2007 DRAFTING REQUEST

Bill

Received: 04/20/2007				Received By: rkite				
Wanted: As time permits				Identical to LRB:				
For: Legis	slative Counc	il - JLC			By/Representing	: Mark Patrons	ky	
This file r	nay be shown	to any legislato	or: NO		Drafter: rkite			
May Cont	act:				Addl. Drafters:	mglass btradewe		
Subject:	Nat. Re	s boats snom	os ATVs		Extra Copies:			
Submit vi	a email: YES							
Requester	's email:	mark.patro	onsky@legis	.wisconsin.g	ov			
Carbon co	ppy (CC:) to:							
Pre Topi	c:							
No specif	ic pre topic gi	ven						
Topic:			Note that the second second	· · · · · · · · · · · · · · · · · · ·				
Compile f	or Leg. Counc	cil Committee o	on state trails	policy			e xor	
Instructi	ons:		yanggapan na gapan na n	k kalanda — manda mba dagig di dan da waki waki waki waki waki waki waki wak		·.	COLT SO	
See Attacl	hed					\(\rangle \)	serit Patron	
Drafting	History:					$^{\prime}\delta_{r_0}$		
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	rkite 04/20/2007						S&L	
/P1			nnatzke 04/24/2007	7			S&L	
/1	rkite 04/24/2007	lkunkel 04/26/2007	sherritz 04/27/2007	7	cduerst 04/27/2007	cduerst 05/11/2007		

FE Sent For:

<END>

2007 DRAFTING REQUEST

Bill

Received:	04/20/2007				Received By: rki	te				
Wanted: As time permits					Identical to LRB:					
For: Legis	slative Counc	il - JLC			By/Representing:	Mark Patron	sky			
This file r	nay be shown	to any legislato	r: NO		Drafter: rkite					
May Cont	act:				Addl. Drafters:	mglass btradewe				
Subject:	Nat. Re	s boats snom	os ATVs		Extra Copies:					
Submit vi	a email: YES									
Requester	's email:	mark.patro	nsky@legis.	wisconsin.g	gov					
Carbon co	opy (CC:) to:									
Pre Topi	c:									
No specif	ic pre topic gi	ven								
Topic:										
Compile f	for Leg. Coun	cil Committee o	n state trails	policy						
Instructi	ons:		STATE							
See Attac	hed									
Drafting	History:									
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required			
/?	rkite 04/20/2007						S&L			
/P1			nnatzke 04/24/2007	1			S&L			
/1	rkite 04/24/2007	lkunkel 04/26/2007	sherritz 04/27/2007		cduerst 04/27/2007					

FE Sent For:

<END>

2007 DRAFTING REQUEST

Bill

Received: 04/20/2007	Received By:	rkite

Wanted: **As time permits** Identical to LRB:

For: Legislative Council - JLC By/Representing: Mark Patronsky

This file may be shown to any legislator: **NO**Drafter: **rkite**

May Contact:

Addl. Drafters:

mglass

btradewe

Nat. Res. - boats snomos ATVs Extra Copies:

Submit via email: YES

Requester's email: mark.patronsky@legis.wisconsin.gov

Carbon copy (CC:) to:

Pre Topic:

Subject:

No specific pre topic given

Topic:

Compile for Leg. Council Committee on state trails policy

Instructions:

See Attached

Drafting History:

<u>Vers.</u> <u>Drafted</u> <u>Reviewed</u> <u>Typed</u> <u>Proofed</u> <u>Submitted</u> <u>Jacketed</u> <u>Required</u>

/? rkite /1 mk 4/26 ph 4/26 ph 4/27

FE Sent For:

<END>

Leg. Courcel meets 5/9 Goal - 5/27 - to Leg. Courcel mailing date 5/2

Combined bill draft—Trails Committee **Mark Patronsky**

Prefatory note

ATV/snowmobile/ORV trespass MGG 2272/2 All OK

ATV appropriation changes Becky 2247/P2 Need to change eff date—not "this act"

ATV registration fees Robin K 2274/2 NOTE—need to delete "or renewal" in the first line of the note after p. 2, line 5

ATV damage claims MGG 2273/1 Need to convert eff date to a delayed eff date

Gas tax transfer Robin K 2275/1 All OK

DNR procedures to certify ATV trails Becky 2248/P2 All OK

Display of ATV registration MGG 2271/1 All OK

Income tax check-off MGG 2256/2

All OK

ATV title

Robin K 2276/1 Need to convert eff date to delayed eff date

Other issues, besides those noted above
Be sure we are using the most recent drafts
Be sure all nonstate provisions are fixed

Exter request for compile -Give list to typists & ask them to compile as PI and return to me

Have Mike move to new file

RESEARCH APPENDIX -Draft Transfer/Copy Request Form

- Atty's please complete this form and give to Mike Barman

(Request Made By: RNK) (Date: 04124107)
Please <u>transfer</u> the drafting file for
2005 LRB to the drafting file
for 2007 LRB <u>2482</u>
The final version of the 2005 draft and the final Request Sheet will copied on yellow paper, and returned to the original 2005 drafting file. A new cover sheet will be created/included listing the new location of the drafting file's "guts".
For research purposes, because the 2005 draft was incorporated into a 2007 draft, the complet drafting file will be transferred, as a separate appendix, to the new 2007 drafting file. This request form will be inserted into the "guts" of the 2007 draft. If introduced, the appendix will be scanned/added to the electronic drafting file folder.
OR
2272/2 Please copy the drafting file for
$\frac{2274/2}{2273/1}$ 2007 LRB and place it in the drafting file for 2007 LRB
2248/97
For research purposes, because the original 2007 draft was incorporated into another 200 draft, the original drafting file will be copied on yellow paper (darkened/auto centered/reduced to 90%) and added as a separate appendix, to the new 2007 drafting file. This request form will be inserted into the "guts" of the separate appendix and the separate appendix to the new 2007 drafting file.
as a separate appendix, to the new 2007 drafting file. The required to the electronic drafting file folde the new 2007 draft. If introduced the appendix will be scanned/added to the electronic drafting file folde

The original drafting file will then returned, intact, to its folder and filed. For future reference, a

2275/

State of Misconsin 2007 - 2008 LEGISLATURE

LRB-2482/P1

MGG/RNK/RCT

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

mk

LFS: PIStum off turning dots -donot delete)

LPS: PIS create MRS

LPS: PISPUF

GenCat

AN ACT ...; relating to: trespass by operators of snowmobiles, all-terrain vehicles, and other off-road vehicles; increasing the appropriations for certain all-terrain vehicle programs; fees for registration of all-terrain vehicles for public and private use, fees for commercial all-terrain vehicle certificates, and fees for nonresident all-terrain vehicle trail passes; creating an all-terrain vehicle damage claim program, requiring the exercise of rule-making authority; the all-terrain vehicle gas tax payment; promulgation of rules to establish standards and procedures for certifying the designation of all-terrain vehicle routes and trails; the display of all-terrain vehicle registration numbers; creating an individual income tax checkoff for trails that are not open to motorized vehicles; creating a nonmotorized trails program, and making an appropriation; requiring a certificate of title for an all-terrain vehicle granting

 $\widehat{12}$

(11)

1

2

3

4

5

6

7

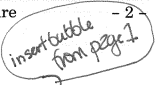
8

9

10

MOVE TO P6 2

requiring the exercise
of rule-making
authority;



rule-making authority; making an appropriation; providing a penalty and

2

1

providing penalties.

Analysis by the Legislative Reference Bureau

*** ANALYSIS FROM -2272/2 ***

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

This is a preliminary draft. An analysis will be provided in a later version. *** ANALYSIS FROM -2247/P2 ***

This bill is explained in the NOTES provided by the Joint Legislative Council in the bill.

*** ANALYSIS FROM -2274/2 ***

This is a preliminary draft. An analysis will be provided in a later version. This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

*** ANALYSIS FROM -2273/1 ***

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

This is a preliminary draft. An analysis will be provided in a later version.

*** ANALYSIS FROM -2275/1 ***

This is a preliminary draft. An analysis will be provided in a later version. This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

*** ANALYSIS FROM -2248/P2 ***

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

*** ANALYSIS FROM -2271/1 ***

This is a preliminary draft. An analysis will be provided in a later version. This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

*** ANALYSIS FROM -2256/2 ***

This bill is explained in the NOTES provided by the Joint Legislative Council in the bill.

*** ANALYSIS FROM -2276/1 ***

This bill is explained in the Notes provided by the Joint Legislative Council in the bill.

This is a preliminary draft. An analysis will be provided in a later version.

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

...:...

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This draft was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill was prepared for the Joint Legislative Council's Special Committee on State Trails Policy.

-2273/1.1 SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate

place, insert the following amounts for the purposes indicated:

Autoret A

2007-08

2008-09

30,000

20.370 Natural Resources, Department of

5 (5) Conservation aids

1

2

3

4

6

8

9

10

11

13

(cz) Recreation aids — all-terrain

7 vehicle damage claims SEG A 30,000

-2256/2.1 Section 2. 20.370 (1) (et) of the statutes is created to read:

20.370 (1) (et) *Nonmotorized trails*. As a continuing appropriation, from moneys received as amounts designated under s. 71.10 (5i) (i), the net amounts certified under s. 71.10 (5i) (h) 3., for the nonmotorized trails program under s. 23.175

12 (5t).

-2273/1.2 **Section 3.** 20.370 (5) (cz) of the statutes is created to read:

1	20.370 (5) (cz) Recreation aids — all-terrain vehicle damage claims. The
2	amounts in the schedule to pay claims under the all-terrain vehicle damage program
3	under s. 23.33 (8m).
4	*-2256/2.2* SECTION 4. 20.566 (1) (hp) of the statutes is amended to read:
5	20.566 (1) (hp) Administration of endangered resources; professional football
6	district; breast cancer research; fire fighters memorial; veterans trust fund; multiple
7	$sclerosis\ programs; prostate\ cancer\ research\ income\ tax\ checkoff\ voluntary\ payments.$
8	The amounts in the schedule for the payment of all administrative costs, including
9	data processing costs, incurred in administering ss. 71.10 (5), (5e), (5f), (5fm), (5g),
10	(5h), (5i), and (5m), and 71.30 (10). All moneys specified for deposit in this
11	appropriation under ss. 71.10 (5) (h) 5., (5e) (h) 4., (5f) (i), (5fm) (i), (5g) (i), (5h) (i),
12	(5i) (i), and (5m) (i), and 71.30 (10) (i) and (11) (i) shall be credited to this
13	appropriation.
14	*-2256/2.3* SECTION 5. 23.175 (5t) of the statutes is created to read:
15	23.175 (5t) Nonmotorized trail program. (a) The department shall use the
16	moneys appropriated under s. 20.370 (1) (et) for a nonmotorized trail program. The
17	department may use the moneys for any of the following:
18	1. The acquisition of state land for nonmotorized trail use.
19	2. The planning, establishment, development, construction, improvement, or
20	maintenance of nonmotorized trails on state land.
21	3. The awarding of grants to political subdivisions or nonprofit organizations
22	for the acquisition of lands to be used for nonmotorized trails that will be available
23	for public use.

1	4. The awarding of grants to political subdivisions and nonprofit organizations
2	for the planning, establishment, development, construction, improvement, or
3	maintenance of nonmotorized trails that are available for public use.
	Note: This provision creates a nonmotorized trail program, to be administered by the department of natural resources, and funded from the individual income tax checkoff for nonmotorized trails.
4	*-2271/1.1* SECTION 6. 23.33 (2) (am) of the statutes is created to read:
5	23.33 (2) (am) Registration for public use; display of registration number. No
6	person may operate in this state an all-terrain vehicle that is registered for public
7	use under par. (a) unless the all-terrain vehicle has attached to it in a prominent
8	manner, as specified by the department by rule, the registration number assigned
9	to the all-terrain vehicle. The department shall require, at a minimum, display of
10	the registration number at the rear of the all-terrain vehicle.
	Note: Under the current all-terrain vehicle (ATV) statutes, no person may operate or give permission to operate an ATV unless the ATV is registered for public use (i.e., for use on public trails or routes) or for private use (i.e., used exclusively on private property), or is exempt from registration, or is issued a commercial ATV certificate (i.e., manufacturers, dealers, or distributors, or persons engaged in the business of renting ATVs). Under current rules promulgated by the department of natural resources (DNR), a person who registers an ATV for public use must display 2 registration decals on the vehicle. The rules specify the size of the decals and the information required to be contained on the decals. The DNR also designates authorized distributors of registration decals. Under the current statutes, there is no license plate or other requirement to display registration numbers on an ATV. This bill creates a requirement for the operator to display the registration number on an ATV that is registered for public use. The DNR is required by this bill to specify the manner of displaying the registration number. The registration number must be displayed in a prominent manner and at a minimum, must be displayed at the rear of the ATV.
11	*-2274/2.1* SECTION 7. 23.33 (2) (c) of the statutes is amended to read:
12	23.33 (2) (c) Registration; public use; fee. Any all-terrain vehicle may be
13	registered for public use. The fee for the issuance or renewal of a registration
14	Note: Under current law, no person may operate, and no owner may give permission for the operation of, an all-terrain vehicle (ATV) within the state of Wisconsin unless the ATV is registered for public use (i.e., for use on public trails or routes), private

2

3

4

5

6

8

9

10

11

use (i.e., used exclusively on private property), is exempt from registration, or is certified for commercial use (i.e., manufacturers, dealers, or distributors or persons engaged in the business of renting ATVs).

This provision increases the fee for issuance or renewal of a registration certificate for public use of an ATV from \$30 to \$50. The registration is valid for 2 years.

Based on current department of natural resources (DNR) estimates that approximately 230,000 ATVs share a public registration (calculated at 115,000 registrations per year to generate the annual number), the current fee raises about \$3.5 million annually. Assuming the same 230,000 registrations, under this provision of the bill, the fee increase would raise approximately \$5.75 million annually. The result is an increase in revenue of approximately \$2.25 million annually.

-2274/2.2 SECTION 8. 23.33 (2) (d) of the statutes is amended to read:

23.33 (2) (d) Registration; private use; fee. An all-terrain vehicle used exclusively for agricultural purposes or used exclusively on private property may be registered for private use. The fee for the issuance of a registration certificate for private use is \$15 \,\frac{\$25}{}.

NOTE: This provision increases the fee for issuance or renewal of a registration certificate for private use of an ATV from \$15 to \$25. The private registration is valid from initial purchase of the registration to the time that ownership is transferred.

The DNR estimates that approximately 5,000 ATVs are registered for private use each year. The current fee of \$15 raises about \$75,000 annually. Assuming a continued 5,000 private registrations each year, the increased fee, at \$25, would raise approximately \$125,000 per year. The result is a revenue increase of approximately \$50,000 annually.

-2274/2.3 SECTION 9. 23.33 (2) (dm) 2. of the statutes is amended to read:

23.33 (2) (dm) 2. The fee for the issuance or renewal of a commercial all-terrain vehicle certificate is \$90 \$100. Upon receipt of the application form required by the department and the fee required under this subdivision, the department shall issue to the applicant a commercial all-terrain vehicle certificate and 3 reflectorized plates. The fee for additional reflectorized plates is \$30 \$40 per plate.

NOTE: This provision increases the fee for issuance or renewal of a certificate for commercial use of an ATV from \$90 to \$100. The commercial certificate is valid for years.

Based on DNR estimates that approximately 650 ATVs are registered for commercial use annually, the fee currently raises about \$60,000 annually. Assuming the same 650 annual registrations in the future, under this provision of the bill, the new fee would raise approximately \$65,000 annually. This results in a revenue increase of about \$5,000 annually.

	SASKY
	WATER SEC.
A STATE OF THE PARTY OF THE PAR	A.

all the same of th	/An									
-2276/1.	1 SECTION	10.	23.33	(2d)	of the	statutes	is	created	to	read:

23.33 (2d) CERTIFICATE OF TITLE; REQUIREMENTS; EXCEPTIONS. (a) Certificate. The owner of an all-terrain vehicle subject to registration in this state, whether or not the all-terrain vehicle is operated in this state, shall make application for a certificate of title for the all-terrain vehicle under any of the following circumstances:

- 1. If the owner has newly acquired the all-terrain vehicle, he or she shall make application under this subsection.
- 2. If the owner applies for registration of an all-terrain vehicle without holding a valid certificate of title previously issued to that owner by the department for the all-terrain vehicle, he or she shall at the same time apply for a certificate of title.
- (b) Exemptions. An all-terrain vehicle is exempt from the certificate of title requirements of this subsection if it is exempt under sub. (2) (b) from registration requirements. The department may exempt additional classes of all-terrain vehicles from the certificate of title requirements.
- (c) All-terrain vehicles purchased by nonresidents. A nonresident who purchases an all-terrain vehicle in this state and who intends to register the all-terrain vehicle in another state is not required to apply for a certificate of title under this chapter. A nonresident who purchases an all-terrain vehicle in this state may apply for a certificate of title under this subsection.
- (d) Application for certificate of title. An application for a certificate of title shall be made to the department and shall be accompanied by the required fee. Each application for certificate of title shall contain the information required by the department.

(e) Issuance; records; fees. 1. The department shall file each application for
certificate of title received by it and, when satisfied as to its genuineness and
regularity and that the applicant is entitled to the issuance of a certificate of title,
shall issue and deliver a certificate to the owner of the all-terrain vehicle.

- 2. The department shall file and retain for at least 5 years a record of all applications for a certificate of title.
- 3. The department shall conduct a title search upon the request of an applicant for a certificate of title.
- 4. The department shall by rule fix and collect fees that shall, as closely as possible, equal the cost of providing services under this subsection.
- (f) Contents of certificate of title. Each certificate of title issued by the department shall contain information required by the department.
- (g) Law enforcement. The department shall establish procedures for identifying stolen all-terrain vehicles with the cooperation of local law enforcement officials and the department of justice, by checking applications for title against any lists of stolen all-terrain vehicles, inspecting serial numbers if the owner applies for a replacement certificate of title, and inspecting all-terrain vehicles that are purchased out of state.
- (h) Replacements; transfer of title. The department shall establish procedures and forms for the replacement of certificates of title and the transfer of title to an all-terrain vehicle or the transfer of any interest in an all-terrain vehicle.
- (i) Alterations and falsifications prohibited. 1. No person may intentionally falsify a certificate of title issued under this subsection, or an application for a certificate of title issued under the subsection.

2. No person may intentionally alter, remove, or change any number or other
character in an all-terrain vehicle engine serial number or all-terrain vehicle serial
number.

- (j) Abandonment or destruction of all-terrain vehicle. The department shall promulgate rules establishing procedures that apply in the event of abandonment or destruction of an all-terrain vehicle covered by a certificate of title or registration issued by this state.
- (k) Security interests. 1. A security interest in an all-terrain vehicle of a type for which a certificate of title is required is not valid against creditors of the owner or subsequent transferees or secured parties of the all-terrain vehicle unless perfected as provided in rules promulgated by the department.
- 2. A secured party named in a certificate of title shall, upon written request of the owner or of another secured party named on the certificate, disclose any pertinent information about the secured party's security agreement and the indebtedness secured by it.
- 3. An owner shall promptly deliver the certificate of title to any secured party who is named on it or who has a security interest in the all-terrain vehicle described in it under any applicable prior law of this state, upon receipt of a notice from the secured party that the secured party's security interest is to be assigned, extended, or perfected.
- 4. A secured party who fails to disclose information under subd. 2. shall be liable to the owner for any loss caused by the failure to disclose.
- 5. An owner who fails to deliver the certificate of title to a secured party requesting it under subd. 3. shall be liable to the secured party for any loss caused to the secured party by the failure to deliver.

6. The method provided in this paragraph for perfecting and giving notice of
security interests subject this subsection is exclusive. Security interests subject to
this subsection are exempt from the provisions of law that otherwise require or relate
to the filing of instruments creating or evidencing security interests. This
subdivision does not affect the validity of a security interest perfected before the
effective date of this subdivision [revisor inserts date].

- (L) Suspension or revocation of certificate of title. 1. The department shall suspend or revoke a certificate of title for an all-terrain vehicle if it finds any of the following:
- a. The certificate of title was fraudulently procured, erroneously issued, or prohibited by law.
 - b. The all-terrain vehicle has been scrapped, dismantled, or destroyed.
 - c. A transfer of title is set aside by a court by order or judgment.
- 2. Suspension or revocation of a certificate of title does not, in itself, affect the validity of a security interest noted on it.
- 3. When the department suspends or revokes a certificate of title, the owner or person in possession of the certificate shall, within 5 days after receiving notice of the suspension or revocation, mail or deliver the certificate to the department.
- 4. The department may seize and impound a certificate of title that is suspended or revoked.
- (m) Grounds for refusing issuance of certificate of title. The department shall refuse issuance of a certificate of title if any required fee is not paid or if it has reasonable grounds to believe that any of the following exists:
 - 1. The person alleged to be the owner of the all-terrain vehicle is not the owner.
 - 2. The application contains a false or fraudulent statement.

4

5

6

7

8

9

11

12

13

14

15

3. The applicant fails to furnish information or documents required by the department.

NOTE: This provision creates a requirement for the owner of an all-terrain vehicle (ATV) to obtain a certificate of title. Any owner of an ATV that is subject to registration in this state must comply with the titling requirement. The titling requirement applies to the owner of a newly acquired ATV and to the owner of an ATV who applies for registration without holding a previously issued certificate of title. Any ATV that is exempt from registration in this state is also exempt from the titling requirement. Although nonresidents who register an ATV in another state are not required to apply for a certificate of title, a nonresident may choose to obtain a Wisconsin title for an ATV purchased in this state.

The Department of Natural Resources (DNR) is directed under this provision to implement the statute by promulgating administrative rules applicable to the procedures for application for a certificate of title, issuance of a certificate of title, recordkeeping, replacements, transfer of title, security interests, and all other provisions necessary for the titling program. DNR is directed to set and collect fees established by rule which shall, as closely as possible, equal the cost of providing services related to ATV titling. The funds collected by DNR will be placed in the conservation fund.

- *-2274/2.4* Section 11. 23.33 (2j) (c) of the statutes is renumbered 23.33 (2j)
- (c) 1. and amended to read:
- 23.33 (2j) (c) 1. The fee for <u>a an annual</u> nonresident trail pass issued for an all-terrain vehicle that is exempt from registration under sub. (2) (b) 2. is \$17.25. A \$44.25. An annual nonresident trail pass issued for such an all-terrain vehicle may be issued only by the department and persons appointed by the department and expires on June 30 of each year.
- 10 *-2274/2.5* Section 12. 23.33 (2j) (c) 2. of the statutes is created to read:
 - 23.33 **(2j)** (c) 2. The fee for a 7-day nonresident trail pass issued for an all-terrain vehicle that is exempt from registration under sub. (2) (b) 2. is \$17.25. A 7-day nonresident trail pass issued for such an all-terrain vehicle may be issued only by the department and persons appointed by the department and expires 7 days after issuance.
 - NOTE: These provisions increase the annual fee for a nonresident all-terrain vehicle (ATV) trail pass to \$44.25 and establish a 7-day nonresident trail pass for a fee of \$17.25. The current statute requires the department of natural resources to collect an issuing fee of \$0.75 for issuing a nonresident ATV trail pass.

 $\mathbf{2}$

3

4

5

6

8

9

10

11

12

These provisions result in a total fee for each annual and 7-day nonresident trail pass to \$45 and \$18, respectively. Based on current nonresident ATV trail pass sales estimates of 12,500 annually, the current fee raises approximately \$215,000 annually. Assuming, under the new fees, that 80% of the nonresidential ATV trail users will purchase a weekly pass and the remaining 20% of nonresident ATV trail users will purchase an annual pass, the weekly pass will raise approximately \$250,000 annually and the annual pass approximately \$63,000 annually. This results in total annual revenue of approximately \$313,000, an increase of approximately \$98,000 annually.

-2272/2.1 SECTION 13. 23.33 (3) (c) of the statutes is amended to read:

23.33 (3) (c) On the private property of another without the consent of the owner or lessee. Failure to post private such property does not imply consent for all-terrain vehicle use. This paragraph does not apply to the right-of-way of a public highway.

NOTE: This provision in current statutes is part of the rules of operation for ATVs. This paragraph is preceded by an introductory paragraph that states: "No person may operate an all-terrain vehicle:".

This bill expands the property that is subject to the prohibition by applying the prohibition to public property as well as private property. The bill does this by deleting "private" in the statute. This bill also creates an exception so that the expanded statute does not apply to a public highway right-of-way.

-2248/P2.1 Section 14. 23.33 (8) (a) of the statutes is amended to read:

23.33 (8) (a) Department authority. The department shall encourage and supervise a system of all-terrain vehicle routes and trails. The department may shall promulgate rules that establish standards and procedures for certifying the designation of all-terrain vehicle routes and trails. In promulgating these rules, the department shall consider the recommendations of the state trails council and any other user groups with an interest in the various recreational uses of trails.

NOTE: Under current all-terrain vehicle (ATV) statutes, the department of natural resources (DNR) is directed to encourage and supervise a system of ATV routes and trails. To fulfill this charge, the statutes permit the DNR to establish standards and procedures for certifying the designation (i.e., approval to receive state funds) of ATV routes and trails.

The DNR has issued current standards and procedures for ATV use on department lands as guidance documents. This bill requires DNR to promulgate administrative rules to establish standards and procedures for certifying the designation of ATV routes and trails under the control of the department. By requiring the standards and procedures to be promulgated as rules, this bill will require public hearings on the current policies, and any changes to those policies, through the agency process for developing rules and the legislative administrative rule review process. Under this bill, the department must

22

annual period for making claims.

1	*-2273/1.3* SECTION 15. 23.33 (8m) of the statutes is created to read:
2	23.33 (8m) All-terrain vehicle damage program. (a) The department shall
3	establish an all-terrain vehicle damage program to pay claims for the cost of
4	restoring property that is damaged by the operation of all-terrain vehicles. Any
5	person may submit a claim under this subsection.
6	(b) The department may pay a claim under this subsection only if all of the
7	following apply:
8	1. The damage to the property was caused by the operation of all-terrain
9	vehicles in an area not designated as an all-terrain vehicle route or all-terrain
10	vehicle trail.
11	2. The applicant reports to local law enforcement officers the trespass that
12	causes the damage.
13	3. The applicant makes reasonable efforts to identify the responsible individual
14	and obtain payment from the responsible individual.
15	4. The applicant makes reasonable efforts to prevent reoccurrence of the
16	damage.
17	(c) The department shall promulgate rules for eligibility and funding
18	requirements for the all-terrain vehicle damage claim program in order to maximize
19	the cost-effectiveness of the program. The department shall promulgate rules to
20	establish all of the following:

1. Forms and procedures for processing and payment of claims, including an

1	2. Procedures and standards for determining the cost to restore all-terrain
2	vehicle damage.
3	3. A methodology for proration of all-terrain vehicle damage claim payments
4	if funds are not sufficient to pay all claims.
5	4. Procedures for record keeping, audits, and inspections.
6	5. Participation by local all-terrain vehicle clubs in the review of claims under
7	this subsection.
8	(d) The department may not submit a claim under this subsection in any
9	annual claim year unless all approved claims other than the department's claims are
10	NOTE: There is no all-terrain vehicle (ATV) damage claim program under current law. If a person's property is damaged by the operation of an ATV in an area not designated for ATV use, the only remedy would be through court-ordered restitution as the judgment in a lawsuit. This bill establishes an ATV damage claim program under which an applicant may receive a payment for the repair or restoration of property damaged by the operation of ATVs in any area not designated as an ATV route or ATV trail. The provision requires the department of natural resources to promulgate rules for implementation of the program. The provision requires the department to verify that certain minimum standards are met regarding the awarding of the payments. These standards include: 1. That the damage to the property was caused by the operation of ATVs in an area not designated as an ATV route or ATV trail. 2. That the applicant reports the trespass and makes reasonable efforts to identify the responsible individual and obtain payment from the individual. 3. That the applicant makes reasonable efforts to prevent reoccurrence of the damage. The DNR may submit a claim only if all eligible claims in an annual payment cycle are paid in full.
11	*-2272/2.2* SECTION 16. 23.33 (13) (aw) of the statutes is created to read:
12	23.33 (13) (aw) Penalty related to operation on the property of another. A person
13	who violates s. 23.33 (3) (c) shall forfeit not less than \$250 and not more than \$1,000.

Note: The current statutes contain a general provision on trespass to land in s. 943.13. This statute prohibits any person from entering the land of another without the express or implied consent of the owner or occupant, or remaining on the land of another after being notified to leave. This statute applies whether or not the person is in a vehicle, and therefore would apply to trespass by a person who is operating an all-terrain vehicle. ATV), snowmobile, or other off-road vehicle. The penalty for violation of this statute is a Class B forfeiture, which is a civil penalty of a forfeiture not to exceed \$1,000. The

trespass statute is enforced by local law enforcement authorities. Wardens of the department of natural resources (DNR) do not have authority to enforce the trespass statute. The trespass statute is enforced by a citation system, similar to that for a traffic citation. The judicial conference sets the actual amount of the bond for violations of the trespass statute, and the basic deposit amount that has been set by the judicial conference is \$100. The statutes impose a variety of other surcharges on the basic amount, with the result that the total deposit amount for a person who pleads no contest to a trespass citation is \$249.

The current statutes also have provisions regarding entry onto the private property of another without the consent of the owner or lessee, when operating an ATV, snowmobile, or other off-road vehicle. The current penalty for violation of these statutes is a forfeiture not to exceed \$250. The judicial conference has also set the amount of the deposit for these violations at \$100, with a total deposit for the citation of \$249. This statute is enforced by DNR wardens.

This Section of the bill increases the penalty for violation of the current statute that prohibits trespass with an ATV to a forfeiture of not less than \$250 and not more than \$1,000. If the judicial conference sets the deposit amount at the minimum of \$250, the total deposit for this violation would be \$438.

It is also possible that the district attorney could issue a complaint and summons and seek a forfeiture up to the maximum of \$1,000.

- *-2276/1.2* SECTION 17. 23.33 (13) (g) of the statutes is created to read:
- 2 23.33 (13) (g) All-terrain vehicle falsification. Any person who violates sub.
- 3 (2d) (i) is guilty of a Class H felony.

1

Note: The new provision in this bill related to creating an ATV titling program contains a prohibition on the intentional falsification of either a certificate of title, or an application for a certificate of title, and the intentional authorization, removal, or change of any number or character in an ATV engine serial number or ATV serial number. This provision makes violation of those prohibitions a Class H felony. The maximum penalty for a Class H felony is a fine not to exceed \$10,000 or imprisonment not to exceed 6 years, or both.

- 4 *-2276/1.3* Section 18. 23.45 (1) (d) of the statutes is amended to read:
- 5 23.45 (1) (d) "Registration" means any registration documentation, as defined
- 6 in s. 23.33 (1) (jn) or s. 350.01 (10t), certificate of title documentation under s. 23.33
- 7 (2d), or certification or registration documentation, as defined in s. 30.50 (3b), issued
- 8 by the department or its agents.
- 9 *-2275/1.1* Section 19. 25.29 (1) (dm) of the statutes is repealed and
- 10 recreated to read:

2

3

4

5

6

7

8

9

10

11

12

13

25.29	(1) (dm) An an	nount equal	to the	estim	ated	l all-terra	ain	veh	icle g	gas	tax
payment.	The estimated	all-terrain	vehicle	gas	tax	payment	is	the	sum	of	the
following amounts:											

- 1. An amount calculated by multiplying the number of all-terrain vehicles registered under s. 23.33 (2) (c) or (2g) and the number of reflectorized plates issued under s. 23.33 (2) (dm) on the last day of February of the previous fiscal year by 50 gallons and multiplying that product by the excise tax imposed under s. 78.01 (1) on the last day of February of the previous fiscal year.
 - 2. An amount equal to 40 percent of the amount calculated under subd. 1.

NOTE: This provision repeals the current all-terrain vehicle (ATV) gas tax formula, and replaces it with a new formula. The funds generated by the formula are paid to the department of natural resources (DNR) conservation fund and are used to provide aid to towns, villages, cities, counties, and federal agencies for nonstate ATV projects.

The current gas tax payment is calculated by multiplying the sum of the number of ATVs registered for public use (i.e., on public trails or routes) and the number of reflectorized plates issued for commercial ATV use (i.e., manufacturers, dealers, or distributors, or other persons engaged in the business of renting ATVs) on the last day of February of the previous fiscal year. This number is multiplied by 25 gallons and that product is multiplied by the excise tax on the last day of February of the previous fiscal year (currently, \$0.309 per gallon).

The provision in this Section replaces the current formula for ATVs with a formula similar to the snowmobile gas tax payment. The new ATV gas tax payment, created by this bill, is calculated by multiplying the number of ATVs registered for public use and the number of reflectorized plates issued for commercial ATV use on the last day of February of the previous fiscal year by 50 gallons and multiplying that product by the motor vehicle fuel excise tax on the last day of February of the previous fiscal year. This total is then increased by an additional 40%.

Based on DNR estimates of approximately 230,000 public ATV registrations, and assuming that those registrations will not increase, the current fee raises about \$1.7 million annually. Assuming the same 230,000 registrations, the fee increase in this provision of the bill would raise approximately \$5 million annually. The result is an increase in revenue of approximately \$3.3 million annually.

-2256/2.4 Section 20. 71.10 (5i) of the statutes is created to read:

71.10 (5i) Nonmotorized trails program checkoff; nonmotorized vehicles.

- (a) Definitions. In this subsection:
 - 1. "Department" means the department of revenue.

2. "Nonmotorized trails program" means the program under s. 23.175 (5t) that
provides money for trails that are not open to motorized vehicles and the payment
of administrative expenses related to the administration of this subsection.

- (b) *Voluntary payments*. 1. 'Designation on return.' Every individual filing an income tax return who has a tax liability or is entitled to a tax refund may designate on the return any amount of additional payment or any amount of a refund due that individual for the nonmotorized trails program.
- 2. 'Designation added to tax owed.' If the individual owes any tax, the individual shall remit in full the tax due and the amount designated on the return for the nonmotorized trails program when the individual files a tax return.
- 3. 'Designation deducted from refund.' Except as provided in par. (d), if the individual is owed a refund for that year after crediting under ss. 71.75 (9) and 71.80 (3) and (3m), the department shall deduct the amount designated on the return for the nonmotorized trails program from the amount of the refund.
- (c) *Errors; failure to remit correct amount*. If an individual who owes taxes fails to remit an amount equal to or in excess of the total of the actual tax due, after error corrections, and the amount designated on the return for the nonmotorized trails program:
- 1. The department shall reduce the designation for the nonmotorized trails program to reflect the amount remitted in excess of the actual tax due, after error corrections, if the individual remitted an amount in excess of the actual tax due, after error corrections, but less than the total of the actual tax due, after error corrections, and the amount originally designated on the return for the nonmotorized trails program.

2.	The designat	ion for the no	onmotori	zed trails	program	is void	ifthe	indivi	dual
remittee	d an amount	equal to or le	ss than t	he actual	tax due,	after e	error c	orrecti	ons.

- (d) Errors; insufficient refund. If an individual is owed a refund that does not equal or exceed the amount designated on the return for the nonmotorized trails program, after crediting under ss. 71.75 (9) and 71.80 (3) and (3m) and after error corrections, the department shall reduce the designation for the nonmotorized trails program to reflect the actual amount of the refund that the individual is otherwise owed, after crediting under ss. 71.75 (9) and 71.80 (3) and (3m) and after error corrections.
- (e) *Conditions*. If an individual places any conditions on a designation for the nonmotorized trails program, the designation is void.
- (f) Void designation. If a designation for the nonmotorized trails program is void, the department shall disregard the designation and determine amounts due, owed, refunded, and received without regard to the void designation.
- (g) Tax return. The secretary of revenue shall provide a place for the designations under this subsection on the individual income tax return.
- (h) Certification of amounts. Annually, on or before September 15, the secretary of revenue shall certify to the department of natural resources, the department of administration, and the state treasurer all of the following:
- 1. The total amount of the administrative costs, including data processing costs, incurred by the department in administering this subsection during the previous fiscal year.
- 2. The total amount received from all designations for the nonmotorized trails program made by taxpayers during the previous fiscal year.

24

1	3. The net amount remaining after the administrative costs, including data
2	processing costs, under subd. 1. are subtracted from the total received under subd.
3	2.
4	(i) Appropriations, disbursement of funds. From the moneys received from
5	designations for the nonmotorized trails program, an amount equal to the sum of
6	administrative expenses, including data processing costs, certified under par. (h) 1.
7	shall be deposited into the general fund and credited to the appropriation account
8	under s. 20.566 (1) (hp), and the net amount remaining that is certified under par.
9	(h) 3. shall be credited to the appropriation account under s. 20.370 (1) (et), for the
10	use specified under s. 23.175 (5t).
11	(j) Amounts subject to refund. Amounts designated for the nonmotorized trails
12	program under this subsection are not subject to refund to the taxpayer unless the
13	taxpayer submits information to the satisfaction of the department, within 18
14	months after the date on which the taxes are due or the date on which the return is
15	filed, whichever is later, that the amount designated is clearly in error. Any refund
16	granted by the department under this paragraph shall be deducted from the moneys
17	received under this subsection in the fiscal year for which the refund is certified.
18	*-2272/2.3* SECTION 21. 350.10 (1) (f) of the statutes is amended to read:
19	350.10 (1) (f) On the private property of another without the consent of the
20	owner or lessee. Failure to post private such property does not imply consent for
21	snowmobile use. Any other motor-driven craft or vehicle principally manufactured
22	for off-highway use shall at all times have the consent of the owner before operation

of such craft or vehicle on private lands the property of another. This paragraph does

not apply to the right-of-way of a public highway.

Note: This provision of the current statutes is part of the statutes related to snowmobile operation. This paragraph is preceded by an introductory paragraph that states: "No person shall operate a snowmobile in the following manner:". This provision is not limited to snowmobiles, but applies also to other "motor-driven craft or vehicle principally manufactured for off-highway use". This bill expands the property that is subject to the prohibition by applying the prohibition to public property as well as private property. The bill does this by deleting "private" in the statute. This bill also creates an exception so that the expanded statute does not apply to a public highway right-of-way.

-2272/2.4 **Section 22.** 350.10 (2w) of the statutes is created to read:

350.10 (2w) A person who violates s. 350.10 (1) (f) shall forfeit not less than \$250 and not more than \$1,000.

Note: This provision changes the penalty for violation of the prohibition on operating a snowmobile or other motor–driven craft or vehicle on the property of another from a forfeiture of not to exceed \$250 to a minimum forfeiture of \$250 and a maximum forfeiture of \$1,000. For additional information on trespass, see the note following the amendment to s. 23.33 (13) (aw).

- *-2272/2.5* Section 23. 350.11 (1) (a) and (b) of the statutes are amended to
- 5 read:

1

2

3

4

6

ys 122

13

14

15

16

17

18

- 350.11 (1) (a) Except as provided in par. (b) and subs. (2g), (2m), (2w), and (3), any person who violates any provision of this chapter shall forfeit not more than \$250.
 - (b) Except as provided in subs. (2g), (2m), (2w), and (3), any person who violates any provision of this chapter and who, within the last 3 years prior to the conviction for the current violation, was 2 or more times previously convicted for violating the 2 same provision of this chapter shall forfeit not more than \$500.

-2247/P2.1 SECTION 24. Fiscal changes.

(1) State all-terrain vehicle trail projects. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (1) (ms) of the statutes, as affected by the acts of 2007, the dollar amount is increased by \$250,000 for fiscal year 2007-08 and the dollar amount is increased by \$250,000 for fiscal year 2008-09 for rerouting the Ice Age

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

 $\overline{20}$

Trail segment that is affected by the Wild Rivers State Trail and the Tuscobia State

Trail.

NOTE: The appropriation increase provides funds for department of natural resources (DNR) to reroute a segment of the Ice Age Trail which is now part of 2 trails, the Wild River State Trail and the Tuscobia State Trail, that allow the use of all-terrain vehicles (ATVs).

(2) All-terrain vehicle project aids. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (5) (cu) of the statutes, as affected by the acts of 2007, the dollar amount is increased by \$2,300,000 for fiscal year 2007–08 and the dollar amount is increased by \$2,300,000 for fiscal year 2008–09 to provide aid to towns, villages, cities, counties, and federal agencies for nonstate all-terrain vehicle projects.

Note: The current appropriation for nonstate ATV projects is \$1,600,000 in fiscal year 2005–06 and \$1,600,000 in fiscal year 2006–07.

(3) All-terrain vehicle enforcement. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (5) (er) of the statutes, as affected by the acts of 2007, the dollar amount is increased by \$300,000 for fiscal year 2007–08 and the dollar amount is increased by \$300,000 for fiscal year 2008–09 to provide aid for local all-terrain vehicle law enforcement.

Note: The current appropriation for local law enforcement aids is \$200,000 in fiscal year 2005-06 and \$200,000 in fiscal year 2006-07.

-2247/P2.2 SECTION 25. Effective date.

This act takes effect on the day after publication or on the day after publication of the 2007-09 biennial budget act, whichever is later.

#-2273/1.4* Section 26. Nonstatutory provisions.

(1) Emergency rules on all-terrain vehicle claims. Using the procedure under section 227.24 of the statutes, the department of natural resources shall

con't from pg 21 - pls move to pg 20

Section 26

promulgate the rules required under section 23.33 (8m) of the statutes, as created by this act, for the period before the effective date of the permanent rule promulgated under section 23.33 (8m) of the statutes, as created by this act, but not to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department of natural resources is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

/2276/1.4 SECTION 27 Effective date

(1) This act takes effect on January 1, 2009

MOTEN The effective date of this provision primarily relates to the commencement of the requirement to obtain a certificate of title. This effective date means that the owner of an ATV newly purchased on or after January 1, 2009, or the owner of an ATV who applies for registration on or after January 1, 2009, and does not have a valid certificate of title previously issued, must obtain a certificate of title for the ATV.

-2256/2.5 Section 28. Initial applicability; Revenue.

(1) NONMOTORIZED TRAILS PROGRAM. The treatment of sections 20.566 (1) (hp) and 71.10 (5i) of the statutes first applies to taxable years beginning on January 1 of the year in which this subsection takes effect, except that if this subsection takes effect after July 31 this act first applies to taxable years beginning on January 1 of the year following the year in which this subsection takes effect.

-2273/1.5 Section 29. Initial applicability.

(2) All-terrain vehicle damage program. (2)
The treatment of section 23.33 (8m) of the statutes first applies to claims filed on the effective date of this subsection.

*/-2256/2.6% Section 30. Effective dates; Natural Resources. This act takes effect on the day after publication, except as follows:

13 14

1

2

3

4

5

6

7

8

9

10

11

12

15

16

19

20

21

22

17 18

23-set from 52.

all comp not prefet (5)

Joint Legislative Council prefetory note: NOT Pref. Note PREFATORY NOTE FOR COMBINED TRAILS BILLADRAFT This bill draft was prepared for the Joint Legislative Council's Special Committee on State Trails Policy. The key provisions of the draft are as follows: All-Terrain Vehicle Trail Certification Rules In time space

The bill requires the Department of Natural Resources (DNR) to promulgate administrative rules to establish standards and procedures for certifying the designation of all-terrain vehicle (ATV) routes and trails under the control of the department. The draft requires the department to consider the interests of the state trails council and other trail user groups when promulgating the rules.

The bill expands the current statute that prohibits trespass with an ATV, snowmobile, or off-road vehicle to apply to all property, rather than just private property, and increases the penalty for violation of the amended statute.

ATV Damage Claim Program

The bill creates an ATV damage claim program under which an applicant may receive a payment for the repair or restoration of property damaged by the operation of ATVs in any area not designated as an ATV route or ATV trail.

The bill creates a requirement for the owner of an ATV to obtain a certificate of title. The titling requirement applies to the owner of a newly acquired ATV and to the owner of an ATV who applies for registration without holding a previously issued certificate of title, and any ATV that is exempt from registration in this state is also exempt from the titling requirement.

Display of ATV Registration Number

The bill creates a requirement for the operator of an ATV to display the registration number on an ATV that is registered for public use (i.e., for use on public trails or routes). (The DNR is required by this bill to specify the manner of displaying the registration number. The registration number must be displayed in a prominent manner and, at a minimum, must be displayed at the rear of the ATV.

ATV Gas Tax Payment I no line space

The bill repeals the current formula for the ATV gas tax payment, and replaces it with a new formula. The increased funds generated by the formula are paid to the conservation fund in the DNR and are used to provide aid to towns, villages, cities, counties, and federal agencies for nonstate ATV projects.

The bill increases the following fees:

No line Space—

The fee for issuance or renewal of a registration certificate for public use of an ATV.

The fee for issuance of a registration certificate for private use of an ATV.

The fee for issuance of a registration certificate for private use of an ATV.

The fee for issuance or renewal of a certificate for commercial use of an ATV.

The annual fee for a nonresident ATV trail pass. The bill also creates a seven-day nonresident trail pass.

The bill increases the following appropriations:

The bill increases the following appropriations:

Funds for the DNR to reroute a segment of the Ice Age Trail that currently allows the use of ATVs.

Funds for DNR to provide aid to towns, villages, cities, counties, and federal agencies for nonstate ATV projects.

Aid for local ATV law enforcement.

The bill creates a nonemotorized Trails

The bill creates a nonemotorized trail program, to be administered by the department of natural resources, and funded from the individual income tax checkoff for nonemotorized trails.

For an electronic copy, contact Kelly Mautz at the Legislative Council Staff.

end of insert pref note