

REFERENCE TITLE: Vehicle-Fuel Receipts -
Bicycle Pathways

State of Arizona
Senate
Thirtieth Legislature
Second Regular Session

Ray Kottler
S. Stewart
Larry Carving
Billy Kochert

Senate Amendments
Amended

Michael Goodrich
Quinn Leahy
Bill McLane
Ray Everett

S. C. R. 1010

Introduced by *Sandra D. Okamoto*
Howard S. Baskin
John B. Costan

Richard Berg

A CONCURRENT RESOLUTION

PROPOSING AN AMENDMENT TO THE CONSTITUTION OF ARIZONA RELATING TO USE AND DISTRIBUTION OF VEHICLE, USER AND GASOLINE AND DIESEL TAX RECEIPTS, AND AMENDING ARTICLE 9, SECTION 14, CONSTITUTION OF ARIZONA.

Douglas Holsclaw
Joy Stuber

Be it resolved by the Senate of the State of Arizona, the House of Representatives concurring:

1. The following amendment of article 9, section 14, Constitution of Arizona, is proposed, to become valid when approved by a majority of the qualified electors voting thereon and upon proclamation of the governor:

14. Use and distribution of vehicle, user, and gasoline and diesel tax receipts

Section 14. No moneys derived from fees, excises, or license taxes relating to registration, operation, or use of vehicles on the public highways or streets or to fuels or any other energy source used for the propulsion of vehicles on the public highways or streets, shall be expended for other than highway and street purposes including the cost of administering the state highway system and the laws creating such fees, excises, or license taxes, statutory refunds and adjustments provided by law, payment of principal and interest on highway and street bonds and obligations, expenses of

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1 state enforcement of traffic laws and state administra-
2 tion of traffic safety programs, payment of costs of
3 publication and distribution of Arizona highways mag-
4 azine, state costs of construction, reconstruction,
5 maintenance or repair of public highways, streets,
6 BICYCLE PATHWAYS, FOOT PATHWAYS or bridges, costs of
7 rights of way acquisitions and expenses related there-
8 to, roadside development, and for distribution to
9 counties, incorporated cities and towns to be used
10 by them solely for highway and street purposes in-
11 cluding costs of rights of way acquisitions and ex-
12 penses related thereto, construction, reconstruction,
13 maintenance, repair, roadside development, of county,
14 city and town roads, streets, BICYCLE PATHWAYS, FOOT
15 PATHWAYS and bridges and payment of principal and
16 interest on highway and street bonds. As long as
17 the total highway user revenues derived equals or
18 exceeds the total derived in the fiscal year ending
19 June 30, 1970, the state and any county shall not
20 receive from such revenues for the use of each and
21 for distribution to cities and towns, fewer dollars
22 than were received and distributed in such fiscal
23 year. This section shall not apply to moneys de-
24 rived from the automobile license tax imposed under
25 section 11 of article IX of the Constitution of
26 Arizona. All moneys collected in accordance with
27 this section shall be distributed as provided by
28 law.

29 2. The proposed amendment (approved by a majority of the members
30 elected to each house of the legislature, and entered upon the respective
31 journals thereof, together with the ayes and nays thereon) shall be by
32 the secretary of state submitted to the qualified electors at the next
33 regular general election (or at a special election called for that pur-
34 pose), as provided by article 21, Constitution of Arizona.