BRIDGEPORT VALLEY Regional Planning Advisory Committee

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September 18, 2014

To The Honorable Mono County Board of Supervisors:

The Bridgeport Valley Regional Planning Advisory Committee (RPAC) hereby requests that the Mono County Board of Supervisors, in accordance with California Vehicle Code Section 38026 and California Highway Patrol General Order 40.5 (revised February 2012), pass a resolution or ordinance requesting the California Highway Patrol approve certain portions of highways in the Bridgeport area to be designated as "Combined Use" roads. The portions of highway proposed are County-maintained roads only, and "Combined Use" means off-highway motor vehicles may travel on the designated highway portion.

Respectfully,

Bany Beck

Barry Beck Chair, Bridgeport Valley RPAC

Attachments:

- 1. California Vehicle Code Section 38026
- 2. California Highway Patrol General Order 40.5

	California, LEGISLATIVE INFORMATION Code: VEH Section: 38026. Search
	Up^ << Previous Next >> cross-reference chaptered bills Add To My Favorites
DIVIS C	CODE - VEH ION 16.5. OFF-HIGHWAY VEHICLES [38000 - 38604] (Division 16.5 added by Stats. 1971, Ch. 1816.) HAPTER 2. Registration of Off-Highway Vehicles; Original and Renewal of Identification; Issuance of Certificates ship [38010 - 38265] (Chapter 2 added by Stats. 1971, Ch. 1816.)
ARTICLE	1. Motor Vehicles Subject to Identification [38010 - 38030] (Article 1 added by Stats, 1971, Ch. 1816.)
a highw manner highway off-high to safely highway Parks an <u>use</u> and designa	cy of the federal government, or the Director of Parks and Recreation finds that a highway, or a portion of ay, under the jurisdiction of the authority, agency, or the director, as the case may be, is located in a that provides a connecting link between off-highway motor vehicle trail segments, between an off- motor vehicle recreational use area and necessary service facilities, or between lodging facilities and an way motor vehicle recreational facility and if it is found that the highway is designed and constructed so a permit the use of regular vehicular traffic and also the driving of off-highway motor vehicles on that , the local authority, by resolution or ordinance, agency of the federal government, or the Director of ad Recreation, as the case may be, may designate that highway, or a portion of a highway, for combined shall prescribe rules and regulations therefor. A highway, or portion of a highway, shall not be so ted for a distance of more than three miles, except as provided in Section 38026.1. A freeway shall not b ted under this section.
	Off-Highway Motor Vehicle Recreation Commission may propose highway segments for consideration by horities, an agency of the federal government, or the Director of Parks and Recreation for combined use.
federal Vehicle and Rec	to designating a highway or portion of a highway on the motion of the local authority, an agency of the government, or the Director of Parks and Recreation, or as a recommendation of the Off-Highway Motor Recreation Commission, a local authority, an agency of the federal government, or the Director of Parks reation shall notify the Commissioner of the California Highway Patrol, and shall not designate any t pursuant to subdivision (a) which, in the opinion of the commissioner, would create a potential traffic azard.
the ere	A designation of a highway, or a portion of a highway, under subdivision (a) shall become effective upon tion of appropriate signs of a type approved by the Department of Transportation on and along the ν_i , or portion of the highway.
Legislat	cost of the signs shall be reimbursed from the Off-Highway Vehicle Trust Fund, when appropriated by the ure, or by expenditure of funds from a grant or cooperative agreement made pursuant to Section 5090.5 ublic Resources Code.
or the r	

CALIFORNIA HIGHWAY PATROL

GENERAL ORDER 40.5

REVISED FEBRUARY 2012

DESIGNATING COMBINED-USE HIGHWAYS

1. AUTHORITY.

a. California Vehicle Code (CVC) Section 38026 establishes criteria for permitting a local authority, an agency of the federal government, or the Director of the Department of Parks and Recreation (DPR) to designate a portion of a highway for combined use, subject to the California Highway Patrol's (CHP) approval. Combined use means off-highway motor vehicles may travel on the designated highway portion. The highway must meet the following criteria:

(1) The highway must provide a connecting link between:

(a) Off-highway motor vehicle trail segments; or

(b) An off-highway motor vehicle recreational use area and necessary service facilities; or

(c) Lodging facilities and an off-highway motor vehicle recreational facility.

(2) The highway must be constructed so as to safely permit the use of regular vehicular traffic as well as off-highway motor vehicles.

(3) The proposed designated highway segment shall be no longer than three miles in length.

b. California Vehicle Code Section 38026 requires the proposing entity notify the Commissioner of the CHP prior to the designation of any highway, or portion thereof, for combined use. It further prohibits the designation of a highway or portion thereof, for combined use if in the opinion of the Commissioner such designation would create a potential traffic safety hazard.

c. On January 1, 2012, Assembly Bill 628 added CVC Section 38026.1 authorizing the County of Inyo, until January 1, 2017, to establish a pilot project allowing the county to designate combined-use roadways on unincorporated county roads for up

to ten miles in length, subject to CHP approval. The pilot project shall adhere to the following:

(1) Erect signs, markers, and traffic control devices to control off-highway motor vehicles, including, but not limited to, the following:

(a) Identification of dangerous conditions, obstacles, or hazards.

(b) Designate right-of-way for regular vehicular traffic and off-highway vehicles.

(c) Describe the nature and destination of the off-highway motor vehicle trail.

(d) Warn pedestrians and motorists of the presence of off-highway motor vehicle traffic.

(2) Prohibit off-highway motor vehicles from traveling faster than 35 miles per hour.

2. <u>POLICY</u>. The CHP will review all proposals submitted for combined use and determine whether such use would create a potential traffic hazard.

3. PROCEDURE.

a. All requests to designate a highway for combined use received by an Area or Division shall be forwarded to the Assistant Commissioner, Field through channels. The request shall be accompanied by comments and recommendations from the appropriate Area and Division concerning traffic safety hazards.

b. Requests initially communicated to CHP Headquarters will be forwarded directly to the appropriate Area for comments and recommendations described in 3.a. above.

c. The Department will prepare a letter advising the requester and the Deputy Director of DPR's Division of Off-Highway Motor Vehicle Recreation of the CHP's opinion, after having determined whether combined use would create a potential traffic safety hazard. The CHP will provide the Deputy Director with copies of any maps, diagrams, or photographs submitted by the requester.

4.

GUIDELINES.

a. In reviewing combined-use proposals, the CHP shall consider the following factors:

- (1) Motorist and public safety;
- (2) Traffic volume;
- (3) Types of vehicles using the roadway;
- (4) Property use of adjacent property owners; and
- (5) Physical characteristics of the roadway.

b. To assist the specified government entities in submitting combined use highway proposals, the CHP has developed the following guidelines. These guidelines should be used by specified government entities to notify the CHP of their desire to designate a highway or portion thereof for combined use.

(1) <u>Purpose</u>. The purpose of the combined-use highway. For example: to link off-highway motor vehicle trail segments.

(2) <u>Description</u>. A description of the highway segment, including but not limited to:

- (a) Width;
- (b) Length (cannot exceed three miles);
- (c) Location;
- (d) Type of surface;
- (e) Type of shoulder;
- (f) Number of lanes; and
- (g) Speed limit.
- (h) Diagrams and photographs would be beneficial.

(3) <u>Highway Traffic Data</u>. The average daily travel and collision rate (the number of collisions per million vehicle miles traveled).

(4) <u>Land Use</u>. Land use within 100 yards of the proposed combined-use highway.

(5) <u>Rules and Regulations</u>. A copy of the rules and regulations required to be adopted for combined use designation pursuant to CVC Section 38026(a).

(6) <u>Justification</u>. The benefits of the combined use designation, such as public service(s) performed or problem(s) resolved.

(7) <u>Costs</u>. An estimate of the costs associated with developing, implementing, operating, and maintaining the proposed combined-use highway.

(8) <u>Signing</u>. A description of the California Department of Transportation approved signs to be posted and the location where they will be erected. Include their location on any diagrams submitted in accordance with paragraph 4.a(2) above.

(9) <u>Additional Information</u>. The name of the requesting authority or agency and the name and telephone number of a contact person. Also indicate whether the request was initiated by the Off-Highway Motor Vehicle Recreation Commission, the Director of DPR, or a city or county governing agency representing the area within which the proposed combined-use highway is located. If the request was initiated by a member of the California Legislature or a member of the United States Congress, provide the name of the Legislator or member of Congress.

OFFICE OF THE COMMISSIONER

OPI: 061

GO 40.5