CKM/BM

23-03096

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1324

(SENATE AUTHORS: MORRISON, Marty, McEwen and Fateh)				
DATE	D-PG	OFFICIAL STATUS		
02/06/2023	680	Introduction and first reading		
		Referred to Environment, Climate, and Legacy		
03/30/2023	2812	Author added McEwen		
05/10/2023	7155	Author added Fateh		

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8	relating to natural resources; protecting land, water quality, aquatic life, and wildlife from effects of using certain motorized recreational trails; requiring environmental assessment worksheet to construct or expand off-highway vehicle trails; requiring rulemaking; amending Minnesota Statutes 2022, section 84.777; repealing Minnesota Statutes 2022, section 84.926, subdivision 1; Laws 2003, chapter 128, article 1, section 167, subdivision 1, as amended; Minnesota Rules, part 6100.0500, subpart 8d.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. LEGISLATIVE FINDINGS.
1.11	(a) The legislature finds that the state of Minnesota has an abundance of natural resources
1.12	and that there is growing interest in the use of off-highway vehicles by its residents. The
1.13	legislature further finds that as the use of off-highway vehicles increasingly encroaches on
1.14	the state's natural resources, including aquatic and wildlife habitats, it is necessary to ensure
1.15	that the regulation of off-highway vehicles is undertaken in a manner that:
1.16	(1) protects these vital natural resources and habitats;
1.17	(2) ensures that off-highway vehicle users can easily discern where off-highway vehicles
1.18	may permissibly be used; and
1.19	(3) aids conservation officers in carrying out their law enforcement duties.
1.20	(b) The legislature further finds that, in accordance with the 2003 report of the Legislative
1.21	Auditor entitled State-Funded Trails for Motorized Recreation, creating and expanding
1.22	most off-highway vehicle trails and designated routes warrants completion of an
1.23	environmental assessment worksheet because of the significant potential environmental

Section 1.

	01/30/23	REVISOR	CKM/BM	23-03096	as introduced
2.1	impacts of tho	ose trails and the	need to make env	vironmental assessment tra	nsparent to the
2.2	public.				
2.3	Sec. 2. Minr	nesota Statutes 2	022, section 84.7 [°]	77, is amended to read:	
2.4	84.777 OF	F-HIGHWAY	VEHICLES AN	D SNOWMOBILES; USI	E OF STATE
2.5	PUBLIC LA	NDS RESTRIC	TED.		
2.6	Subdivision	n 1. Designated	trails. (a) Except	as otherwise allowed by law	or rules adopted
2.7	by the commis	ssioner, effective	e June 1, 2003, No	otwithstanding sections 84.	787 to 84.804
2.8	and 84.92 to 84	4.928, the use of	`off-highway vehi	cles is prohibited on state la	nd administered
2.9	by the commis	ssioner of natura	al resources , and o	on county-administered for	est land within
2.10	the boundaries	s of a state forest	, except on roads a	and trails specifically design	nated and posted
2.11	by the commis	ssioner for use b	y off-highway vel	nicles. The commissioner n	nay limit the use
2.12	of off-highway	y vehicles under	this subdivision	to specific purposes or seas	sons but must
2.13	include these	limitations in the	e designation and	posting under this subdivis	sion.
2.14	(b) Paragra	aph (a) does not	apply to county-a	dministered land within a s	tate forest if the
2.15	county board a	dopts a resolution	on that modifies re	strictions on the use of off-h	ighway vehicles
2.16	on county-adm	ninistered land v	within the forest.		
2.17	<u>(c) An off-</u>	highway vehicle	e trail or designate	ed off-highway vehicle rou	te that is on a
2.18	state forest roa	ad or trail, nation	nal forest road or	trail, township road or trail	, county road or
2.19	trail, or other	state road or trai	l does not include	<u></u>	
2.20	<u>(1)</u> Tribal l	ands or Ceded 7	Ferritory unless th	e appropriate Tribal govern	nment approves
2.21	inclusion in th	e trail or route;			
2.22	(2) land the	at is not approve	ed for inclusion in	the trail or route by the co	unty, township,
2.23	and road authors	ority where the l	and is located;		
2.24	<u>(3) an unpa</u>	aved road or trai	l that crosses over	waters designated as outst	anding resource
2.25	value waters o	or as exceptional	habitat waters ur	nder Minnesota Rules, chap	oter 7050;
2.26	(4) land de	signated by the	commissioner of	agriculture or a county as c	containing
2.27	prohibited nox	tious weeds, rest	ricted noxious wee	eds, or county noxious weed	ls under sections
2.28	18.76 to 18.91	· · ·			
2.29	<u>(5)</u> an unpa	aved road that is	less than 300 fee	t from a public water that s	supports aquatic
2.30	life; or				
2.31	<u>(6)</u> an unpa	aved road that is	less than 150 fee	t from a public water that c	loes not support
2.32	aquatic life.				

Sec. 2.

3.1 (d) Paragraph (c) must not be construed to affect roads or trails constructed or authorized 3.2 before the effective date of that paragraph.

Subd. 2. Seasonal restrictions. (a) Except for designated forest roads, a person must
not operate an off-highway vehicle or snowmobile on state forest lands during the firearms
deer-hunting season in areas of the state where deer may be taken by rifle. This paragraph
does not apply to a person in possession of a valid deer-hunting license operating an
off-highway vehicle or snowmobile before or after legal shooting hours or from 11:00 a.m.
to 2:00 p.m.

3.9 (b) The commissioner may designate and post winter trails on state forest lands for use
3.10 by off-highway vehicles.

3.11 (c) For the purposes of this subdivision, "state forest lands" means forest lands under
3.12 the authority of the commissioner as defined in section 89.001, subdivision 13, and lands
3.13 managed by the commissioner under section 282.011.

3.14 Subd. 3. Mapped trails. (a) Except as provided in sections 84.926 and 84.928, after
3.15 completion of official department off-highway vehicle maps for the area, a person must not
3.16 operate an off-highway vehicle on state land that is not mapped for the type of off-highway
3.17 vehicle. This paragraph does not apply to state forest land north of U.S. Highway 2 until
3.18 after June 30, 2009.

(b) This subdivision does not apply to a forest access route in a managed forest north of
U.S. Highway 2 that the commissioner has not designated as a road or trail. Forest access
routes will not be signed or maintained and will not be included on published user maps of
the forest. Off-highway vehicle operation on forest access routes is subject to the prohibitions
on causing erosion, rutting, damage to trees or crops, and construction of unauthorized trails
contained in Minnesota Rules. Damaged routes are subject to closure to off-highway vehicle
use.

3.26 Subd. 4. Rulemaking exemption. Determinations of the commissioner under this section
3.27 may be by written order published in the State Register and are exempt from the rulemaking
3.28 provisions of chapter 14. Section 14.386 does not apply.

3.29 Subd. 5. Exception by permit. Notwithstanding subdivisions 1 to 4 and section 84.773, 3.30 subdivision 1, on a case-by-case basis, the commissioner may issue a permit authorizing a 3.31 person to operate an off-highway vehicle on individual public trails under the commissioner's 3.32 jurisdiction during specified times and for specified purposes.

	01/30/23	REVISOR	CKM/BM	23-03096	as introduced
4.1	EFFEC	FIVE DATE. Sub	division 1, paragr	aph (c), clauses (1) and (2), are effective
4.2	the day follo	wing final enactm	ent. The remainde	r of this section is effective	August 1, 2023.
4.3	Sec. 3. <u>CC</u>	ONFORMING CI	HANGES TO RU	JLE; FOREST CLASSII	FICATIONS.
4.4	<u>(a)</u> The c	ommissioner of na	tural resources mu	st amend Minnesota Rules	, part 6100.1950,
4.5	to provide th	at, effective Augus	st 1, 2024, and in a	ccordance with Minnesota	Statutes, section
4.6	<u>84.777, subc</u>	livision 1, use of c	off-highway vehic	les is prohibited on state la	and administered
4.7	by the comn	nissioner of natura	ll resources and or	n county-administered for	est land within
4.8	the boundari	ies of a state fores	t, except as provid	led in Minnesota Statutes,	section 84.777.
4.9	<u>(b)</u> The c	commissioner may	use the good cau	se exemption under Minn	esota Statutes,
4.10	section 14.3	88, subdivision 1,	clause (3), to ado	pt the rule required under	this section, and
4.11	Minnesota S	statutes, section 14	.386, does not ap	ply except as provided une	der Minnesota
4.12	Statutes, sec	tion 14.388.			
4.13	Sec. 4. <u>M</u> A	ANDATORY EN	VIRONMENTAI	L ASSESSMENT WORI	KSHEET
4.14	PREPARA	FION FOR OFF -	HIGHWAY VEH	HCLE TRAILS.	
4.15	<u>(a)</u> The H	Environmental Qu	ality Board must a	amend Minnesota Rules, p	art 4410.4300,
4.16	subpart 37, t	to make preparation	on of an environm	ental assessment workshee	et mandatory for
4.17	any off-high	way vehicle trail	construction or ex	pansion, except for rerout	ing one mile or
4.18	less of an ex	isting off-highway	y vehicle trail.		
4.19	<u>(b)</u> The b	board may use the	good cause exem	ption under Minnesota Sta	itutes, section
4.20	14.388, subd	livision 1, clause (3	3), to adopt the rule	e required under this section	n, and Minnesota
4.21	Statutes, sec	tion 14.386, does n	ot apply except as	provided under Minnesota	Statutes, section
4.22	14.388.				
4.23	EFFEC	FIVE DATE. Thi	s section is effecti	ve August 1, 2023, and ap	plies to
4.24	construction	or expansion con	pleted on or after	that date.	
4.25	Sec. 5. <u>CC</u>	<u>DST ESTIMATE.</u>			
4.26		-		atural resources must subr	
4.27		-		representatives and senate	committees and
4.28	divisions wi	th jurisdiction ove	er environment and	d natural resources:	
4.29	<u>(1)</u> an es	timate of the signa	age, mapping, and	related costs to the agenc	y to implement
4.30	this act. It is	the intent of the le	gislature to pay fo	r these costs in the future v	vith money from
4.31	the off-road	vehicle account in	the natural resou	rces fund; and	

	01/30/23	REVISOR	CKM/BM	23-03096	as introduced
5.1	<u>(2) recon</u>	nmendations for a	amending Minneso	ta Statutes consistent with	h rules changes
5.2	made, or an	ticipated to be ma	de, under section 3	<u>.</u>	
5.3	Sec. 6. R F	CPEALER.			
0.0					
5.4	<u>(a) Minn</u>	esota Statutes 202	22, section 84.926,	subdivision 1, is repealed	<u>1.</u>
5.5	<u>(b)</u> Laws	s 2003, chapter 12	8, article 1, section	n 167, subdivision 1, as ar	nended by Laws
5.6	2005, First S	Special Session ch	apter 1, article 2, s	ection 152, Laws 2007, c	hapter 57, article
5.7	1, section 1.	55, is repealed.			
5.8	(c) Minn	esota Rules, part	6100.0500, subpar	t 8d, is repealed.	
5.9	EFFEC	TIVE DATE. Thi	is section is effectiv	ve August 1, 2024.	

APPENDIX Repealed Minnesota Statutes: 23-03096

84.926 VEHICLE USE ON PUBLIC LANDS; EXCEPTIONS.

Subdivision 1. **Exception by permit.** Notwithstanding sections 84.773, subdivision 1, and 84.777, on a case-by-case basis, the commissioner may issue a permit authorizing a person to operate an off-highway vehicle on individual public trails under the commissioner's jurisdiction during specified times and for specified purposes.

APPENDIX Repealed Minnesota Session Laws: 23-03096

Laws 2003, chapter 128, article 1, section 167, subdivision 1, as amended by Laws 2007, chapter 57, article 1, section 155;

Sec. 167. FOREST LAND OFF-HIGHWAY VEHICLE USE RECLASSIFICATION.

Subdivision 1. Forest classification status review. (a) By December 31, 2006, the commissioner of natural resources shall complete a review of the forest classification status of all state forests classified as managed or limited, all forest lands under the authority of the commissioner as defined in Minnesota Statutes, section 89.001, subdivision 13, and lands managed by the commissioner under Minnesota Statutes, section 282.011. The review must be conducted on a forest-by-forest and area-by-area basis in accordance with the process and criteria under Minnesota Rules, part 6100.1950. Except as provided in paragraph (d), after each forest is reviewed, the commissioner must change its the status of the lands within each forest to limited or closed, and. The commissioner may classify portions of a limited forest as closed. The commissioner must also provide a similar status for each of the other areas subject to review under this section after each individual review is completed.

(b) If the commissioner determines on January 1, 2005, that the review required under this section cannot be completed by December 31, 2006, the completion date for the review shall be extended to December 31, 2008. By January 15, 2005, the commissioner shall report to the chairs of the legislative committees with jurisdiction over natural resources policy and finance regarding the status of the process required by this section.

(c) Until December 31, 2010, the state forests and areas subject to review under this section are exempt from Minnesota Statutes, section 84.777, unless an individual forest or area has been classified as limited or closed.

(d) Notwithstanding the restrictions in paragraph (a), and Minnesota Statutes, section 84.777, <u>subdivision 1</u>, all forest lands under the authority of the commissioner as defined in Minnesota Statutes, section 89.001, subdivision 13, and lands managed by the commissioner under Minnesota Statutes, section 282.011, that are north of U.S. Highway 2 shall maintain their present classification unless the commissioner reclassifies the lands under Minnesota Rules, part 6100.1950. The commissioner shall provide for seasonal trail closures when conditions warrant them. By December 31, 2008, the commissioner shall complete the review and designate trails on forest lands north of Highway 2 as provided in this section.

APPENDIX Repealed Minnesota Rules: 23-03096

6100.0500 **DEFINITIONS.**

Subp. 8d. Scramble area. "Scramble area" means an area that is posted and designated to permit motor vehicles to operate unrestricted by the limitations imposed in part 6100.1950.