1	HOUSE BILL 750				
2	44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999				
3	INTRODUCED BY				
4	J. "Andy" Kissner				
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7					
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9					
10	AN ACT				
11	RELATING TO MUNICIPALITIES; ALLOWING USE OF GASOLINE TAX AS A				
12	REVENUE STREAM FOR MUNICIPAL BONDS.				
13					
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:				
15	Section 1. Section 7-24A-14 NMSA 1978 (being Laws 1978,				
16	Chapter 182, Section 14, as amended) is amended to read:				
17	"7-24A-14. BOND ORDINANCE				
18	A. The governing body may adopt an ordinance				
19	providing for issuance of bonds to enable the county or				
20	municipality to acquire land, buildings, buses or other				
21	equipment required for public transit, a vehicle emission				
22	inspection program or for road, street or highway				
23	construction, repair or maintenance on transit routes or for				
24	refunding bonds previously issued for such purpose or both				
25	such purposes.				
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B. The bonds are payable solely from a pledge of:

(1) gross income derived by the county or municipality from the transit facilities or vehicle emission inspection facilities financed with the proceeds and other transit facilities not so financed; provided that when gross revenues are so pledged, the county or municipality may apply to the payment of the expense of maintaining and operating the transit facilities, the gross revenues of which are so pledged, the county's or municipality's revenues derived from sources other than the proceeds of ad valorem taxes and may, in the proceedings authorizing the issue of bonds, covenant and agree to apply to the payment of the maintenance and operation expenses so much of the revenues as may be necessary for such purposes or as may be specified in the proceedings;

(2) income derived from franchises granted by the governing body of a county or municipality;

(3) contributions, grants or other financial assistance from the state or federal government or any other source; [or]

(4) gasoline tax revenue; or

[(4)] (5) any combination of these sources. C. The ordinance is irrepealable as long as any indebtedness on the bonds is unpaid by the county or municipality."

Section 2. EFFECTIVE DATE. - The effective date of the . 127639.1

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1	FORTY- FOURTH LEGI SLATURE					
2	FIRST SESSION, 1999					
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6	February 26, 1999					
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8	Mr. Speaker:					
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10	Your TAXATION AND REVENUE COMMITTEE, to whom has					
11	been referred					
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13	HOUSE BILL 750					
14	has had it under consideration and reports same with					
15	has had it under consideration and reports same with recommendation that it DO PASS , amended as follows:					
16						
17	1. On page 1, line 11, strike "MUNICIPALITIES" and insert					
4.0	in lieu thereof "TAXATION; AMENDING THE COUNTY AND MUNICIPAL					
	GASOLINE TAX ACT".					
20 91	2. On page 1, line 11, after "TAX" insert "FOR NON-					
21 22	Z. On page 1, 11ne 11, after "TAX" insert "FOR NON- TRANSIT ROUTE ROAD PROJECTS AND".					
22 23						
23 24	3. On page 1, line 12, before "MUNICIPAL" insert "COUNTY					
24 25	OR".					
6 J						
	. 127639. 1					
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1	FORTY-FOURTH LEGISLATURE
2	FIRST SESSION, 1999
3HTI	C/HB 750 Page 5
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5	4. On page 1, between lines 14 and 15, insert the
6	following new section:
7	"Section 1. Section 7-24A-3 NMSA 1978 (being Laws 1978,
8	Chapter 182, Section 3, as amended) is amended to read:
9	
10	"7-24A-3. USE OF PROCEEDS
11	A. The proceeds of [the] <u>a</u> county or municipal
12	gasoline tax shall be used for bridge and road projects [on
13	transit routes] or public transportation related trails and for
14	expenses of purchasing, maintaining and operating transit
15	operations and facilities, for the operation of a transit
16	authority established by the Municipal Transit Law or as
17	provided in the County and Municipal Gasoline Tax Act, for
18	operation of a vehicle emission inspection program or for road,
19	street or highway construction, repair or maintenance [on
	transit routes] in the county or municipality. <u>The proceeds of</u>
20	a county or municipal gasoline tax may be pledged for the
21	payment of bonds issued pursuant to the County and Municipal
22	Gasoline Tax Act. A county or municipality may engage in the
23	business of transportation of passengers and property within the
24	political subdivision by whatever means it may decide and may
25	acquire cars, motor buses and other equipment necessary for
	carrying on the business. It may acquire land and erect
	. 127639. 1

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2	FIRST SESSION, 1999
	C/HB 750 Page 6
6 7 8 9 10 11 12	buildings and equip them with all necessary machinery and facilities for operation, maintenance, modification, repair and storage of any buses, cars, trucks or other equipment needed. It may do all things necessary for the acquisition and conduct of the business of public transportation. B. [The] <u>A</u> governing body may enact ordinances and resolutions and promulgate rules [and regulations] as it may deem necessary and proper for the conduct of the business of transportation and for fixing and collecting all fares, rates
13 14	and charges for services rendered.
1/	C. Any county or municipality engaging in the business of transportation may extend any system of transportation to points outside its boundaries where necessary and incidental to furnishing efficient transportation to points within the county or municipality.
22 23 24	D. [The] <u>A</u> governing body may lease any system of transportation in whole or in part to any person who will contract to operate it according to the rules, time tables and other requirements established by the governing body. E. Any county or municipality may furnish
25	transportation service to areas located outside its boundaries, . 127639.1

FORTY-FOURTH LEGISLATURE

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J	county or municipality in which the areas are located covering
6	the schedules, rates, service and other pertinent matters before
7	initiation of such service.
8	
9	F. The power of eminent domain is granted to a
10	participating county or municipality for the purpose of
11	acquiring lands and buildings necessary to provide efficient
	public transit or a vehicle emission inspection program to be
12 13	exercised in the manner provided by law.
14	G. [The] <u>A</u> county or municipality, as an operating
15	entity, may enter into contracts for special transportation
16	service, charter buses, advertising and any other function that
17	a private enterprise operating a public transit facility could
18	do or perform for revenue.
19	H. [The] <u>A</u> governing body may spend any public funds
20	to pay the costs of operation of public transit or a vehicle
21	emission inspection program if revenues of the system prove to
22	be insufficient.
23	

A county or municipality is authorized to enter Ι. into binding agreements with the United States or any of its officers or agencies or the state or any of its officers or

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provided that prior contracts have been entered into with the

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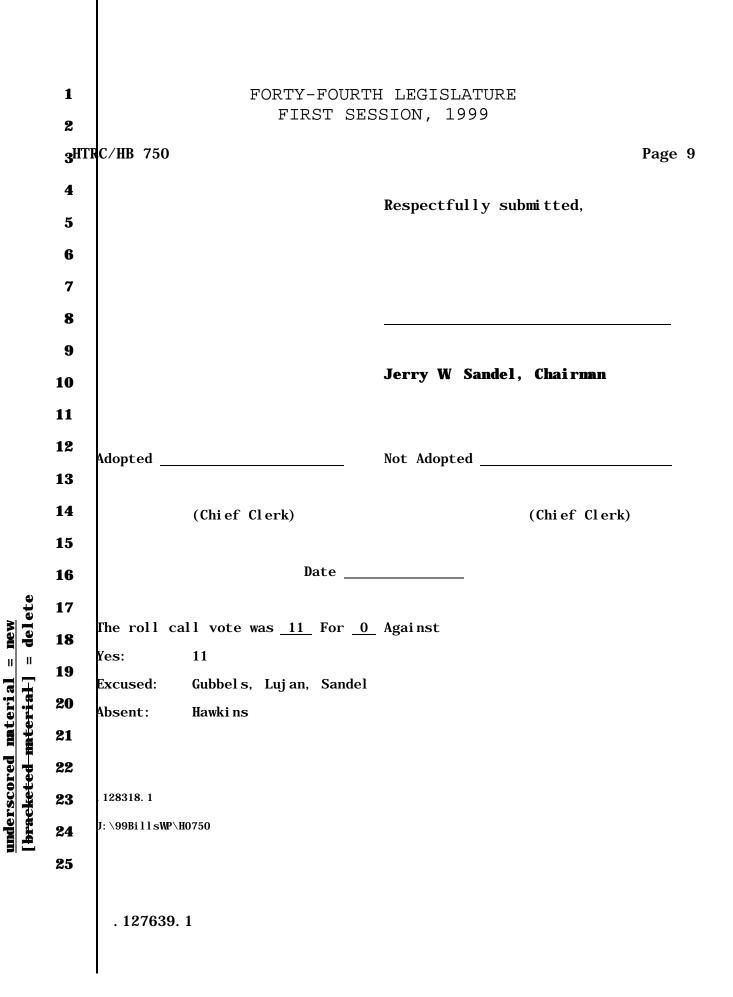
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1 2	FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999					
	C/HB 750 Page 8					
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 Agencies or any combination of agencies, departments or officers of both the United States and the state [of New Mexico] for planning, developing, modernizing, studying, improving, financing, operating or otherwise affecting public transit; to accept any loans, grants or payments from any of these agencies; and to make any commitments or assume any obligations required by any of these agencies as a condition of receiving the benefits thereof."". 5. Renumber the succeeding sections accordingly. 6. On page 1, line 23, strike "on transit routes". 7. On page 1, line 24, strike "both" and insert in lieu thereof "any". 8. On page 2, line 20, before "gasoline" insert "county or municipal". 9. On page 2, line 21, after "any" insert "one or a". 					
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	4	FORTY- FOURTH LEGISLATURE
	5	FIRST SESSION, 1999
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	8	March 12, 1999
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	10	Mr. President:
	11	Your WAYS & MEANS COMMITTEE, to whom has been referred
	12	
	13	HOUSE BILL 750, as amended
	14	
	15	has had it under consideration and reports same with
	16	recommendation that it DO PASS, and thence referred to the
<u>new</u> del ete	17	FINANCE COMMITTEE.
new del	18	Respectfully submitted,
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		5		(Chief Clerk)		(Chief Clerk)
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		8		Date		
		9				
		10	The roll	call vote was <u>5</u>	_ For <u>1</u> Against	
		11	Yes:	5		
		12	No:	Rawson		
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		14	Absent:	None		
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