

HB 2232 STAFF MEASURE SUMMARY

Joint Committee On Transportation

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Meeting Dates: 2/10

WHAT THE MEASURE DOES:

Replaces responsibility for adopting rules related to certain all-terrain vehicle (ATV) equipment standards from the Oregon Department of Transportation and Oregon Department of Environmental Quality to the Oregon Department of Parks and Recreation. Declares emergency, effective on passage.

Fiscal impact: (info)

Revenue impact: (info)

ISSUES DISCUSSED:

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

All-terrain vehicles, or ATVs, come in several classes: Class I ATVs are generally three- or four-wheeled, weigh less than 1,200 pounds, and use straddle seats and handlebar steering; Class II ATVs are larger vehicles, and often are off-road capable versions of street-legal vehicles; Class III ATVs are offroad motorcycles; and Class IV ATVs, often called side-by-sides or utility terrain vehicles, are smaller than Class IIs but typically have a similar structure, such as steering wheels and non-straddle steering.

State statute currently designates the Oregon Department of Transportation (ODOT) as the state agency responsible for adopting rules regarding ATV brake systems, flags for ATVs to display while operating on sand, or other safety equipment requirements for ATVs to lawfully operate off-road on public lands in Oregon (ORS 821.030). That same chapter also designates the Oregon Department of Environmental Quality (DEQ) to adopt standards for ATV noise emissions. House Bill 2232 authorizes the Oregon Parks and Recreation Department, rather than DEQ and ODOT, to adopt rules regarding these regulations.