

Tennessee Law § 55-3-101

Section 55-3-101 - Engine powered vehicles subject to recordation and certificate of title provisions -
Exceptions -Definition of off-highway engine powered vehicle

(a) Every engine powered vehicle or engine powered bicycle, as defined in chapter 8 of this title, and every trailer, semitrailer, and pole trailer, when driven or moved upon a highway, and every mobile home or house trailer, when occupied, shall be subject to the recordation and certificate of title provisions of chapters 1-6 of this title, except:

- (1)** Vehicles driven or moved upon a highway in conformance with chapters 1-6 of this title relating to manufacturers, transporters, dealers, lienholders, or subjects;
- (2)** Vehicles that are driven or moved upon a highway only for the purpose of crossing the highway from one (1) property to another;
- (3)** Any implement of husbandry;
- (4)** Any special mobile equipment;
- (5)** No certificate of title need be obtained for any vehicle of a type subject to recordation owned by the government for the United States;
- (6)** No certificate of title need be obtained for a foreign vehicle that is subject to the recordation provisions of this state, if the subject owner has a valid foreign certificate of title and certificate of recordation and if the vehicle is to remain recorded in the foreign state as well as in this state;
- (7)** Subject to the approval of the commissioner, no certificate of title need be obtained for a vehicle that is part of a proportionally recorded fleet in this state if the owner has a valid certificate of title in another state and the vehicle is engaged in interstate commerce;
- (8)** Engine powered bicycles, except when voluntarily recorded under § 55-4-101; and
- (9)** No certificate of title need be obtained or maintained where the manufactured home is affixed to real property in accordance with § 55-3-128.

(b) The owner of a vehicle excepted in subsection (a) from the requirement for titling and registering may, subject to the approval of the commissioner, apply for a certificate of title without applying for its recordation. The commissioner shall by regulation provide for the manner in which single applications are to be made and the conditions under which they may be allowed; however, this subsection (b) shall not be construed as granting authority to issue certificates of ownership on any basis other than upon documentation or summary of ownership as required in this chapter.

(c)

- (1)** Notwithstanding any other law to the contrary, off-highway engine powered vehicles purchased after June 1, 1983, shall be subject to the certificate of title and special identification device provisions of this chapter and § 55-6-101, when the off-highway engine powered vehicles

are operated on lands, other than a highway, in this state; except, that this subdivision (c) (1) does not apply to Class I and Class II off-highway vehicles.

(2) For purposes of this chapter and chapter 52 of this title, "off-highway engine powered vehicle," "Class I off-highway vehicle," and "Class II off-highway vehicle" have the same meanings as defined in § 55-8-101.



(d) Class I and Class II off-highway vehicles as defined in § 55-8-101 may be recorded with the department of revenue in accordance with chapter 4, part 7 of this title and operated on county roads in accordance with § 55-8-203.

Tennessee Law. § 55-3-101

Restated by 2024 Tennessee Laws

WITNESS my hand and seal, this 30 day of September 2024 C.C.Y, 1445 M.C.Y.

I, **harold muajah bey**, by divine sovereign authority, in Honorary Consul General Pro Tempore, Justice, Vizier capacity by Consular Court authority at this county, Shelby, to address and put this matter on the public record, in its' proper jurisdiction in the Empire State ov Morocco, Northwest Amexem.


The consul seal and mark seal are subjoined 

Honorary Consul General Pro Tempore, Memphis Tennessee, Republic
in the Empire State of Morocco, Al Aqṣá