There is a one-page.pdf published by the city of Tucson that explains the ordinance — to find it, go to www.dot.tucsonaz.gov/bicycle and click on “motorized bikes”

I couldn’t find Tucson code online anywhere, so it is pasted below (thanks to Tom Thive ner). Update: the full Tucson, AZ Code of Ordinance is online at amlegal.com — the moto-bike ordinance is chapter 5 Article II of the Tucson Code.

The Tucson code makes clear electric motors must be less then 750 Watts or 1 horsepower (this limit is consistent with Federal designation, see CPSC, below). And makes helmets mandatory for drivers or riders under 18 years old (consistent with Tucson’s bicycle ordinance). It carries the same bad language about operating speed as the Arizona State statute.

Motorized bikes have been a hot topic here on azbikelaw; not sure exactly why — see related articles. Also, just for organizational purposes, below is Scottsdale’s local ordinance regarding multiuse paths… I suspect virtually every city has something similar.

CPSC stuff

Interesting background memo that was prepared by the city of Tucson in preparation of their motorized bicycle ordinance. It, e.g., explains what is meant when it is said that the CPSC (Consumer Product Safety Commission) federal laws supersedes any state and local law. Note that this reasoning applies to plain-old bicycles as well, which are also regulated by the CPSC. Note that, according to Tucson City Manager, “under federal law, state and local authorities are preempted from imposing any additional equipment requirements (e.g., speedometers) than what is required of a bicycle”. Interesting.

The CPSC regs as applied to any/all bicycles appear in CFR (Code of Federal Regulations) Title 16, Part 1512, here is a detailed .pdf circular. In 2002 the law was amended to include low speed electric bicycles within the definition of bicycle. At the moment, I’m not seeing how other than electric powered motorized bicycles fit in.

The federal law is sometimes referred to as HR 727.

ADOPTED BY THE MAYOR AND COUNCIL

ORDINANCE NO. ____________

RELATING TO MOTORIZED ELECTRIC OR GAS-POWERED BICYCLES OR TRICYCLES; PROVIDING DEFINITIONS; REGULATING OPERATION; PROHIBITING OPERATION BY PERSONS UNDER THE AGE OF SIXTEEN; PROHIBITING OPERATION ON SIDEWALKS AND MULTI-USE PATHS; REQUIRING RIDERS AND PASSENGERS UNDER THE AGE OF EIGHTEEN TO WEAR A HELMET; REQUIRING LAMP AND RED REFLECTORS FOR NIGHTTIME USE; DECLARING
SECTION 1. The Tucson Code, Chapter 5, is amended by adding a new Article II, Sections 5-4 to 5-11, to read as follows:

ARTICLE II. MOTORIZED BICYCLE OR TRICYCLE

Sec. 5-4. Regulating motorized bicycle or tricycle; purpose and intent.

The State has granted municipalities express authority to regulate or prohibit the operation of motorized electric or gas-powered bicycles or tricycles. It is the purpose and intent of this Article to provide for the regulation of motorized electric or gas-powered bicycle or tricycle (“motorized bicycle or tricycle”) to protect the safety of pedestrians, bicyclists, motor vehicle drivers and operators of motorized bicycles or tricycles. The Mayor and Council find it is in the public interest to regulate the operation of motorized bicycles or tricycles by prohibiting their use on sidewalks, multi-use paths, shared use paths and pedestrian paths, and by imposing age restrictions and safety requirements for the riders of motorized bicycles or tricycles.

Sec. 5-5 Definition.

As used in this article “motorized bicycle or tricycle” means an electric or gas-powered bicycle or tricycle that is equipped with a helper motor that has a maximum piston displacement of forty-eight cubic centimeters or less or an electric motor of less than 750 watts (1 h.p.), that may also be self-propelled and that is operated at speeds of less than twenty miles per hour.

Sec. 5-6 Applicability of traffic laws.

In the City of Tucson, a person riding a motorized bicycle or tricycle is granted all of the rights and is subject to all the duties applicable to a bicycle rider under state and local law.

Motorized bicycles or tricycles that are operated at speeds in excess of 19 miles per hour are regulated by state law and must comply with state law requirements.

Sec. 5-7 Prohibited Operation.

1. It shall be unlawful for a person under sixteen (16) years of age to operate a motorized bicycle or tricycle.
2. It shall be unlawful to operate a motorized bicycle or tricycle on any public sidewalk, multi-use path, and shared-use path or on any designated pedestrian path in any public park.
3. It shall be unlawful to use a motorized bicycle or tricycle to carry more persons at one time than the number for which it is designed and equipped.

4. It shall be unlawful to ride a motorized bicycle or tricycle through any underpass or at any other location where signs are posted prohibiting bicycling.

**Sec. 5-8 Helmet use requirement.**

No person under eighteen (18) years of age shall operate a motorized bicycle or tricycle or be a passenger on motorized bicycle or tricycle, ride in a restraining seat attached to a motorized bicycle or tricycle, or ride in a trailer towed by a motorized bicycle or tricycle unless the person is wearing a properly fitted and fastened bicycle helmet which meets the current standards of the American National Standards Institute for protective headgear.

**Sec. 5-9 Nighttime use requirements.**

A motorized bicycle or tricycle that is used at nighttime shall have a lamp on the front that emits a white light visible from a distance of at least five hundred feet to the front and a red reflector in the rear of a type that is visible from all distances from fifty feet to three hundred feet to the rear where the reflector is directly in front of the upper beams of head lamps on a motor vehicle. A motorized bicycle or tricycle may have a lamp that emits a red light visible from a distance of five hundred feet to the rear in addition to the red reflector.

**Sec. 5-10 Responsibilities of Parents, Guardians, and Legal Custodians**

(a) The parent, guardian, or legal custodian of any minor shall not authorize or knowingly permit such minor to violate any of the provisions of this article.

(b) If a fine is imposed upon a minor who is found to be in violation of this section, the parents or legal guardian having custody or control of the minor shall be jointly and severally liable with the minor for payment of the fine, whether or not the parents or guardian knew of, or anticipated, a violation of this section.

**Sec. 5-11 Violation Declared a Civil Traffic Violation.**

(a) Violation of this article shall constitute a civil traffic violation punishable by a mandatory minimum fine of one hundred dollars ($100.00).

(b) All complaints for violations of this article shall be issued and adjudicated in accordance with the Arizona Rules of Procedure in Civil Traffic Violation Cases and applicable state and local law.

SECTION 2. Tucson City Code, Chapter 7, Article XXII is hereby amended by adding a new section, Section 7-481, to read as follows:

* * *

**Sec. 7-481. Requiring merchants to make certain disclosures related to the sale of motorized bicycles or tricycles; penalty.**

A. It is unlawful for a merchant to sell motorized bicycles or tricycles without making the disclosures required by this section.
B. Any merchant who sells motorized bicycles or tricycles within the City limits of Tucson shall:

1. Post, in a prominent place at each location where motorized bicycles or tricycles are on display, a notice to the effect that operation of motorized bicycle or tricycle is prohibited:

(a) For persons under sixteen (16) years of age.

(b) On any public sidewalks, multi-use path, and shared use path and on any designated pedestrian path in any public park.

(c) For persons under eighteen (18) years of age unless the person is wearing a properly fitted and fastened bicycle helmet which meets the current standards of the American National Standards Institute for protective headgear.

(d) At night unless the motorized bicycle or tricycle has a lamp and red rear reflector.

2. Provide a copy of such notice to each purchaser of a motorized bicycle or tricycle, either before or in connection with the purchase.

C. As used in this section, “motorized bicycle or tricycle” shall have the same meaning as it has under Section 5-5 of this Code.

D. Violation declared civil infraction violation. Unless otherwise specifically stated in this chapter, any violation of this section is punishable as a civil infraction violation pursuant to Chapter 8 of this code.

SECTION 3. The various City officers and employees are authorized and directed to perform all acts necessary or desirable to give effect to this ordinance.

SECTION 4. If any provisions of this ordinance, or the application thereof to any person or circumstance is invalid, the invalidity shall not affect other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are severable.

SECTION 5. WHEREAS, it is necessary for the preservation of the peace, health, and safety of the City of Tucson that this ordinance become immediately effective, an emergency is hereby declared to exist and this ordinance shall be effective immediately upon its passage and adoption.

PASSED, ADOPTED, AND APPROVED by the Mayor and Council of the City of Tucson, Arizona, ____________.

____________________________
MAYOR

ATTEST:

____________________________
CITY CLERK
motorized bicycle

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6 thoughts on “Tucson Motorized Bicycle Ordinance”

1. Pingback: Moped and Motorized Bicycles in Arizona @ Arizona Bike Law Blog

2. Pingback: Is it illegal to ride a motorized bicycle on the sidewalk in Phoenix? @ Arizona Bike Law Blog

3. azbikelaw

January 15, 2012 at 12:28 pm

I don’t have anywhere else to park this, but here is a John Forester paper published in TLJ that delves into the CPSC stuff:
http://johnforester.com/Articles/Social/Epperson%20Review%20TLJ.htm

4. Willie Collier

May 4, 2014 at 8:44 pm

Thank you for providing (in 3 minutes) the info I spent hours looking for in other Tucson headings.

5. ArizonaBikeLaw

May 12, 2014 at 12:36 pm

Scottsdale ordinance prohibiting any and all sorts of motorized devices (with a pretty restrictive exception only for “motorized wheelchair” — what about rascals?)…

Sec. 17-100. Prohibitions.
(a) No person shall operate, use or place any vehicle or device with an attached motor or power unit, whether or not it is operation, upon a multiuse path or within three (3) feet of a multiuse path. This subsection shall be inapplicable to the use and operation of a motorized wheelchair by a person who ordinarily uses such equipment. It shall also be inapplicable to city employees or others authorized by the city to perform inspection, repair or maintenance work, and to persons providing emergency medical or veterinary services, in the performance of their official or professional duties.
(Ord. No. 3186, § 2, 8-31-98)
Sec. 17-100.1. Penalties
A person who violates a provision of this division shall be punished as follows:

(1) A violation of the provisions of subsections (b) and (c)(1–4) of section 17-99, above, shall constitute a civil offense, which shall be punishable by a civil sanction in an amount not to exceed one hundred fifty dollars ($150.00).
(2) A violation of any of the provisions of section 17-100, above, shall be punishable as class 3 misdemeanors are punishable under state law.

(Ord. No. 3186, § 2, 8-31-98)

6. **ArizonaBikeLaw**

July 7, 2014 at 10:00 am

Section 1202 of TEA-21 made several technical amendments to Section 217… TEA-21 amended §217(h), the motorized use restrictions, to consider motorized wheelchair users as pedestrians, and to provide State or local discretion to allow electric bicycles. TEA-21 amended §217(j) to add definitions for electric bicycle, pedestrian, and wheelchair.