

CHAPTER 14 – MOTOR VEHICLES AND TRAFFIC

Sec. 14-140. Definitions; bicycles; motorized play vehicles.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

(a) **Bicycle**--A device propelled by human power upon which a person may ride, having two wheels either of which is more than sixteen inches in diameter and including any device generally recognized as a bicycle though equipped with two front or two rear wheels.

(b) **Bicycle Lane**--That portion of roadway set aside by the city for the exclusive use of bicycles or other modes of travel where permitted by statute or city code, and so designated by appropriate signs and markings.

(c) **In Line Skates**--A shoe or boot with a blade like series of wheels arranged in a straight line and commonly known and marketed as "roller blades" or "in line skates".

(d) **Motorized Play Vehicle**--A coaster, skateboard, scooter or other motorized vehicle that is self propelled by a motor and which is not defined in Title 28, Arizona Revised Statutes as a motor driven cycle, motorized wheelchair or motor vehicle.

(e) **Operator**--A person who operates or is in actual physical control of a bicycle or motorized play vehicle upon a public roadway, sidewalk, right of way, park, bicycle path or any other public property used for the operation of motor vehicles.

(f) **Owner**--A person who holds the legal title to a bicycle or motorized play vehicle, or if the bicycle or motorized play vehicle is the subject of a lease or an agreement for the conditional sale thereof, with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or if a mortgagor of a vehicle is entitled to possession, then such lessee, conditional vendee or mortgagor shall be deemed the owner.

State Law Reference. A.R.S. §28-101