AN ACT GENERALLY REVISING MOTORIZED RECREATION LAWS; REQUIRING A TRAIL PASS APPLICANT’S STREET ADDRESS; INCREASING FINES FOR NOT FOLLOWING TRAIL PASS LAWS; PROVIDING THAT PORTIONS OF FINES ARE TO BE DEPOSITED IN THE SUMMER MOTORIZED TRAIL RECREATION ACCOUNT; AMENDING SECTIONS 23-2-111, 23-2-112, 23-2-113, 23-2-636, AND 23-2-814, MCA; AND PROVIDING A DELAYED EFFECTIVE DATE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 23-2-111, MCA, is amended to read:

“23-2-111. Summer motorized recreation trail pass for residents -- fees -- penalties. (1) Except as provided in subsection (5) of this section, motorized equipment registered in Montana pursuant to 61-3-321 may not be operated on a summer motorized recreation trail unless a summer motorized recreation trail pass is affixed in a conspicuous place to the motorized equipment.

(2) The cost of a summer motorized recreation trail pass is $20. The trail pass is valid for 2 years and expires on December 31 of the second calendar year.

(3) The trail pass is not transferable. However, if motorized equipment is sold with an affixed trail pass, the trail pass may continue to be used by the purchaser until the pass expires.

(4) Application for the issuance of the trail pass must be made at locations and on forms prescribed by the department. The forms must include but are not limited to:

(a) the applicant's name and permanent street address;

(b) a physical description of the motorized equipment; and

(c) proof of the motorized equipment's registration in Montana; and

(d) the applicant's name and permanent street address, as required in subsection (4)(a), and any other personal identification information, including but not limited to the applicant’s phone number, may not be
made public but may be used by other state agencies or the Montana university system for the sole purpose of gathering information for user studies that include usage criteria, trends, and growth.

(5) A person renting motorized equipment registered pursuant to 61-3-321 is not required to purchase a trail pass but shall carry proof of rental if operating the motorized equipment on a summer motorized recreation trail.

(6) Money collected by payment of fees under this section must be used as follows:
   (a) $2 must be remitted to the vendor who sold the trail pass if the vendor is not the department; and
   (b) the remainder must be deposited in the summer motorized recreation trail account established in 23-2-112.

(7) The failure to affix the trail pass as required by this section or the making of false statements in obtaining the trail pass is a misdemeanor, punishable by a fine of not less than $25 or more than $100. All fines collected under this section must be transmitted to the department of revenue for deposit of $40 of each $60 fine in the state general fund and $20 of each $60 fine in the summer motorized recreation trail account provided for in 23-2-112."

Section 2. Section 23-2-112, MCA, is amended to read:

"23-2-112. Summer motorized recreation trail account. (1) There is a summer motorized recreation trail account in the state special revenue fund established in 17-2-102.
   (2) The following must be deposited in the account:
       (a) Pursuant to 23-2-111(7) revenue collected from the sale of summer motorized recreation trail passes; and
       (b) penalties collected pursuant to 23-2-111(7) and 23-2-814(6) must be deposited in the account and.
   (3) Funds deposited in the account must be used by the department pursuant to 23-2-113 and 23-2-113 and this subsection (2) (3):
       (a) up to 5% deposited in the account each year may be used by the department for administrative costs;
(b) $1 from each trail pass sold pursuant to 23-2-111 must be granted for mitigation and eradication of noxious weeds along summer motorized recreation trails; and

(c) the remainder must be granted for designation, maintenance, and improvement of summer motorized recreation trails.

(3)(4) Interest and income earned on the account and any unspent or unencumbered money in the account at the end of a fiscal year must remain in the account.”

Section 3. Section 23-2-113, MCA, is amended to read:

“23-2-113. Summer motorized recreation trail grant program -- rulemaking. (1) There is a summer motorized recreation trail grant program by which the department may grant funds deposited in the account established in 23-2-112 to private clubs and organizations for the following purposes:

(a) to mark or sign, maintain, and improve summer motorized recreation trails;

(b) to mitigate and eradicate noxious weeds along summer motorized recreation trails; and

(c) to provide motorized safety and ethics education; and

(d) to acquire various hand tools and chain saws needed to accomplish trail projects. The grantee shall provide to the department on request an itemized list and receipts for all purchases of hand tools and chain saws made using grant funds.

(2) Entities receiving a grant may use up to 7% of the funds for administrative costs.

(3)(4) The department may require an applicant to provide a 10% match in cash or donated services to be eligible to receive a grant.

(3)(4) In utilizing funds pursuant to this section, the department shall consider the recommendations of the off-highway vehicle advisory committee established pursuant to 23 U.S.C. 206.

(4)(5) After awarding a grant pursuant to this section, the department shall distribute on request of the grantee, make an initial distribution of 50% of the funding to the entity receiving the award with the other 50% to be distributed on receipt by the department of expense receipts and proof of completion of the project for which the money is awarded, a distribution of 40% on receipt by the department of expense receipts, and a distribution of the final 10% of the funding on receipt by the department of proof of completion of the project for which the money is awarded.
The department may adopt rules to implement the provisions of 23-2-110 through 23-2-113."

Section 4. Section 23-2-636, MCA, is amended to read:

"23-2-636. Winter trail pass -- fees -- penalties. (1) Except as provided in subsection (4), to be eligible to operate a snowmobile or a dog sled or to use motorized equipment or mechanical transport in snowmobile areas groomed with a grant or funding assistance awarded by the department, a person shall first purchase a winter trail pass for:

(a) $20, if the snowmobile or motorized equipment is registered in Montana pursuant to 61-3-321 or the person operating the dog sled or mechanical transport is a resident as determined under 1-1-215. A trail pass purchased pursuant to this subsection (1)(a) is valid for up to 2 years from the date of purchase but no later than June 30 of the second year.

(b) $35, if the snowmobile or motorized equipment is exempt from registration in Montana pursuant to 61-3-321 or the person operating the dog sled or mechanical transport is not a resident as determined under 1-1-215. A trail pass purchased pursuant to this subsection (1)(b) is valid for up to 1 year from the date of purchase but no later than June 30 of the following year.

(2) The trail pass must be affixed in a conspicuous place to each snowmobile, dog sled, motorized equipment, or mechanical transport used. A trail pass is not transferable between a snowmobile, dog sled, motorized equipment, or mechanical transport. If a snowmobile is sold with an affixed trail pass, the trail pass may continue to be used by the purchaser of the snowmobile until it expires.

(3) (a) Application for the issuance of the trail pass must be made at locations and on forms prescribed by the department. The forms must include but are not limited to the applicant's name and permanent street address.

(b) The applicant's name and permanent street address, as required in subsection (3)(a), and any other personal identification information, including but not limited to the applicant's phone number, may not be made public but may be used by other state agencies or the Montana university system for the sole purpose of gathering information for user studies that include usage criteria, trends, and growth.

(4) The purchase of a trail pass is not required for:

(a) a person renting a snowmobile registered pursuant to 61-3-321(11)(c), but the person shall
carry proof of rental if operating the snowmobile in a snowmobile area that otherwise requires a trail pass pursuant to subsection (1);

(b) a person participating in a sanctioned dog sled race; or

(c) motorized equipment exempt from registration in Montana pursuant to 61-3-321(14).

(5) Except for 50 cents, which is a search and rescue surcharge deposited pursuant to 87-1-601, money collected by payment of fees under this section must be deposited in the state special revenue fund to the credit of the department and used as follows:

(a) $2 must be remitted to the vendor who sold the trail pass if the vendor is not the department;

(b) $1.50 must be used for the enforcement of snowmobile laws pursuant to this part; and

(c) the remainder must be used by the department for the statewide snowmobile trail grooming program.

(6) The failure to affix the trail pass as required by this section or the making of false statements in obtaining the trail pass is a misdemeanor, punishable by a fine of not less than $25 or more than $100.

(7) To be eligible for a trail pass pursuant to this section, an all-terrain vehicle must have a wheel base of less than 50 inches in width and be equipped with tracks instead of wheels while operating on a groomed snowmobile trail administered by the department.

(8) For the purposes of this section:

(a) "motorized equipment" means any motorized equipment allowed by a snowmobile area operator; and

(b) "snowmobile" includes snowmobiles used for demonstration purposes by snowmobile dealers."

Section 5. Section 23-2-814, MCA, is amended to read:

"23-2-814. Nonresident temporary-use permits -- use of fees. (1) Except as provided in 23-2-802, an off-highway vehicle that is owned by a nonresident may not be operated by a person in Montana unless a nonresident temporary-use permit is obtained.

(2) The requirements pertaining to a nonresident temporary-use permit for an off-highway vehicle are as follows:

(a) Application for the issuance of the permit must be made at locations and on forms prescribed
by the department of fish, wildlife, and parks. The forms must include but are not limited to:

(i) the applicant's name and permanent street address;
(ii) the make, model, year, and serial number of the off-highway vehicle; and
(iii) an affidavit declaring the nonresidency of the applicant.

(b) The applicant's name and permanent street address, as required in subsection (2)(a), and any other personal identification information, including but not limited to the applicant's phone number, may not be made public but may be used by other state agencies or the Montana university system for the sole purpose of gathering information for user studies that include usage criteria, trends, and growth.

(c) Upon submission of the application and a fee of $35, of which $2 is a search and rescue surcharge, a nonresident off-highway vehicle temporary-use sticker must be issued. The sticker must be displayed in a conspicuous manner on the off-highway vehicle. The sticker is the temporary-use permit.

(3) The temporary-use permit is valid for the calendar year designated on the permit.

(4) The permit is not proof of ownership, and a certificate of title may not be issued.

(5) (a) Except as provided in subsection (5)(b), money collected by payment of fees under this section must be deposited in the state special revenue fund to the credit of the department of fish, wildlife, and parks and used as follows:

(i) $27.50 must be expended to maintain off-highway vehicle trails;
(ii) $2.50 must be used by the department for enforcement of off-highway vehicle laws pursuant to 23-2-806;
(iii) $2 must be remitted to the license agent who sold the nonresident temporary-use permit; and
(iv) $1 must be used by the department to mitigate and eradicate noxious weeds along off-highway vehicle trails.

(b) The $2 search and rescue surcharge must be deposited in the account established in 10-3-801 for use as provided in that section.

(6) Failure to display the permit as required by this section or making false statements in obtaining the permit is a misdemeanor and is punishable by a fine of not less than $25 or more than $100 $60. All fines collected under this section must be transmitted to the department of revenue for deposit of $40 of each $60 fine in the state general fund and $20 of each $60 fine in the summer motorized recreation trail account.
provided for in 23-2-112."

Section 6. Saving clause. [This act] does not affect rights and duties that matured, penalties that were incurred, or proceedings that were begun before [the effective date of this act].

Section 7. Effective date. [This act] is effective January 1, 2024.

- END -
I hereby certify that the within bill,

HB 333, originated in the House.

___________________________________________
Chief Clerk of the House

___________________________________________
Speaker of the House

Signed this _______________________________day
of____________________________________, 2023.

___________________________________________
President of the Senate

Signed this _______________________________day
of____________________________________, 2023.
HOUSE BILL NO. 333
INTRODUCED BY G. OBLANDER, S. GIST, N. NICOL, T. SMITH

AN ACT GENERALLY REVISING MOTORIZED RECREATION LAWS; REQUIRING A TRAIL PASS APPLICANT'S STREET ADDRESS; INCREASING FINES FOR NOT FOLLOWING TRAIL PASS LAWS; PROVIDING THAT HALF PORTIONS OF FINES ARE TO BE DEPOSITED IN THE SUMMER MOTORIZED TRAIL RECREATION ACCOUNT; AMENDING SECTIONS 23-2-111, 23-2-112, 23-2-113, 23-2-636, AND 23-2-814, MCA; AND PROVIDING A DELAYED EFFECTIVE DATE.