AMENDMENTS TO SENATE BILL 210
(First Reading File Bill)

AMENDMENT NO. 1
On page 1, in line 2, after “Expansion” insert “and Administration”; and in line 5, after “program,” insert “requiring the Department of Transportation to administer an application process for the tax credit; limiting the total amount of tax credits that may be authorized each year.”.

AMENDMENT NO. 2
On page 1, in line 18, strike “, HUMAN–POWERED”; in line 19, strike “OR BICYCLING” and substitute “, BICYCLING, OR SCOOTERING”; in line 20, after “INCLUDES” insert “;

1.

in the same line, strike “BICYCLING” and substitute “BICYCLING”; and in line 21, after “COMPONENT” insert “; AND

2. OPERATING A SCOOTER WITH AN ELECTRIC COMPONENT”.

AMENDMENT NO. 3
On page 2, in line 6, strike “BICYCLE” and substitute “SHARED BICYCLE AND SCOOTER”; in the same line, strike “AND”; and in line 7, strike “AND WALKING GEAR” and substitute “GEAR SUCH AS HELMETS, HYDRATION PACKS, BOTTLES WITH CAGES, SPARE TUBES, PATCH KITS, PUMPS, TIRE LEVERS, CYCLING MULTITOOLS, BIKE SHOES AND GLOVES, SADDLE BAGS, REFLECTIVE ACCESSORIES, AND LOCKS; AND

(Over)
(IV) Walking gear such as reflective accessories and walking or running shoes”.

AMENDMENT NO. 4
On page 6, after line 2, insert:

“(E) (1) On application by a business entity, the Department of Transportation shall issue a tax credit certificate in the amount allowed under subsection (B) of this section.

(2) For any fiscal year, the total amount of tax credit certificates issued by the Department of Transportation for the credit allowed under this section may not exceed $1,000,000.

(3) The Department of Transportation shall approve all applications that qualify for a tax credit certificate under this subsection on a first-come, first-served basis.

(4) The Department of Transportation shall adopt regulations to establish an application process for the tax credit allowed under this section.”.