, shall be credited to the same fund as registration fees collected by the department.

(III) The county clerk and recorders, the clerk and recorder in the city and county of Broomfield, and the manager of revenue or such other official of the city and county of Denver as may be appointed by the mayor to perform functions related to the registration of motor vehicles in the city and county of Denver so designated as the authorized agents of the department, as provided in this section, AUTHORIZED AGENTS shall serve as such authorized agents under the provisions of this part 2 without

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1	additional remuneration or fees, except as otherwise provided in articles
2	1 to 6 of this title.
3	SECTION 20. In Colorado Revised Statutes, 42-2-103, amend
4	(1) (c), (2), and (3) as follows:
5	42-2-103. Motorcycles - low-power scooters - off-highway
6	vehicles - driver's license required. (1) (c) A person shall not operate
7	DRIVE a two-wheel motorcycle OR A TWO-WHEEL OFF-HIGHWAY VEHICLE
8	on a roadway without a general motorcycle endorsement, but a person
9	who possesses a general motorcycle endorsement may operate any DRIVE
10	A motorcycle OR OFF-HIGHWAY VEHICLE on the roadway.
11	(2) (a) (I) An operator A DRIVER of a low-power scooter shall
12	possess a valid driver's license or minor driver's license.
13	(II) THE DRIVER OF AN OFF-HIGHWAY VEHICLE ON A ROADWAY
14	SHALL POSSESS A VALID DRIVER'S LICENSE OR MINOR DRIVER'S LICENSE.
15	(b) No A PERSON SHALL NOT DRIVE A low-power scooter shall be
16	operated on any ON THE interstate system, as described in section
17	43-2-101 (2), C.R.S., except IN AREAS where a bicycle may be operated
18	DRIVEN on such the interstate system. A PERSON SHALL NOT DRIVE A
19	LOW-POWER SCOOTER on any limited-access road of the state highway
20	system, as described in section 43-2-101 (1), C.R.S., or on any A sidewalk
21	unless such THE operation is specifically designated. Low-power scooters
22	may be operated DRIVEN upon roadways, except as provided in this
23	section, and in bicycle lanes included within such roadways.
24	(3) (a) A person who operates DRIVES a motorcycle in violation of
25	subsection (1) of this section commits the offense of driving a motor
26	vehicle without the correct class of license in violation of section
27	42-2-101 (4) and shall be punished as provided in section SECTIONS

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1	42-2-101 (10) AND 42-4-1/01 (4).
2	(b) A VIOLATION OF SUBSECTION (2) OF THIS SECTION IS A CLASS
3	B TRAFFIC INFRACTION.
4	SECTION 21. In Colorado Revised Statutes, 42-3-103, add (6)
5	as follows:
6	42-3-103. Registration required - exemptions - rules.
7	(6) (a) EXCEPT AS AUTHORIZED BY SECTION 33-14.5-108, C.R.S., OR BY
8	PARAGRAPH (b) OF THIS SUBSECTION (6), A PERSON SHALL NOT DRIVE AN
9	OFF-HIGHWAY VEHICLE ON A ROADWAY UNLESS THE OWNER REGISTERS
10	THE VEHICLE WITH THE DEPARTMENT. THE REGISTRATION EXPIRES WHEN
11	OWNERSHIP OF THE OFF-HIGHWAY VEHICLE IS TRANSFERRED TO ANOTHER
12	PERSON.
13	(b) A PERSON OR OWNER WHO RESIDES IN A FOREIGN JURISDICTION
14	AND OWNS AN OFF-HIGHWAY VEHICLE THAT IS NORMALLY STORED IN A
15	FOREIGN JURISDICTION NEED NOT REGISTER THE OFF-HIGHWAY VEHICLE
16	WITH THE DEPARTMENT TO OPERATE THE VEHICLE ON A COUNTY ROAD
17	AUTHORIZED FOR OFF-HIGHWAY VEHICLE USE UNDER SECTION 42-4-109.7
18	(2) (a).
19	(c) REGISTERING AN OFF-HIGHWAY VEHICLE UNDER THIS ARTICLE
20	DOES NOT SUPERCEDE OR CHANGE THE REQUIREMENT TO REGISTER AN
21	OFF-HIGHWAY VEHICLE UNDER SECTION 33-14.5-102, C.R.S.
22	(d) AN OFF-HIGHWAY VEHICLE IS NOT SUBJECT TO ANY SPECIFIC
23	OWNERSHIP TAX OR MOTOR VEHICLE REGISTRATION FEE UNLESS THE TAX
24	OR FEE IS EXPRESSLY AUTHORIZED FOR AN OFF-HIGHWAY VEHICLE BY
25	ARTICLES 1 TO 3 OF THIS TITLE.
26	(e) A VIOLATION OF THIS SUBSECTION (6) IS A CLASS B TRAFFIC
27	INFRACTION.

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SECTION 22. In Colorado Revised Statutes, 42-3-105, **amend** (1) (d), (2) introductory portion, and (4) as follows:

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42-3-105. Application for registration - tax. (1) (d) (I) The department or its authorized agents shall not register a motor vehicle, AN OFF-HIGHWAY VEHICLE, or A low-power scooter unless the applicant has a complying motor vehicle insurance policy pursuant to part 6 of article 4 of title 10, C.R.S., or a certificate of self-insurance in full force and effect as required by sections 10-4-619 and 10-4-624, C.R.S. The requirements of this paragraph (d) apply only to motor vehicles classified as Class C personal property under section 42-3-106 (2) (c), to light trucks that do not exceed sixteen thousand pounds empty weight, to sports SPORT utility vehicles that are classified as Class B personal property under section 42-3-106 (2) (b), OFF-HIGHWAY VEHICLES, or to low-power scooters. The applicant shall provide the department or its authorized agents with the proof of insurance certificate or insurance identification card provided to the applicant by the applicant's insurer pursuant to section 10-4-604.5, C.R.S., or provide proof of insurance in such other media as is authorized by the department. Nothing in this paragraph (d) shall be interpreted to preclude PRECLUDES the department from electronically transmitting insurance information to designated agents pursuant to IN ACCORDANCE WITH section 42-7-604 for the purpose of ensuring compliance with mandatory insurance requirements.

(II) Any person who knowingly provides fraudulent information or documents under subparagraph (I) of this paragraph (d) to obtain registration of a motor vehicle, AN OFF-HIGHWAY VEHICLE, or A low-power scooter is guilty of a misdemeanor and is subject to the criminal and civil penalties provided under section 42-6-139 (3) and (4).

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(2) Upon applying for registration, the owner of a motor vehicle, ANOFF-HIGHWAY VEHICLE, or A low-power scooter shall receive a written notice printed on the application for registration in type that is larger than the other information contained on the application for registration. The department shall advise the applicant in the notice that motor vehicle insurance or operator's coverage is compulsory in Colorado, that noncompliance is a misdemeanor traffic offense, that the minimum penalty is a five-hundred-dollar fine, that the maximum penalty is one year's imprisonment and a one-thousand-dollar fine, and that the owner is required as a condition of registering the vehicle to either:

- (4) (a) A motor vehicle dealer, or used motor vehicle dealer, OR POWERSPORTS VEHICLE DEALER licensed under article 6 of this title may act as an authorized agent of the department for the purposes of compliance with this section and collection of fees required for the registration of low-power scooters OR OFF-HIGHWAY VEHICLES required by this article. When the owner of the low-power scooter complies with this section, the dealer shall forward to the department an affidavit swearing that the owner has insurance, the statement required by subsection (2) of this section, and the fees required by part 3 of this article for the registration of a low-power scooter OR AN OFF-HIGHWAY VEHICLE.
- (b) Notwithstanding any provision of law to the contrary, in a civil action for damages or indemnification resulting from the operation of a motor vehicle, a motor vehicle dealer, used motor vehicle dealer, POWERSPORTS VEHICLE DEALER, or employee thereof shall IS not be liable for an act or omission arising as a result of the dealer or employee performing the functions of an agent pursuant to this subsection (4).
 - (c) Upon finding a pattern of failure to comply with the

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1	requirements of paragraph (a) of this subsection (4), the department may
2	withdraw a motor vehicle dealer's, or used motor vehicle dealer's, OR
3	POWERSPORTS VEHICLE DEALER'S authorization to act as an agent of the
4	department.
5	SECTION 23. In Colorado Revised Statutes, 42-3-201, add (8)
6	as follows:
7	42-3-201. Number plates furnished - style - periodic reissuance
8	- tabs - rules. (8) (a) Upon registration of an off-highway vehicle,
9	THE DEPARTMENT SHALL ISSUE A LICENSE PLATE FOR THE VEHICLE THAT:
10	(I) IS THE SAME SIZE AS A MOTORCYCLE LICENSE PLATE; AND
11	(II) DISPLAYS THE REGISTRATION NUMBER IN NUMERALS OR
12	LETTERS OF AT LEAST ONE AND ONE-HALF INCHES IN HEIGHT.
13	(b) THE OWNER OF AN ENROLLED OFF-HIGHWAY VEHICLE NEED
14	NOT:
15	(I) REREGISTER THE VEHICLE SO LONG AS THE ENROLLED
16	OFF-HIGHWAY VEHICLE IS NOT SOLD OR TRANSFERRED TO ANOTHER
17	OWNER; OR
18	(II) OBTAIN VALIDATING STICKERS OR TABS.
19	SECTION 24. In Colorado Revised Statutes, 42-3-202, amend
20	(1) (a) as follows:
21	42-3-202. Number plates to be attached. (1) (a) The owner shall
22	attach the number plates assigned to a self-propelled vehicle, other than
23	a motorcycle, autocycle, ENROLLED OFF-HIGHWAY VEHICLE, or street rod
24	vehicle, to the vehicle with one in the front and the other in the rear. The
25	owner shall attach the number plate assigned to a motorcycle, autocycle,
26	ENROLLED OFF-HIGHWAY VEHICLE, street rod vehicle, trailer, semitrailer,
27	other vehicle drawn by a motor vehicle, or special mobile machinery to

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1	the rear of the venicle. The owner shall display number plates during the
2	current registration year, except as otherwise provided in this article.
3	SECTION 25. In Colorado Revised Statutes, 42-3-203, amend
4	(3) (a) (I) and (3) (b) as follows:
5	42-3-203. Standardized plates - rules. (3) (a) (I) The department
6	may issue individual temporary registration number plates, tags, or
7	certificates good for a period not to exceed sixty days upon application by
8	an owner of a motor VEHICLE OR OFF-HIGHWAY vehicle or the owner's
9	agent and the payment of a registration fee of two dollars, one dollar and
10	sixty cents OF WHICH IS to be retained by the authorized agent or
11	department issuing the plates, tags, or certificates and the remainder to be
12	remitted monthly to the department to be transmitted to the state treasurer
13	for credit to the highway users tax fund.
14	(b) The department may issue to licensed motor vehicle dealers
15	AND POWERSPORTS VEHICLE DEALERS temporary registration number
16	plates, tags, or certificates in blocks of twenty-five upon payment of a fee
17	of twelve dollars and fifty cents for each block of twenty-five. fifty
18	percent thereof to be retained by The county clerk and recorder SHALI
19	RETAIN ONE-HALF OF THIS AMOUNT AND SHALL FORWARD and the
20	remainder to be remitted monthly to the department to be transmitted to
21	the state treasurer for credit to the highway users tax fund and allocation
22	and expenditure as specified in section 43-4-205 (5.5) (b), C.R.S.
23	SECTION 26. In Colorado Revised Statutes, 42-3-301, amend
24	(1) (a) as follows:
25	42-3-301. License plate cash fund - license plate fees. (1) (a) In
26	addition to the payment of any fees for motor vehicle registration or for
27	the issuance of license plates, decals, or validating tabs, each owner of a

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decal, or validating tab for a motor vehicle pursuant to UNDER this article shall also pay a fee to cover the direct costs of such THE plates, decals, or tabs. The amount of the fee imposed pursuant to this section shall be as specified in paragraph (b) of subsection (2) of this section. SECTION 27. In Colorado Revised Statutes, 42-3-304, amend (18) (d) (I) as follows: 42-3-304. Registration fees - passenger and passenger-mile taxes - clean screen fund - definitions. (18) (d) (I) In addition to any
tabs. The amount of the fee imposed pursuant to this section shall be as specified in paragraph (b) of subsection (2) of this section. SECTION 27. In Colorado Revised Statutes, 42-3-304, amend (18) (d) (I) as follows: 42-3-304. Registration fees - passenger and passenger-mile
specified in paragraph (b) of subsection (2) of this section. SECTION 27. In Colorado Revised Statutes, 42-3-304, amend (18) (d) (I) as follows: 42-3-304. Registration fees - passenger and passenger-mile
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(18) (d) (I) as follows: 42-3-304. Registration fees - passenger and passenger-mile
42-3-304. Registration fees - passenger and passenger-mile
taxes - clean screen fund - definitions. (18) (d) (I) In addition to any
•
other fee imposed by this section, the owner shall pay, at the time of
registering a motor vehicle, AN OFF-HIGHWAY VEHICLE, or A low-power
scooter, a motorist insurance identification fee. The fee DEPARTMENT
shall be adjusted annually by the department ADJUST THE FEE based upon
moneys appropriated by the general assembly for the operation of the
motorist insurance identification database program. The department shall
transmit the fee to the state treasurer, who shall credit it to the Colorado
state titling and registration account created in section 42-1-211 (2).
SECTION 28. In Colorado Revised Statutes, add 42-3-315 as
follows:
42-3-315. Enrolled off-highway vehicle registration fee.
(1) THE OWNER SHALL PAY A TEN-DOLLAR FEE TO REGISTER AN
OFF-HIGHWAY VEHICLE WITH THE DEPARTMENT.
(2) THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEYS FROM
THE HIGHWAY USERS TAX FUND CREATED IN SECTION 43-4-201, C.R.S.,
FOR THE ADMINISTRATION OF OFF-HIGHWAY VEHICLE REGISTRATION
UNDER THIS ARTICLE, AND THE STATE TREASURER SHALL ALLOCATE THE

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1	EXCESS OF THE AMOUNT OF THE APPROPRIATIONS AS SPECIFIED IN SECTION
2	43-4-205 (5.5) (f), C.R.S.
3	SECTION 29. In Colorado Revised Statutes, add 42-4-109.7 as
4	follows:
5	42-4-109.7. Off-highway vehicles. (1) A PERSON DRIVING AN
6	OFF-HIGHWAY VEHICLE UPON A ROADWAY HAS ALL OF THE RIGHTS AND IS
7	SUBJECT TO ALL OF THE DUTIES OF A DRIVER OF A MOTOR VEHICLE UNDER
8	ARTICLES 1 TO 4 OF THIS TITLE EXCEPT THOSE PROVISIONS OF THIS ARTICLE
9	THAT BY THEIR NATURE HAVE NO APPLICATION. UNLESS THE STATUTE
10	SETTING FORTH A PENALTY FOR VIOLATION OF A DUTY SPECIFIES THAT THE
11	PENALTY APPLIES TO AN OFF-HIGHWAY VEHICLE, A VIOLATION OF ANY
12	DUTY IMPOSED UNDER ARTICLES 1 TO 4 OF THIS TITLE IS A CLASS B
13	TRAFFIC INFRACTION.
14	(2) (a) (I) A PERSON MAY DRIVE AN ENROLLED OFF-HIGHWAY
15	VEHICLE ON COUNTY ROADS THAT HAVE BEEN AUTHORIZED FOR
16	OPERATION BY THE COUNTY.
17	(II) PROHIBITING A PERSON FROM DRIVING ON A ROADWAY DOES
18	NOT PROHIBIT THE PERSON FROM DRIVING ACROSS THE ROADWAY AT AN
19	AT-GRADE INTERSECTION WITH AN AUTHORIZED ROADWAY.
20	(b) A PERSON SHALL NOT DRIVE AN ENROLLED OFF-HIGHWAY
21	VEHICLE ON A STATE HIGHWAY; EXCEPT THAT A PERSON MAY DRIVE AN
22	ENROLLED OFF-HIGHWAY VEHICLE TO DIRECTLY CROSS A STATE HIGHWAY
23	AT AN AT-GRADE CROSSING TO CONTINUE TRAVELING ALONG A ROADWAY
24	THAT IS NOT A STATE HIGHWAY.
25	(c) A PERSON SHALL NOT DRIVE A THREE-WHEELED OFF-HIGHWAY
26	VEHICLE ON A ROADWAY.
27	(d) A PERSON SHALL NOT DRIVE AN ENROLLED OFF-HIGHWAY

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1	VEHICLE ON A PAVED ROADWAY; EXCEPT THAT A PERSON MAY DRIVE AN
2	ENROLLED OFF-HIGHWAY VEHICLE TO DIRECTLY CROSS THE ROADWAY AT
3	AN AT-GRADE CROSSING TO CONTINUE TRAVELING ALONG A ROADWAY
4	THAT IS NOT PAVED.
5	(3) A VIOLATION OF THIS SECTION IS A CLASS B TRAFFIC
6	INFRACTION.
7	SECTION 30. In Colorado Revised Statutes, add 42-4-111.5 as
8	follows:
9	42-4-111.5. Powers of counties - off-highway vehicles. (1) A
10	COUNTY OR CITY AND COUNTY MAY:
11	(a) AUTHORIZE OR REGULATE THE USE OF ENROLLED OFF-HIGHWAY
12	VEHICLES CONSISTENT WITH THIS ARTICLE, BUT THE REGULATION MUST
13	NOT EXCEED THE AUTHORITY GRANTED TO LOCAL AUTHORITIES
14	CONCERNING MOTOR VEHICLES BY SECTION 42-4-111 OR 42-2-103 AND
15	MUST BE MADE BY AN ORDINANCE OR RESOLUTION DULY ADOPTED BY THE
16	COUNTY'S GOVERNING BODY.
17	(b) Enter into a cooperative agreement with a federal
18	LAND MANAGEMENT AGENCY TO ENFORCE AN OFF-HIGHWAY VEHICLE
19	ORDINANCE ON COUNTY ROADS WITHIN FEDERAL LANDS.
20	(2) (a) A COUNTY OR CITY AND COUNTY SHALL PUBLISH A MAP OF
21	ALL ROADWAYS AVAILABLE FOR USE BY ENROLLED OFF-HIGHWAY
22	VEHICLES.
23	(b) AN ORDINANCE OR RESOLUTION REGULATING THE USE OF
24	ENROLLED OFF-HIGHWAY VEHICLES DOES NOT TAKE EFFECT UNTIL NOTICE
25	OF THE REGULATION IS PLACED AT THE ENTRANCES OF THE ROADWAY BY
26	MEANS OF OFFICIAL SIGNS OR TRAFFIC CONTROL DEVICES.
27	SECTION 31. In Colorado Revised Statutes, 42-4-232, amend

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1	(1) as follows:			
2	42-4-232. Minimum safety standards for motorcycles,			
3	low-power scooters, and enrolled off-highway vehicles. (1) (a) $\frac{1}{100}$ A			
4	person shall operate any NOT DRIVE A motorcycle or low-power scooter			
5	on any A public highway in this state unless such THE person and any			
6	passenger thereon is wearing goggles or eyeglasses with lenses made of			
7	safety glass or plastic; except that this subsection (1) shall not apply to a			
8	person wearing a helmet containing eye protection made of safety glass			
9	or plastic NEED NOT WEAR GOGGLES OR EYEGLASSES.			
10	(b) A PERSON SHALL NOT DRIVE AN ENROLLED OFF-HIGHWAY			
11	VEHICLE ON A PUBLIC HIGHWAY IN THIS STATE UNLESS THE PERSON AND			
12	ANY PASSENGER IS WEARING GOGGLES OR EYEGLASSES WITH LENSES MADE			
13	OF SAFETY GLASS OR PLASTIC; EXCEPT THAT A PERSON WEARING A HELMET			
14	CONTAINING EYE PROTECTION MADE OF SAFETY GLASS OR PLASTIC OR			
15	DRIVING AN ENROLLED OFF-HIGHWAY VEHICLE WITH A WINDSHIELD NEED			
16	NOT WEAR GOGGLES OR EYEGLASSES.			
17	SECTION 32. In Colorado Revised Statutes, add 42-4-242 as			
18	follows:			
19	42-4-242. Equipment - enrolled off-highway vehicles. (1) A			
20	PERSON SHALL NOT DRIVE AN ENROLLED OFF-HIGHWAY VEHICLE ON A			
21	ROADWAY UNLESS THE VEHICLE IS EQUIPPED WITH THE FOLLOWING IN			
22	GOOD WORKING ORDER:			
23	(a) Brakes that enable the operator to make the wheels			
24	SKID ON DRY, LEVEL, AND CLEAN PAVEMENT;			
25	(b) A STOP LAMP OR LAMPS ON THE REAR OF THE VEHICLE THAT:			
26	(I) DISPLAY A RED OR AMBER LIGHT VISIBLE FROM A DISTANCE OF			
27	AT LEAST ONE HUNDRED FEET FROM THE REAR OF THE VEHICLE IN NORMAL			

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1	SUNLIGHT; AND
2	(II) ARE EACH ACTUATED UPON APPLICATION OF THE SERVICE
3	(FOOT) BRAKE, AND THAT MAY, BUT NEED NOT, BE INCORPORATED WITH
4	ONE OR MORE ADDITIONAL REAR LAMPS;
5	(c) IF DRIVEN AT NIGHT:
6	(I) A HEAD LAMP AIMED AND SUFFICIENTLY INTENSE TO REVEAL
7	PERSONS AND VEHICLES AT A DISTANCE OF ONE HUNDRED FEET AHEAD ON
8	A STRAIGHT, LEVEL ROAD; AND
9	(II) A TAIL LIGHT THAT EMITS A RED LIGHT WHEN THE HEAD LAMP
10	IS LIGHTED AND THAT IS:
11	(A) VISIBLE FROM A DISTANCE OF FIVE HUNDRED FEET TO THE
12	REAR;
13	(B) MOUNTED ON THE REAR OF THE VEHICLE; AND
14	(C) LOCATED AT A HEIGHT OF NOT MORE THAN SEVENTY-TWO
15	INCHES ABOVE THE GROUND NOR LESS THAN TWENTY INCHES ABOVE THE
16	GROUND.
17	(2) If an enrolled off-highway vehicle has a head lamp
18	WITH A HIGHER AND LOWER BEAM, THE DRIVER SHALL NOT OPERATE THE
19	HIGHER BEAM OR THE HEAD LAMP TO STRIKE THE EYES OF THE DRIVER OF
20	AN APPROACHING VEHICLE.
21	(3) A VIOLATION OF THIS SECTION IS A CLASS B TRAFFIC
22	INFRACTION.
23	SECTION 33. In Colorado Revised Statutes, 42-4-1101, add (8)
24	(h) as follows:
25	42-4-1101. Speed limits. (8) (h) NOTWITHSTANDING ANY OTHER
26	PROVISION OF THIS SECTION, A PERSON SHALL NOT DRIVE AN OFF-HIGHWAY
27	VEHICLE ON A ROADWAY AT A SPEED IN EXCESS OF THIRTY-FIVE MILES PER

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1	HOUR.
2	SECTION 34. In Colorado Revised Statutes, 42-4-1401, amend
3	(1) as follows:
4	42-4-1401. Reckless driving - penalty. (1) A person who drives
5	a motor vehicle bicycle , electrical assisted bicycle , or low-power scooter
6	OR VEHICLE in such a manner as to indicate either a wanton or a willful
7	disregard for the safety of persons or property is guilty of reckless
8	driving. A person convicted of reckless driving of a bicycle, EPAMD,
9	OFF-HIGHWAY VEHICLE, OR electrical assisted bicycle shall not be IS NOT
10	subject to the provisions of section 42-2-127.
11	SECTION 35. In Colorado Revised Statutes, 42-4-1402, amend
12	(1) as follows:
13	42-4-1402. Careless driving - penalty. (1) A person who drives
14	a motor vehicle bicycle , electrical assisted bicycle , or low-power scooter
15	OR VEHICLE in a careless and imprudent manner, without due regard for
16	the width, grade, curves, corners, traffic, and use of the streets and
17	highways and all other attendant circumstances, is guilty of careless
18	driving. A person convicted of careless driving of a bicycle, EPAMD,
19	OFF-HIGHWAY VEHICLE, or electrical assisted bicycle shall not be IS NOT
20	subject to the provisions of section 42-2-127.
21	SECTION 36. In Colorado Revised Statutes, 42-4-1409, amend
22	(2), (3) (a), and (5) as follows:
23	42-4-1409. Compulsory insurance - penalty - legislative intent.
24	(2) (a) No A person shall operate NOT DRIVE a motor vehicle or
25	low-power scooter on the public highways of this state without a
26	complying policy or certificate of self-insurance in full force and effect
27	as required by law.

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1	(b) A PERSON SHALL NOT DRIVE AN ENROLLED OFF-HIGHWAY
2	VEHICLE ON A PUBLIC HIGHWAY UNDER THE AUTHORITY GRANTED IN
3	SECTION 42-4-109.7 WITHOUT A COMPLYING POLICY OR CERTIFICATE OF
4	SELF-INSURANCE IN FULL FORCE AND EFFECT AS REQUIRED BY LAW.
5	(3) (a) When an accident occurs or when requested to do so
6	following any lawful A traffic contact or during any A traffic investigation
7	by a peace officer, an owner or operator THE DRIVER of a motor vehicle,
8	ENROLLED OFF-HIGHWAY VEHICLE, or low-power scooter shall
9	IMMEDIATELY present to the requesting officer immediate evidence of a
10	complying policy or certificate of self-insurance in full force and effect
11	as required by law.
12	(5) Testimony of the failure of any AN owner or operator of a
13	motor vehicle, or low-power scooter, or enrolled off-highway
14	VEHICLE to present immediate evidence of a complying policy or
15	certificate of self-insurance in full force and effect as required by law,
16	when requested to do so by a peace officer, shall constitute IS prima facie
17	evidence, at a trial concerning a violation charged under subsection (1) or
18	(2) of this section, that such THE owner or operator of a motor vehicle
19	violated subsection (1) or (2) of this section.
20	SECTION 37. In Colorado Revised Statutes, add 42-4-1505 as
21	follows:
22	42-4-1505. Enrolled off-highway vehicles - protective helmet
23	required. (1) A PERSON UNDER EIGHTEEN YEARS OF AGE SHALL WEAR A
24	PROTECTIVE HELMET THAT CONFORMS TO SUBSECTION (2) OF THIS SECTION
25	AND THAT IS SECURED PROPERLY ON THE PERSON'S HEAD WITH A CHIN
26	STRAP IN ORDER TO DRIVE OR BE A PASSENGER ON AN ALL-TERRAIN

VEHICLE OR TWO-WHEEL VEHICLE THAT IS AN ENROLLED OFF-HIGHWAY

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1	VEHICLE ON A ROADWAY.			
2	(2) A PROTECTIVE HELMET REQUIRED BY THIS SECTION MUST:			
3	(a) Be designed to reduce injuries to the user resulting			
4	FROM HEAD IMPACTS AND PROTECT THE USER BY REMAINING ON THE			
5	USER'S HEAD, DEFLECTING BLOWS, RESISTING PENETRATION, AND			
6	SPREADING THE FORCE OF IMPACT;			
7	(b) HAVE A LINING, PADDING, AND CHIN STRAP; AND			
8	(c) MEET OR EXCEED THE STANDARDS ESTABLISHED IN THE			
9	UNITED STATES DEPARTMENT OF TRANSPORTATION FEDERAL MOTOR			
10	VEHICLE SAFETY STANDARD NO. 218, 49 CFR 571.218, FOR MOTORCYCLE			
11	HELMETS.			
12	(3) A VIOLATION OF THIS SECTION IS A CLASS B TRAFFIC			
13	INFRACTION.			
14	SECTION 38. In Colorado Revised Statutes, 42-6-103, amend			
15	(2) (b); and add (3) as follows:			
16	42-6-103. Application - repeal. (2) This part 1 does not apply to			
17	an off-highway vehicle that:			
18	(b) Is used exclusively PRIMARILY for agricultural purposes on			
19	private land.			
20	(3) (a) PARAGRAPH (a) OF SUBSECTION (2) OF THIS SECTION AND			
21	THIS PARAGRAPH (a) ARE REPEALED, EFFECTIVE JANUARY 1, 2016.			
22	(b) Upon discovering that an off-highway vehicle has not			
23	BEEN ISSUED A CERTIFICATE OF TITLE THAT IS REQUIRED BY THIS ARTICLE,			
24	A PEACE OFFICER SHALL NOT CITE THE DRIVER OR OWNER FOR THE			
25	VIOLATION BUT SHALL NOTIFY THE DRIVER THAT COLORADO LAW			
26	REQUIRES OFF-HIGHWAY VEHICLES TO BE ISSUED CERTIFICATES OF TITLE.			
27	(c) This subsection (3) is repealed, effective July 1, 2017.			

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1	SECTION 39. In Colorado Revised Statutes, 42-6-148, amend
2	(2) as follows:
3	42-6-148. Off-highway vehicles - sales. (2) (a) A current
4	off-highway vehicle registration issued under article 14.5 of title 33,
5	C.R.S., is sufficient evidence of ownership to issue a certificate of title
6	under this part 1.
7	(b) If an off-highway vehicle is permanently moved to
8	COLORADO FROM A FOREIGN JURISDICTION THAT DOES NOT ISSUE A
9	CERTIFICATE OF TITLE TO AN OFF-HIGHWAY VEHICLE, THE FOLLOWING IS
10	SUFFICIENT EVIDENCE OF OWNERSHIP TO ISSUE A CERTIFICATE OF TITLE
11	UNDER THIS PART 1:
12	(I) A SIGNED AFFIDAVIT ATTESTING TO OWNERSHIP;
13	(II) A BILL OF SALE OR OTHER EVIDENCE OF OWNERSHIP; AND
14	(III) A PHYSICAL INSPECTION, MADE IN ACCORDANCE WITH
15	SECTION 42-6-107 (1) (b).
16	SECTION 40. In Colorado Revised Statutes, 42-4-1701, amend
17	(4) (a) (I) (B) and (4) (a) (I) (L) as follows:
18	42-4-1701. Traffic offenses and infractions classified -
19	penalties - penalty and surcharge schedule - repeal. (4) (a) (I) Except
20	as provided in paragraph (c) of subsection (5) of this section, every
21	person who is convicted of, who admits liability for, or against whom a
22	judgment is entered for a violation of any provision of this title to which
23	paragraph (a) or (b) of subsection (5) of this section apply shall be fined
24	or penalized, and have a surcharge levied in accordance with sections
25	24-4.1-119 (1) (f) and 24-4.2-104 (1) (b) (I), C.R.S., in accordance with
26	the penalty and surcharge schedule set forth in sub-subparagraphs (A) to
27	(P) of this subparagraph (I); or, if no penalty or surcharge is specified in

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- the schedule, the penalty for class A and class B traffic infractions is fifteen dollars, and the surcharge is four dollars. These penalties and surcharges apply whether the defendant acknowledges the defendant's guilt or liability in accordance with the procedure set forth by paragraph (a) of subsection (5) of this section, is found guilty by a court of competent jurisdiction, or has judgment entered against the defendant by a county court magistrate. Penalties and surcharges for violating specific
- 9 (B) Registration and taxation violations:

sections are as follows:

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10	42-3-103	\$ 50.00	\$ 16.00
11	42-3-103 (1) (a) AND (6)	50.00	16.00
12	42-3-113	15.00	6.00
13	42-3-202	15.00	6.00
14	42-3-116	50.00	16.00
15	42-3-121 (1) (a)	75.00	24.00
16	42-3-121 (1) (c)	35.00	10.00
17	42-3-121 (1) (f), (1) (g),		
18	and (1) (h)	75.00	24.00
19	42-3-304 to 42-3-306	50.00	16.00
20	(L) Speeding violations:		
21	42-4-1101 (1) or (8) (b) (1 to 4 miles		
22	per hour over the reasonable and		
23	prudent speed or over the maximum		
24	lawful speed limit of 75 miles		
25	per hour)	\$ 30.00	\$ 6.00
26	42-4-1101 (1) or (8) (b) (5 to 9 miles		
27	per hour over the reasonable and		

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1	prudent speed or over the maximum		
2	lawful speed limit of 75 miles		
3	per hour)	70.00	10.00
4	42-4-1101 (1) or (8) (b) (10 to 19 miles		
5	per hour over the reasonable and		
6	prudent speed or over the maximum		
7	lawful speed limit of 75 miles		
8	per hour)	135.00	16.00
9	42-4-1101 (1) or (8) (b) (20 to 24 miles		
10	per hour over the reasonable and		
11	prudent speed or over the maximum		
12	lawful speed limit of 75 miles		
13	per hour)	200.00	32.00
14	42-4-1101 (8) (g) (1 to 4 miles per		
15	hour over the maximum lawful		
16	speed limit of 40 miles per hour		
17	driving a low-power scooter)	50.00	6.00
18	42-4-1101 (8) (g) (5 to 9 miles per		
19	hour over the maximum lawful		
20	speed limit of 40 miles per hour		
21	driving a low-power scooter)	75.00	10.00
22	42-4-1101 (8) (g) (greater than 9		
23	miles per hour over the maximum		
24	lawful speed limit of 40 miles per		
25	hour driving a low-power scooter)	100.00	16.00
26	42-4-1101 (3)	100.00	10.00
27	42-4-1101 (8) (h)	25.00	3.00

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1	42-4-1103	50	0.00	6.00
2	42-4-1104	30	0.00	6.00
3	SECTION 41. In Co	olorado Revised St	atutes, 43-4-205,	amend
4	(5.5) (f) as follows:			
5	43-4-205. Allocation	n of funds. (5.5)	The following h	ighway
6	users tax fund revenues shall be allocated and expended in accordance			
7	with the formula specified in subsection (5) of this section:			
8	(f) Revenues from fees that are credited to the fund pursuant to			
9	section UNDER SECTIONS 42-3-311 (1) AND 42-3-315 (2), C.R.S., and that			
10	exceed the amount of appropriations made from the fund pursuant to			
11	those sections for the purpose of defraying specified administrative			
12	expenses;			
13	SECTION 42. Act	t subject to peti	tion - effective	date -
14	applicability. (1) This act takes effect at 12:01 a.m. on the day following			
15	the expiration of the ninety-day period after final adjournment of the			
16	general assembly (August 5, 2015, if adjournment sine die is on May 6,			
17	2015); except that, if a referendum petition is filed pursuant to section 1			
18	(3) of article V of the state con	nstitution against tl	nis act or an item, s	section,
19	or part of this act within such period, then the act, item, section, or part			
20	will not take effect unless approved by the people at the general election			
21	to be held in November 2016 and, in such case, will take effect on the			
22	date of the official declaration of the vote thereon by the governor.			

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1	(2) Sections 1 to 14, 16 to 19, 21 to 28, 30 to 32, 36, 37, 40, and
2	41 of this act apply to:
3	(a) Off-highway vehicles registered with the department of
4	revenue on or after July 1, 2016; and
5	(b) Applications for off-highway vehicle registration with the
6	department of revenue made on or after July 1, 2016.

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