	<b>OFF-HIGHWAY VEHICLE USE ON PUBLIC</b>
	HIGHWAYS
	2008 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Scott K. Jenkins
	House Sponsor:
LONG T	ITLE
General	Description:
Tł	nis bill modifies the Motor Vehicles Code by amending provisions governing the use
of off-hig	hway vehicles on public highways.
Highligh	ted Provisions:
Tł	nis bill:
►	exempts insurance policies purchased to satisfy the owner's or operator's security
requireme	ent for an off-highway vehicle from the requirement to include personal
injury pro	tection on the policy;
•	permits the operation of off-highway vehicles on public highways in limited
circumsta	nces and locations;
•	eliminates a prohibition of off-highway vehicle use on public highways in limited
circumsta	nces; and
•	makes technical changes.
Monies A	appropriated in this Bill:
N	one
Other Sp	ecial Clauses:
N	one
Utah Coo	le Sections Affected:
AMEND	5:



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28	31A-22-302, as last amended by Laws of Utah 2006, Chapter 69
29	41-22-10.3, as enacted by Laws of Utah 1986, Second Special Session, Chapter 1
30	41-22-10.5, as last amended by Laws of Utah 2004, Chapter 159
31	41-22-10.6, as last amended by Laws of Utah 2005, Chapter 2
32	
33	Be it enacted by the Legislature of the state of Utah:
34	Section 1. Section <b>31A-22-302</b> is amended to read:
35	31A-22-302. Required components of motor vehicle insurance policies
36	Exceptions.
37	(1) Every policy of insurance or combination of policies purchased to satisfy the
38	owner's or operator's security requirement of Section 41-12a-301 shall include:
39	(a) motor vehicle liability coverage under Sections 31A-22-303 and 31A-22-304;
40	(b) uninsured motorist coverage under Section 31A-22-305, unless affirmatively
41	waived under Subsection 31A-22-305(4);
42	(c) underinsured motorist coverage under Section 31A-22-305.3, unless affirmatively
43	waived under Subsection 31A-22-305.3(2); and
44	(d) except as provided in Subsection (2) and subject to Subsection (3), personal injury
45	protection under Sections 31A-22-306 through 31A-22-309.
46	(2) A policy of insurance or combination of policies, purchased to satisfy the owner's
47	or operator's security requirement of Section 41-12a-301 for a motorcycle, off-highway vehicle,
48	trailer, or semitrailer is not required to have personal injury protection under Sections
49	31A-22-306 through 31A-22-309.
50	(3) (a) First party medical coverages may be offered or included in policies issued to
51	motorcycle, trailer, and semitrailer owners or operators.
52	(b) Owners and operators of motorcycles, trailers, and semitrailers are not covered by
53	personal injury protection coverages in connection with injuries incurred while operating any
54	of these vehicles.
55	(4) First party medical coverage expenses shall be governed by the relative value study
56	provisions under Subsections 31A-22-307(2) and (3).
57	Section 2. Section <b>41-22-10.3</b> is amended to read:
58	41-22-10.3. Operation of vehicles on highways Limits.

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59	[No] (1) A person may operate an off-highway vehicle upon any street or highway, not
60	designated as open to off-highway vehicle use[ <del>, except</del> ]:
61	[(1)] (a) when crossing a street or highway and the operator comes to a complete stop
62	before crossing, proceeds only after yielding the right of way to oncoming traffic, and crosses
63	at a right angle;
64	[(2)] (b) when loading or unloading an off-highway vehicle from a vehicle or trailer,
65	which shall be done with due regard for safety, and at the nearest practical point of operation;
66	[or]
67	[(3)] (c) when an emergency exists, during any period of time and at those locations
68	when the operation of conventional motor vehicles is impractical or when the operation is
69	directed by a peace officer or other public authority[-]; or
70	(d) except as provided in Subsection (2) or Section 41-22-10.2, when:
71	(i) the street or highway has a posted speed limit of no more than 50 miles per hour;
72	(ii) the person operating the off-highway vehicle has in the person's immediate
73	possession a valid motor vehicle operator's license, issued in accordance with Title 53, Chapter
74	3, Uniform Driver License Act; and
75	(iii) owner's or operator's security issued in accordance with Title 41, Chapter 12a,
76	Financial Responsibility of Motor Vehicle Owners and Operators Act, is in effect for the
77	off-highway vehicle.
78	(2) Unless the street or highway is designated as open for off-highway vehicle use by
79	the municipality or county in accordance with Section 41-22-10.5, a person may not operate an
80	off-highway vehicle on a street or highway in accordance with Subsection (1)(d) if the street or
81	highway is under the jurisdiction of:
82	(a) a county of the first $\hat{S} \rightarrow [\underline{\text{or second}}] \leftarrow \hat{S}$ class;
83	(b) a municipality that is within a county of the first $\hat{S} \rightarrow [or second] \leftarrow \hat{S}$ class; or
84	(c) a municipality with a population of 30,000 or more people.
85	Section 3. Section <b>41-22-10.5</b> is amended to read:
86	41-22-10.5. Local ordinances Designating routes Supervision.
87	(1) A municipality or county may adopt ordinances designating certain streets and
88	highways under its respective jurisdiction as off-highway vehicle routes to allow off-highway
89	vehicle operators to gain direct access to or from a private or public area open for off-highway

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90	vehicle use.
91	(2) A municipality or a county may adopt an ordinance requiring an off-highway
92	vehicle operator who is under 16 years of age to be under the direct visual supervision of an
93	adult who is at least 18 years of age while using a route designated under Subsection (1).
94	(3) A route designated under Subsection (1) may not be along, across, or within the
95	boundaries of an interstate freeway or limited access highway.
96	[(4) Except as provided under Section 41-22-10.3, a person may not operate an
97	off-highway vehicle on any street or highway that is not designated or posted as open for
98	off-highway vehicle use in accordance with Subsection (1) or Section 41-22-10.1.]
99	[(5) Subsection (4) does not apply to off-highway implements of husbandry used in
100	accordance with Section 41-22-5.5.]
101	Section 4. Section <b>41-22-10.6</b> is amended to read:
102	41-22-10.6. Requiring compliance with traffic laws.
103	[Any] (1) Except as provided in Subsection (2), a person operating an off-highway
104	vehicle is subject to the provisions of Title 41, Chapter 6a, Traffic Code, unless specifically
105	excluded.
106	(2) A person operating an off-highway vehicle that meets the equipment requirements
107	of Section 41-22-10.7 is not required to meet the equipment requirements of Title 41, Chapter
108	<u>6a, Traffic Code.</u>

Legislative Review Note as of 1-30-08 8:32 AM

# Office of Legislative Research and General Counsel

### S.B. 181 - Off-highway Vehicle Use on Public Highways

# **Fiscal Note**

2008 General Session

State of Utah

### **State Impact**

Enactment of this bill will not require additional appropriations.

#### Individual, Business and/or Local Impact

Insurance companies will re-evaluate policies related to off-highway vehicles. Owners of off-highway vehicles will likely experience changes to insurance policies. Depending on the locality, there may be increased costs for enforcement. Businesses are likely unaffected.

2/5/2008, 11:45:08 AM, Lead Analyst: Young, T.

Office of the Legislative Fiscal Analyst