

Court upholds vehicle restrictions in Tahoe National Forest

By Denny Walsh, Sacramento Bee

A federal appeals court has ruled that the U.S. Forest Service was on solid legal ground when it put more than 90 percent of “user-created” miles off-limits to motorized vehicles in Tahoe National Forest.

The forest service’s 2010 action generated disbelief and anger among off-highway vehicle owners, who sued the service’s umbrella agency, the U.S. Department of Agriculture, as well as the service itself and three of its officials, alleging a variety of procedural defects arising out of an environmental impact analysis underpinning the dramatic mileage reduction.

A broad array of environmental advocacy organizations cheered the development and intervened on the side of the government in the lawsuit, filed in Sacramento federal court in 2012.

[Read the whole story](#)