## **HOUSE BILL No. 4659**

## April 21, 2005, Introduced by Reps. Sheltrown, Brown, Cushingberry, Plakas, Adamini, Vagnozzi, Jones, Lemmons, Jr., Leland, Mayes and Lemmons, III and referred to the Committee on Conservation, Forestry, and Outdoor Recreation.

A bill to amend 1994 PA 451, entitled

"Natural resources and environmental protection act,"

by amending section 81133 (MCL 324.81133), as amended by 1998 PA 86.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

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Sec. 81133. (1) A person shall not operate an ORV: (a) At a rate of speed greater than is reasonable and proper,

3 or in a careless manner having due regard for conditions then4 existing.

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(b) Unless the person and any passenger in or on the vehicle is wearing on his or her head a crash helmet and protective eyewear approved by the United States department of transportation. This subdivision does not apply if the vehicle is equipped with a roof that meets or exceeds standards for a crash helmet and the operator and each passenger is wearing a properly adjusted and fastened
 safety belt.

3 (c) During the hours of 1/2 hour after sunset to 1/2 hour
4 before sunrise without displaying a lighted headlight and lighted
5 taillight.

6 (d) Unless equipped with a braking system that may be operated 7 by hand or foot, capable of producing deceleration at 14 feet per second on level ground at a speed of 20 miles per hour; a brake 8 9 light, brighter than the taillight, visible when the brake is 10 activated to the rear of the vehicle when the vehicle is operated 11 during the hours of 1/2 hour after sunset and 1/2 hour before 12 sunrise; and a throttle so designed that when the pressure used to advance the throttle is removed, the engine speed will immediately 13 14 and automatically return to idle.

15 (e) -In- EXCEPT AS PROVIDED IN SUBSECTION (2), IN a state game area or state park or recreation area, except on roads, trails, or 16 17 areas designated for this purpose; on state owned lands under the 18 control of the department other than game areas, state parks, or 19 recreational areas where the operation would be in violation of 20 rules promulgated by the department; in a forest nursery or planting area; on public lands posted or reasonably identifiable as 21 22 an area of forest reproduction, and when growing stock may be damaged; in a dedicated natural area of the department; or in any 23 24 area in such a manner as to create an erosive condition, or to 25 injure, damage, or destroy trees or growing crops. However, the department may permit an owner and quests of the owner to use an 26 27 ORV within the boundaries of a state forest in order to access the

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1 owner's property.

(f) On the frozen surface of public waters within 100 feet of
a person not in or upon a vehicle, or within 100 feet of a fishing
shanty or shelter or an area that is cleared of snow for skating
purposes, except at the minimum speed required to maintain
controlled forward movement of the vehicle, or as may be authorized
by permit in special events.

(g) Unless the vehicle is equipped with a spark arrester type 8 9 United States forest service approved muffler, in good working 10 order and in constant operation. Exhaust noise emission shall not 11 exceed 86 Db(A) or 82 Db(A) on a vehicle manufactured after January 12 1, 1986, when the vehicle is under full throttle, traveling in second gear, and measured 50 feet at right angles from the vehicle 13 14 path with a sound level meter which meets the requirement of ANSI 15 S1.4 1983, using procedure and ancillary equipment therein described; or 99 Db(A) or 94 Db(A) on a vehicle manufactured after 16 17 January 1, 1986, or that level comparable to the current sound level as provided for by the United States environmental protection 18 19 agency when tested according to the provisions of the current SAE 20 J1287, June 86 JULY 98 test procedure for exhaust levels of stationary motorcycles, using sound level meters and ancillary 21 equipment therein described. A vehicle subject to this part, 22 manufactured or assembled after December 31, 1972 and used, sold, 23 or offered for sale in this state, shall conform to the noise 24 emission levels established by the United States environmental 25 protection agency under the noise control act of 1972, Public Law 26 92-574. <u>, 86 Stat. 1234.</u> 27

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(h) Within 100 feet of a dwelling at a speed greater than the minimum required to maintain controlled forward movement of the vehicle, except on property owned or under the operator's control or on which the operator is an invited guest, or on a roadway, forest road, or forest trail maintained by or under the jurisdiction of the department, or on an ORV access route as authorized by local ordinance.

(i) In or upon the lands of another without the written 8 9 consent of the owner, owner's agent or lessee, when required by 10 part 731. The operator of the vehicle is liable for damage to 11 private property, including, but not limited to, damage to trees, 12 shrubs, growing crops, or injury to living creatures or damage 13 caused through vehicle operation in a manner so as to create 14 erosive or other ecological damage to private property. The owner 15 of the private property may recover from the person responsible nominal damages of not less than the amount of damage or injury. 16 17 Failure to post private property or fence or otherwise enclose in a 18 manner to exclude intruders or of the private property owner or 19 other authorized person to personally communicate against trespass 20 does not imply consent to ORV use.

(j) In an area on which public hunting is permitted during the regular November firearm deer season from 7 a.m. to 11 a.m. and from 2 p.m. to 5 p.m., except during an emergency or for law enforcement purposes, to go to and from a permanent residence or a hunting camp otherwise inaccessible by a conventional wheeled vehicle, to remove a deer, elk, or bear from public land which has been taken under a valid license; or except for the conduct of

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necessary work functions involving land and timber survey, 1 2 communication and transmission line patrol, and timber harvest operations; or on property owned or under control of the operator 3 4 or on which the operator is an invited guest. A hunter removing 5 game - pursuant to UNDER this subdivision - shall be IS allowed to leave the designated trail or forest road only to retrieve the game 6 and shall not exceed 5 miles per hour. A vehicle registered under 7 the code is exempt from this subdivision while operating on a 8 9 public highway or public or private road capable of sustaining 10 automobile traffic. A person holding a valid permit to hunt from a 11 standing vehicle issued -pursuant to UNDER part 401, or a person 12 with disabilities using an ORV to access public lands for purposes of hunting or fishing through use of a designated trail or forest 13 14 road, is exempt from this subdivision.

(k) While transporting on the vehicle a bow unless unstrung or encased, or a firearm unless unloaded and securely encased, or equipped with and made inoperative by a manufactured keylocked trigger housing mechanism.

19 (l) On or across a cemetery or burial ground, or land used as20 an airport.

(m) Within 100 feet of a slide, ski, or skating area, unless the vehicle is being used for the purpose of servicing the area. (n) On an operating or nonabandoned railroad or railroad right-of-way, or public utility right-of-way, other than for the purpose of crossing at a clearly established site intended for vehicular traffic, except railroad, public utility, or law enforcement personnel while in performance of their duties, and

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except if the right-of-way is designated -as established in IN
 COMPLIANCE WITH section 81127.

3 (o) In or upon the waters of any stream, river, bog, wetland,
4 swamp, marsh, or quagmire except over a bridge, culvert, or similar
5 structure.

6 (p) To hunt, pursue, worry, kill, or attempt to hunt, pursue,
7 worry, or kill a bird or animal, wild or domesticated.

8 (q) In a manner so as to leave behind litter or other debris.
9 (r) In a manner contrary to operating regulations on public
10 lands.

(s) While transporting or possessing, in or on the vehicle, alcoholic liquor in a container that is open or uncapped or upon which the seal is broken, except under either of the following circumstances:

15 (i) The container is in a trunk or compartment separate from16 the passenger compartment of the vehicle.

17 (*ii*) If the vehicle does not have a trunk or compartment
18 separate from the passenger compartment, the container is encased
19 or enclosed.

(t) While transporting any passenger in or upon an ORV unless
the manufacturing standards for the vehicle make provisions for
transporting passengers.

(u) On adjacent private land, in an area zoned residential,
within 300 feet of a dwelling at a speed greater than the minimum
required to maintain controlled forward movement of the vehicle
except on a roadway, forest road, or forest trail maintained by or
under the jurisdiction of the department, or on an ORV access route

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1 as authorized by local ordinance.

2 (2) A PERSON NOT LESS THAN 60 YEARS OF AGE OR A PERSON WITH
3 DISABILITIES MAY OPERATE AN ATV ON A NONDESIGNATED TRAIL, ROUTE, OR
4 AREA FOR PLEASURE OR HUNTING OR TO ACCESS A DESIGNATED TRAIL,
5 ROUTE, OR AREA.