Assembly Bill No. 217–Assemblymen Titus, Dickman, Jones, Fiore, Hansen; Dooling, Ellison, Seaman, Shelton and Wheeler

MARCH 3, 2015

JOINT SPONSORS: SENATORS GUSTAVSON AND GOICOECHEA

Referred to Committee on Transportation

SUMMARY—Revises provisions governing off-highway vehicles. (BDR 43-994)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets {omitted material} is material to be omitted.

AN ACT relating to off-highway vehicles; removing the requirement for certain off-highway vehicles to register with the Department of Motor Vehicles; revising provisions relating to the Commission on Off-Highway Vehicles; revising provisions relating to the registration of certain off-highway vehicles intended to be operated on certain roads; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, the operator of an off-highway vehicle is required to 1 23456789 register the vehicle with the Department of Motor Vehicles. (NRS 490.082) Existing law also authorizes a large all-terrain vehicle to be registered as an offhighway vehicle intended to operate on certain roads that have been designated for such use if the large all-terrain vehicle has certain required equipment and the owner of the large all-terrain vehicle provides proof of liability insurance that meets the requirements for other motor vehicles that are authorized to operate on the highways of this State. (NRS 490.0825, 490.105) Existing law also requires the Department to deposit some of the money received for the registration of off-highway vehicles into a fund that is administered by the Commission on Off-10 11 Highway Vehicles, which is required to use the money for certain purposes 12 including: (1) the funding of grants; (2) the funding of certain projects regarding 13 trails and other facilities for use by off-highway vehicles; and (3) for safety training 14 and education relating to off-highway vehicles. (NRS 490.068, 490.069, 490.082)





15 Section 5 of this bill removes the requirement for off-highway vehicles to be 16 registered. Section 6 of this bill revises the provisions allowing for the registration 17 of certain large all-terrain vehicles to be operated on certain roads designated for 18 their use by adding provisions relating to renewal of such registration, and adding 19 provisions that exempt from such registration certain large all-terrain vehicles 20 21 22 23 24 25 27 29 31 32 33 owned and operated: (1) by certain governmental entities; (2) by certain offhighway dealers under certain circumstances; (3) for work conducted by a public or private utility; (4) solely as part of an organized race, festival or similar event; or (5) in the conduct of certain search and rescue operations. Section 3 of this bill authorizes the Commission on Off-Highway Vehicles to seek and receive grants, gifts and donations, and to include in certain reports submitted to the Legislature a summary of any such grants, gifts or donations. Sections 4 and 8-10 of this bill revise provisions relating to the duties of the Department to reflect the changes made to the registration of off-highway vehicles in this bill. Section 7 of this bill authorizes the Department to furnish to certain persons who are licensed to sell or lease off-highway vehicles special plates commonly known as "dealer plates," and section 11 of this bill authorizes those licensees to operate a large all-terrain vehicle on certain highways for the purpose of display, demonstration, maintenance, sale or exchange if the person has obtained such a plate from the Department.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 490.026 is hereby amended to read as follows: 2 490.026 "Consignment" means any transaction whereby the 3 [registered] owner or lienholder of an off-highway vehicle [subject 4 to registration pursuant to this chapter agrees, entrusts or in any other manner authorizes a consignee to act as his or her agent to sell, 5 exchange, negotiate or attempt to negotiate a sale or an exchange of 6 the interest of the *[registered]* owner or lienholder in the off-7 highway vehicle, whether or not for compensation. 8 9

Sec. 2. NRS 490.028 is hereby amended to read as follows:

490.028 "Consignment contract" means a written agreement 10 between *a registered an* owner or lienholder of an off-highway 11 vehicle and a consignee to whom the off-highway vehicle has been 12 13 entrusted by consignment for the purpose of sale that specifies the 14 terms and conditions of the consignment and sale.

15 16 **Sec. 3.** NRS 490.068 is hereby amended to read as follows:

490.068 1. The Commission shall:

17 (a) Elect a Chair, Vice Chair, Secretary and Treasurer from 18 among its members.

- 19 (b) Meet at the call of the Chair.
- 20 (c) Meet at least four times each year.

(d) Solicit nine nonvoting advisers to the Commission to serve 21 22 for terms of 2 years as follows:

- 23
- (1) One adviser from the Bureau of Land Management. (2) One adviser from the United States Forest Service.
- 24 25
- (3) One adviser who is:



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- (I) From the Natural Resources Conservation Service of 1 2 the United States Department of Agriculture; or (II) A teacher, instructor or professor at an institution of 3 the Nevada System of Higher Education and who provides 4
- 5 instruction in environmental science or a related field.
- 6 (4) One adviser from the State Department of Conservation 7 and Natural Resources.
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(5) One adviser from the Department of Wildlife.

(6) One adviser from the Department of Motor Vehicles.

10 (7) One adviser from the Commission on Tourism, other than the Chair of the Nevada Indian Commission 11 12

(8) One adviser from the Nevada Indian Commission.

13 (9) One adviser from the United States Fish and Wildlife 14 Service.

15 2 The Commission may award a grant of money from the 16 Account for Off-Highway Vehicles created by NRS 490.069. Any 17 such grant must comply with the requirements set forth in NRS 18 490.069. The Commission shall:

19 (a) Adopt regulations setting forth who may apply for a grant of money from the Account for Off-Highway Vehicles and the manner 20 in which such a person may submit the application to the 21 Commission. The regulations adopted pursuant to this paragraph 22 23 must include, without limitation, requirements that:

(1) Any person requesting a grant provide proof satisfactory 24 25 to the Commission that the appropriate federal, state or local governmental agency has been consulted regarding the nature of the 26 project to be funded by the grant and regarding the area affected by 27 28 the project;

29 (2) The application for the grant address all applicable laws 30 and regulations, including, without limitation, those concerning:

31 (I) Threatened and endangered species in the area affected 32 by the project;

33 (II) Ecological, cultural and archaeological sites in the 34 area affected by the project; and

35 (III) Existing land use authorizations and prohibitions, land use plans, special designations and local ordinances for the area 36 37 affected by the project; and

(3) Any compliance information provided by an appropriate 38 39 federal, state or local governmental agency, and any information or advice provided by any agency, group or individual be submitted 40 41 with the application for the grant.

(b) Adopt regulations for awarding grants from the Account. 42

43 (c) Adopt regulations for determining the acceptable 44 performance of work on a project for which a grant is awarded.





1 (d) Approve the completion of, and payment of money for, work performed on a project for which a grant is awarded, if the 2 3 Commission determines the work is acceptable. 4

(e) Monitor the accounting activities of the Account.

5 3. The Commission may apply for and accept grants, gifts and donations which the Commission shall deposit in the Account 6 7 for Off-Highway Vehicles created by NRS 490.069.

The nonvoting advisers solicited by the Commission 8 4. 9 pursuant to paragraph (d) of subsection 1 shall assist the Commission in carrying out the duties set forth in this section and 10 shall review for completeness and for compliance with the 11 requirements of paragraph (a) of subsection 2 all applications for 12 13 grants.

14 [4.] 5. For each regular session of the Legislature, the 15 Commission shall prepare a comprehensive report, including, without limitation, a summary of any gifts, grant or donations 16 received by the Commission and of any grants that the Commission 17 awarded and of the accounting activities of the Account, and any 18 19 recommendations of the Commission for proposed legislation. The 20 report must be submitted to the Director of the Legislative Counsel 21 Bureau for distribution to the Legislature not later than September 1 22 of each even-numbered year.

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Sec. 4. NRS 490.070 is hereby amended to read as follows:

24 490.070 1. Upon the request of an off-highway vehicle dealer, the Department may authorize the off-highway vehicle 25 dealer to receive and submit to the Department applications for the: 26

27 (a) Issuance of certificates of title [and registration] for off-28 highway vehicles; fand 29

(b) Registration of large all-terrain vehicles; and

30 (c) Renewal of registration for [off-highway] large all-terrain 31 vehicles.

2 An authorized dealer shall:

(a) Except as otherwise provided in paragraph (b) and 33 subsection 4, submit to the State Treasurer for allocation to the 34 Department or to the Account for Off-Highway Vehicles created by 35 NRS 490.069 all fees collected by the authorized dealer from each 36 37 applicant and properly account for those fees each month;

38 (b) Submit to the State Treasurer for deposit into the Account 39 for Off-Highway Vehicles all fees charged and collected and required to be deposited in the Account pursuant to NRS 490.084; 40

41 (c) Comply with the regulations adopted pursuant to subsection 42 5; and

43 (d) Bear any cost of equipment which is required to receive and 44 submit to the Department the applications described in subsection 1, 45 including any computer software or hardware.





1 3. Except as otherwise provided in subsection 4, an authorized 2 dealer is not entitled to receive compensation for the performance of any services pursuant to this section. 3

4. An authorized dealer may charge and collect a fee of not 4 more than \$2 for each application for a certificate of title or 5 registration received by the authorized dealer pursuant to this 6 section. An authorized dealer may retain any fee collected by the 7 8 authorized dealer pursuant to this subsection.

5. The Department shall adopt regulations to carry out the 9 10 provisions of this section. The regulations must include, without 11 limitation, provisions for:

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(a) The expedient and secure issuance of:

13 (1) Forms for applying for the issuance of certificates of title for [, or registration of,] off-highway vehicles; 14

15 (2) Forms for applying for the registration of large all-16 *terrain vehicles*:

17 (3) Certificates of title and registration by the Department to 18 each applicant whose application is approved by the Department; 19 and

20 (3) (4) Renewal notices for registrations before the date of 21 expiration of the registrations; 22

(b) The renewal of registrations by mail or the Internet;

(c) The collection of a fee of not less than \$20 or more than \$30 23 for the renewal of a registration of [an off-highway] a large all-24 *terrain* vehicle pursuant to NRS [490.082 or] 490.0825; 25

(d) The submission by mail or electronic transmission to the 26 27 Department of an application for:

(1) The issuance of a certificate of title for [, or registration 28 29 of, an off-highway vehicle; for

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(2) The registration of a large all-terrain vehicle; or

(3) The renewal of registration of [an off-highway] a large 31 32 *all-terrain* vehicle;

33 (e) The replacement of a lost, damaged or destroyed certificate 34 of title or registration certificate, sticker or decal; and

35 (f) The revocation of the authorization granted to a dealer pursuant to subsection 1 if the authorized dealer fails to comply with 36 37 the regulations.

Sec. 5. NRS 490.082 is hereby amended to read as follows:

1. An owner of an off-highway vehicle [that is 39 490.082 40 acquired:

(a) Before July 1, 2011: 41

(1) May may apply for, to the Department by mail or to an 42 authorized dealer, and obtain from the Department, a certificate of 43 44 title for the off-highway vehicle.





(2) Except as otherwise provided in subsection 3, shall, 1 2 within 1 year after July 1, 2011, apply for, to the Department by mail or to an authorized dealer, and obtain from the Department, the 3 4 registration of the off-highway vehicle. (b) On or after July 1, 2011, shall, within 30 days after acquiring 5 6 ownership of the off-highway vehicle: 7 (1) Apply for, to the Department by mail or to an authorized 8 dealer, and obtain from the Department, a certificate of title for the 9 off-highway vehicle. 10 (2) Except as otherwise provided in subsection 3, apply for, to the Department by mail or to an authorized dealer, and obtain 11 12 from the Department, the registration of the off-highway vehicle 13 pursuant to this section or NRS 490.0825. 14 If an owner of an off-highway vehicle applies to the 2. 15 Department or to an authorized dealer for 16 (a) A a certificate of title for the off-highway vehicle, the owner shall submit to the Department or to the authorized dealer 17 18 proof prescribed by the Department that he or she is the owner of 19 the off-highway vehicle. (b) Except as otherwise provided in NRS 490.0825, the 20 21 registration of the off-highway vehicle, the owner shall submit: 22 (1) If ownership of the off-highway vehicle was obtained 23 before July 1, 2011, proof prescribed by the Department: 24 (I) That he or she is the owner of the off-highway vehicle; 25 and 26 (II) Of the unique vehicle identification number, serial 27 number or distinguishing number obtained pursuant to NRS 28 490.0835 for the off-highway vehicle; or (2) If ownership of the off-highway vehicle was obtained on 29 30 or after July 1, 2011: 31 (I) Evidence satisfactory to the Department that he or she 32 has paid all taxes applicable in this State relating to the purchase of 33 the off-highway vehicle, or submit an affidavit indicating that he or 34 she purchased the vehicle through a private party sale and no tax is 35 due relating to the purchase of the off-highway vehicle; and (II) Proof prescribed by the Department that he or she is 36 37 the owner of the off-highway vehicle and of the unique vehicle identification number, serial number or distinguishing number 38 obtained pursuant to NRS 490.0835 for the off-highway vehicle. 39 3. Registration of an off-highway vehicle is not required if the 40 41 off-highway vehicle: 42 (a) Is owned and operated by: 43 (1) A federal agency; 44 (2) An agency of this State; or



(3) A county, incorporated city or unincorporated town in 1 2 this State; (b) Is part of the inventory of a dealer of off-highway vehicles 3 4 and is affixed with a special plate provided to the off-highway vehicle dealer pursuant to NRS 490.0827; 5 (c) Is registered or certified in another state and is located in this 6 7 State for not more than 15 days: 8 (d) Is used solely for husbandry on private land or on public 9 land that is leased to or used under a permit issued to the owner or 10 operator of the off-highway vehicle; 11 (e) Is used for work conducted by or at the direction of a public 12 or private utility; 13 (f) Was manufactured before January 1, 1976; (g) Is operated solely in an organized race, festival or other 14 15 event that is conducted: 16 (1) Under the auspices of a sanctioning body; or 17 (2) By permit issued by a governmental entity having 18 jurisdiction: 19 (h) Except as otherwise provided in paragraph (d), is operated or 20 stored on private land or on public land that is leased to the owner or 21 operator of the off-highway vehicle, including when operated in an 22 organized race, festival or other event; 23 (i) Is used in a search and rescue operation conducted by a 24 governmental entity having jurisdiction; or 25 (i) Has a displacement of not more than 70 cubic centimeters. As used in this subsection, "sanctioning body" means an 26 27 organization that establishes a schedule of racing events, grants 28 rights to conduct those events and establishes and administers rules 29 and regulations governing the persons who conduct or participate in 30 those events. 31 <u>4. The registration of an off-highway vehicle pursuant to this</u> 32 section or NRS 490.0825 expires 1 year after its issuance. If an 33 owner of an off-highway vehicle fails to renew the registration of 34 the off-highway vehicle before it expires, the registration may be 35 reinstated upon the payment to the Department of the annual renewal fee, a late fee of \$25 and, if applicable, proof of insurance 36 required pursuant to NRS 490.0825. Any late fee collected by the 37 38 Department must be deposited with the State Treasurer for credit to the Revolving Account for the Administration of Off-Highway 39 40 Vehicle Titling and Registration created by NRS 490.085. 41 5.] 3. If a certificate of title for registration for an off-highway 42 vehicle is lost or destroyed, the owner of the off-highway vehicle 43 may apply to the Department by mail, or to an authorized dealer, for 44 a duplicate certificate of title. [or registration.] The Department 45 may collect a fee to replace a certificate of title for registration





1 ertificate, sticker or decall that is lost, damaged or destroyed. Any 2 such fee collected by the Department must be: 3

(a) Set forth by the Department by regulation; and

4 (b) Deposited with the State Treasurer for credit to the 5 Revolving Account for the Administration of Off-Highway Vehicle 6 Titling and Registration created by NRS 490.085.

7 **[6.]** 4. The provisions of **[subsections 1 to 5, inclusive,]** this 8 *section* do not apply to an owner of an off-highway vehicle who is 9 not a resident of this State. 10

Sec. 6. NRS 490.0825 is hereby amended to read as follows:

11 490.0825 1. Upon the request of an owner of a large all-12 terrain vehicle, the Department shall register the large all-terrain 13 vehicle to operate on the roads specified in NRS 490.105.

14 The owner of a large all-terrain vehicle wishing to apply for 2. 15 *annual* registration for renewal of registration pursuant to this 16 section must obtain and maintain insurance on the vehicle that meets 17 the requirements of NRS 485.185.

18 3. If an owner of a large all-terrain vehicle applies to the 19 Department for the registration of the vehicle pursuant to this 20 section, the owner shall submit to the Department:

21 (a) The information *[required]* prescribed by the Department for 22 registration; [pursuant to NRS 490.082;]

23 (b) The fee for *annual* registration required pursuant to 24 NRS 490.084:

25 (c) Proof satisfactory to the Department that the applicant carries 26 insurance on the vehicle provided by an insurance company licensed by the Division of Insurance of the Department of Business and 27 28 Industry and approved to do business in this State which meets the 29 requirements of NRS 485.185; and

30 (d) A declaration signed by the applicant that he or she will 31 maintain the insurance required by this section during the period of 32 registration.

33 4. The registration of a large all-terrain vehicle that an owner has elected to register pursuant to this section expires 1 year after 34 its issuance. If an owner of a large all-terrain vehicle fails to 35 renew the registration of the large all-terrain vehicle before it 36 37 expires, the owner may elect to reinstate the registration upon the payment to the Department of the annual renewal fee, a late fee of 38 \$25 and submission to the Department of proof of insurance as 39 required pursuant to paragraph (c) of subsection 3 and a 40 declaration as required pursuant to paragraph (d) of subsection 3. 41 Any late fee collected by the Department must be deposited with 42 the State Treasurer for credit to the Revolving Account for the 43 44 Administration of Off-Highway Vehicle Titling and Registration 45 created by NRS 490.085.





1	5. If a registration sticker or decal for a large all-terrain
2	vehicle is lost, damaged or destroyed, the owner of the large all-
3	terrain vehicle may apply to the Department by mail, or to an
4	authorized dealer, for a duplicate registration sticker or decal. The
5	Department may collect a fee to replace a registration sticker or
6	decal that is lost, damaged or destroyed. Any such fee collected by
7	the Department must be:
8	(a) Set forth by the Department by regulation; and
9	(b) Deposited with the State Treasurer for credit to the
10	Revolving Account for the Administration of Off-Highway Vehicle
11	Titling and Registration created by NRS 490.085.
12	6. Registration of a large all-terrain vehicle to operate on the
13	roads specified in NRS 490.105 is not required if the large all-
14	terrain vehicle:
15	(a) Is owned and operated by:
16	(1) A federal agency;
17	(2) An agency of this State; or
18	(3) A county, incorporated city or unincorporated town in
19 20	this State; (b) Is part of the inventory of a dealer of off highway vehicles
20 21	(b) Is part of the inventory of a dealer of off-highway vehicles and is affixed with a special plate provided to the off-highway
21	vehicle pursuant to NRS 490.0827;
22	(c) Is registered or certified in another state and is located in
23 24	this State for not more than 15 days;
24	(d) Is used for work conducted by or at the direction of a
26	public or private utility;
20 27	(e) Is operated solely in an organized race, festival or other
28	event that is conducted:
29	(1) Under the auspices of a sanctioning body; or
30	(2) By permit issued by a governmental entity having
31	jurisdiction; or
32	(f) Is used in a search and rescue operation conducted by a
33	governmental entity having jurisdiction.
34	As used in this subsection, "sanctioning body" means an
35	organization that establishes a schedule of racing events, grants
36	rights to conduct those events, and establishes and administers
37	rules and regulations governing the persons who conduct or
38	participate in those events.
39	7. The Department shall adopt regulations to carry out the
40	provisions of this section.
41	Sec. 7. NRS 490.0827 is hereby amended to read as follows:
42	490.0827 1. Upon issuance of an off-highway vehicle
43	dealer's, long-term or short-term lessor's or manufacturer's license
44	certificate pursuant to NRS 490.200 or upon the renewal of the
45	license pursuant to NRS 490.210, the Department shall furnish to





1 the off-highway vehicle dealer, long-term or short-term lessor or 2 manufacturer one or more special plates for use on [an off-highway] a large all-terrain vehicle specified in subsection 1 of NRS 3 490.125. Each plate must have displayed upon it the identification 4 number assigned by the Department to the off-highway vehicle 5 6 dealer, long-term or short-term lessor or manufacturer, and may 7 include a different letter or symbol on the plate. The off-highway 8 vehicle dealer's, long-term or short-term lessor's or manufacturer's 9 special plates may be used interchangeably on that off-highway 10 vehicle.

11 2. The Department shall issue to each off-highway vehicle 12 dealer, long-term or short-term lessor or manufacturer a reasonable 13 number of special plates.

Sec. 8. NRS 490.083 is hereby amended to read as follows:

490.083 [1.] Each registration of [an off-highway] a large
 all-terrain vehicle must:

17 [(a)] 1. Be in the form of a sticker or decal, as prescribed by 18 the Commission.

19 [(b)] 2. Be at least 3 inches high by 3 1/2 inches wide and 20 display not more than four characters that are at least 1 1/4 inches 21 high.

Include the unique vehicle identification number, serial
 number or distinguishing number obtained pursuant to NRS
 490.0835 for the <u>foff-highway</u>] *large all-terrain* vehicle.

25 [(d)] 4. Be displayed on the [off-highway] large all-terrain
 26 vehicle in the manner set forth by the Commission.

27 [2. The registration sticker or decal of a large all terrain vehicle
 28 registered pursuant to NRS 490.0825 must be distinguishable from
 29 the sticker or decal of an off-highway vehicle registered pursuant to
 30 NRS 490.082 in a manner to be determined by the Department.]

Sec. 9. NRS 490.0835 is hereby amended to read as follows:

490.0835 1. The Department may assign a distinguishing
number to any off-highway vehicle if:

(a) The off-highway vehicle does not have a unique vehicle
 identification number or serial number provided by the
 manufacturer of the vehicle;

(b) The unique vehicle identification number or serial number
provided by the manufacturer of the off-highway vehicle has been
removed, defaced, altered or obliterated; or

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(c) The off-highway vehicle is homemade.

41 2. Any off-highway vehicle to which there is assigned a
42 distinguishing number pursuant to subsection 1 must be registered,
43 if *[required] requested by the owner* pursuant to NRS *[490.082,]*44 *490.0825*, under the distinguishing number.





1 3. The Department shall collect a fee of \$2 for the assignment 2 and recording of each such distinguishing number.

The number by which an off-highway vehicle is registered 3 4. pursuant to NRS [490.082 or] 490.0825 must be permanently 4 stamped or attached to the vehicle. False attachment or willful 5 removal, defacement, alteration or obliteration of such a number 6 7 with intent to defraud is a gross misdemeanor.

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Sec. 10. NRS 490.084 is hereby amended to read as follows:

9 490.084 1. The Department shall determine the fee for 10 issuing a certificate of title for an off-highway vehicle, but such fee 11 must not exceed the fee imposed for issuing a certificate of title 12 pursuant to NRS 482.429. Money received from the payment of the fees described in this subsection must be deposited with the State 13 14 Treasurer for credit to the Revolving Account for the Administration 15 of Off-Highway Vehicle Titling and Registration created by 16 NRS 490.085.

17 2. The Commission shall determine the fee for the annual 18 registration of **[an off-highway]** a large all-terrain vehicle pursuant 19 to NRS [490.082 or] 490.0825, but such fee must not be less than 20 \$20 or more than \$30. Money received from the payment of the fees 21 described in this subsection must be distributed as follows:

22 **I(a)** During the period beginning on July 1, 2012, and ending on 23 June 30, 2013:

24 (1) Eighty-five percent must be deposited with the State 25 Treasurer for credit to the Revolving Account for the Administration

26 of Off-Highway Vehicle Titling and Registration created by 27 NRS 490.085.

28 <u>(2) To the extent that any portion of the fee for registration is</u> 29 not for the operation of the off-highway vehicle on a highway, 15 percent must be deposited into the Account for Off-Highway 30

31 Vehicles created by NRS 490.069.

(b) On or after July 1, 2013: 32

33 (1) (a) Fifteen percent must be deposited with the State Treasurer for credit to the Revolving Account for the Administration 34 of Off-Highway Vehicle Titling and Registration created by 35 NRS 490.085. 36

37 (2) (b) To the extent that any portion of the fee for registration is not for the operation of the off-highway vehicle on a 38 39 highway, 85 percent must be deposited into the Account for Off-40 Highway Vehicles. 41

Sec. 11. NRS 490.125 is hereby amended to read as follows:

42 1. Except as otherwise provided in NRS 490.160, an 490.125 off-highway vehicle dealer, long-term or short-term lessor or 43 44 manufacturer who has an established place of business in this State 45 and who owns or controls any new or used [off-highway] large





1 *all-terrain* vehicle that *fis otherwise required to may* be registered pursuant to NRS [490.082,] 490.0825 may operate that vehicle or 2 allow it to be operated on a highway in accordance with NRS 3 490.130, inclusive, for purposes of display, 4 490.090 to demonstration, maintenance, sale or exchange if there is displayed 5 6 thereon a special plate issued to the off-highway vehicle dealer, 7 long-term or short-term lessor or manufacturer as provided in NRS 8 490.0827. Owners or officers of the corporation, managers, heads of 9 departments and salespersons may be temporarily assigned and operate [an off-highway] a large all-terrain vehicle displaying the 10 11 special plate.

12 2. A special plate which is issued to an off-highway vehicle 13 dealer, long-term or short-term lessor or manufacturer pursuant to 14 NRS 490.0827 may be attached to <u>an off-highway</u> *a large all-*15 *terrain* vehicle specified in subsection 1 by a secure means. The 16 plate must not be displayed loosely in the window or by any other 17 unsecured method in or on <u>an off-highway</u> *a large all-terrain* 18 vehicle.

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3. The provisions of this section do not apply to:

(a) Work or service [off-highway] large all-terrain vehicles
 owned or controlled by an off-highway vehicle dealer, long-term or
 short-term lessor or manufacturer.

(b) [Off-highway] Large all-terrain vehicles leased by off highway vehicle dealers, long-term or short-term lessors or
 manufacturers, except [off-highway] large all-terrain vehicles
 rented or leased to off-highway vehicle salespersons in the course of
 their employment.

(c) [Off-highway] Large all-terrain vehicles which are privately
 owned by the owners, officers or employees of the off-highway
 vehicle dealer, long-term or short-term lessor or manufacturer.

(d) [Off-highway] Large all-terrain vehicles which are being
 used for personal reasons by a person who is not licensed by the
 Department or otherwise exempted in subsection 1.

(e) [Off-highway] Large all-terrain vehicles which have been
 given or assigned to persons who work for an off-highway vehicle
 dealer, long-term or short-term lessor or manufacturer for services
 performed.

(f) [Off highway] Large all-terrain vehicles purchased by an
off-highway vehicle dealer, long-term or short-term lessor or
manufacturer for personal use which the off-highway vehicle dealer,
long-term or short-term lessor or manufacturer is not licensed or
authorized to resell.





Sec. 12. NRS 490.130 is hereby amended to read as follows: 1

490.130 The operator of an off-highway vehicle that is being 2 driven on a highway in this State in accordance with NRS 490.090 3 to 490.130, inclusive, shall: 4 5

1. Comply with all traffic laws of this State;

Ensure that the registration of the off-highway vehicle, if 6 2. required pursuant to NRS 490.0825 and 490.105, is attached to the 7 vehicle in accordance with NRS 490.083 or a special plate issued 8 pursuant to NRS 490.0827 is attached to the vehicle; and 9

10 3. Wear a helmet.

Sec. 13. The provisions of subsection 1 of NRS 218D.380 do 11 not apply to any provision of this act which adds or revises a requirement to submit a report to the Legislature. 12 13

Sec. 14. This act becomes effective on July 1, 2015. 14

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