

Strengthening Connections

Grand Forks - East Grand Forks Metropolitan Planning Organization

Ensuring Opportunities

Planning One Community

"A community that provides a variety of complementary transportation choices, that are fiscally constrained, for people and goods."

TECHNICAL ADVISORY COMMITTEE MEETING WEDNESDAY, OCTOBER 9TH, 2019 – 1:30 P.M. EAST GRAND FORKS CITY HALL TRAINING ROOM

MEMBERS

Kadrmas/Peterson	
Ellis	
Bail/Emery	
Gengler/Halford	
Riesinger/Audette	

Laesch/Konickson____ Johnson/Hanson ____ Kuharenko/Williams ____ Bergman/Rood ____

- 1. CALL TO ORDER
- 2. CALL OF ROLL
- 3. DETERMINATION OF A QUORUM
- 4. MATTER OF APPROVAL OF THE SEPTEMBER 11TH, 2019, MINUTES OF THE TECHNICAL ADVISORY COMMITTEE
- 5. MATTER OF FY2020 SAFETY TARGETS...... VIAFARA
- 6. MATTER OF PLANNED FUNCTIONAL CLASSIFICATION MAP......KOUBA
- 7. MATTER OF DISCUSSION ON ENVIRONMENTAL JUSTICE MANUAL KOUBA
- 9. MATTER OF DIFFERENCE BETWEEN NORTH DAKOTA S.T.I.P./T.I.P...... HAUGEN
- 10. OTHER BUSINESS
 - a. 2019 Annual Work Program Project Update
- 11. ADJOURNMENT

ANY INDIVIDUAL REQUIRING A SPECIAL ACCOMMODATION TO ALLOW ACCESS OR PARTICIPATION AT THIS MEETING IS ASKED TO NOTIFY EARL HAUGEN, MPO EXECUTIVE DIRECTOR AT (701) 746-2660 RIF NEEDS FIVE (5) DAYS PRIOR TO THE MEETING. ALSO, MATERIALS CAN BE PROVIDED IN ALTERNATIVE FORMATS: LARGE PRINT, BRAILLE, CASSETTE TAPE, OR ON COMPUTER DISK FOR PEOPLE WITH DISABILITIES OR WITH LIMITED ENGLISH PROFICIENCY (LEP) BY CONTACTING THE MPO EXECUTIVE DIRECTOR (701) 746-2667 FIVE (5) DAYS PRIOR TO THE MEETING.

PROCEEDINGS OF THE TECHNICAL ADVISORY COMMITTEE Wednesday, September 11th, 2019 East Grand Forks City Hall Training Conference Room

CALL TO ORDER

Earl Haugen, Chairman, called the September 11th, 2019, meeting of the MPO Technical Advisory Committee to order at 1:28 p.m.

CALL OF ROLL

On a Call of Roll the following members were present: David Kuharenko, Grand Forks Engineering; Ali Rood, Cities Area Transit; Stephanie Halford, Grand Forks Planning; Nancy Ellis, East Grand Forks Planning; Paul Konickson, MnDOT Planning Engineer; Ryan Riesinger, Airport Authority; Jason Peterson, NDDOT-Local District; Steve Emery, East Grand Forks Engineering; and Michael Johnson (via conference phone), NDDOT-Local Government.

Absent: Brad Bail, Jesse Kadrmas, Richard Audette, Darren Laesch, Dustin Lang, Ryan Brooks, Brad Gengler Dale Bergman, Paul Konickson, Lane Magnuson, Stacey Hanson, Mike Yavarow, Lars Christianson, and Rich Sanders.

Guest(s): Kshitij Sharma, Upper Great Plains Transportation Institute.

Staff: Earl Haugen, GF/EGF Executive Director; Teri Kouba, GF/EGF MPO Senior Planner; Jairo Viafara, GF/EGF MPO Senior Planner; and Peggy McNelis, GF/EGF Office Manager.

DETERMINATION OF A QUORUM

Haugen declared a quorum was present.

MATTER OF APPROVAL OF THE AUGUST 14TH, 2019, MINUTES OF THE <u>TECHNICAL ADVISORY COMMITTEE</u>

MOVED BY KUHARENKO, SECONDED BY HALFORD, TO APPROVE THE AUGUST 14TH, 2019, MINUTES OF THE TECHNICAL ADVISORY COMMITTEE, AS PRESENTED.

MOTION CARRIED UNANIMOUSLY.

MATTER OF APPROVAL 2019 NORTH DAKOTA SIDE FUNCTIONAL CLASSIFICATION MAP

Kouba referred to a map of the North Dakota side Functional Classification System and reported that all of the comments and/or corrections that were discussed at our last Technical Advisory Committee meeting have been incorporated and this is the map that we came up with; although she does see two slight errors on Washington and Columbia, south of 62nd Street, that should be labeled County Major Collectors instead of Minor Arterials.

Kouba stated that staff is recommending approval of this map and staff will send the changes to the NDDOT along with the mileage numbers for their review and approval.

MOVED BY ROOD, SECONDED BY KUHARENKO, TO APPROVE FORWARDING A RECOMMENDATION TO THE MPO EXECUTIVE POLICY BOARD THAT THEY APPROVE THE 2019 NORTH DAKOTA SIDE FUNCTIONAL CLASSIFICATION MAP SUBJECT TO NOTED CHANGES TO THE TWO ONE-MILE SEGMENTS TO REFLECT THEM AS COUNTY MAJOR COLLECTORS INSTEAD OF MINOR ARTERIALS.

Voting Aye: Riesinger, Rood, Johnson, Kuharenko, Peterson, Ellis, Halford, Konickson, and Emery.
Voting Nay: None.
Absent: None.

MATTER OF DISCUSSION ON EXISTING PLUS FUTURE FUNCTIONAL CLASSIFICATION

Haugen reported that as we've been discussing, with the action of the Existing Functional Classification Map and having this new limitation on only showing future coinciding with S.T.I.P./T.I.P. timelines, we have also been discussing bringing back a plan for a Future Functional Classification Map as well. He said that included in the packet is the current map that was adopted roughly nine years ago to give you some sense of what the classifications were at that time; most of what we just changed were potential stubs or some things that weren't fully in the plan for future areas, so this gives some sense of that, but added that since then Ms. Kouba has worked on some possible other things that should be included.

Kouba referred to a Functional Classification Map and explained that it is just adding to having the existing and then using the previously used Future Road System Network for this map so all the dashed lines are the future roads that we have previously stated were probably going to happen. She stated that what we are really looking at whether these are still viable and are there others that should be added in.

Kuharenko pointed out that south of 62nd Avenue South there should probably be a north/south street between Belmont and South Washington; between South Washington and South Columbia; and then 34th and 38th should probably also be extended. He stated that 34th and 38th are probably quite a ways out be he could see the extension of South 20th Street and Cherry

Street potentially being earmarked for development in the near future. He said that beyond that south of 32nd Avenue and west of I-29 South 42nd Street and South 48th Street, going north/south, they would like see those extensions as classified street. He added that they will probably have an east/west roadway in there similar to what they have at 40th Avenue as well. Kouba commented that most of that should already be there although it may be a little hard to see on the map.

Discussion on these additional roadways/corrections ensued.

Haugen commented that they can get this figured out and have it available at our next meeting. He added that the intent wasn't to have any action today, but just to start looking at it.

Kuharenko stated that, unfortunately, that area on South 42^{nd} Street, south of 32^{nd} Avenue; until they find out if there is an interchange going in or not, and what the developer has planned for the area, it will kind of be up in the air as to how it will all connect down to the 47^{th} Avenue area.

Haugen asked Mr. Johnson; if you are looking at the map, 17th Avenue South west of the interstate, regarding stubs, does it matter if our future map shows stubs or not. Johnson responded that that would be fine. Haugen said, then, as a City do we think there will be a road that connects on the west side of the railroad tracks, 17th back up to DeMers before we get to the township road. He stated that we have that functionally classified extension. Kuharenko asked if that would be 62nd potentially. Haugen responded that it would be more like 60th.

Kuharenko asked what their land use plan shows for the next twenty five years, how much of this is in it. Haugen responded that quite a bit is in the plan.

Haugen commented that the only other question for Mr. Johnson is about Merrifield Road. He explained that in all of the past plans we showed Merrifield becoming a Principal Arterial, extending South Washington and Columbia Road south as Principal Arterials, but then since we also have a bridge planned there we've extended the Principal Arterial all the way to the Red River on the North Dakota side, and knowing what we did with MnDOT and reclassifying on the Minnesota side it is unlikely it would become a Principal Arterial on the Minnesota side, so do you have any advice if it should be truncated as a principal at Washington and then carry it over as a Minor Arterial. Johnson responded that that might be a good option.

Haugen referred to the map and asked if there might be some consideration to upgrading Belmont from a Collector to a Minor Arterial between 62^{nd} and Merrifield. Kouba commented that she believes it already is although it might be a bit hard to see on the map because it is dashed green over the collector.

Haugen stated that this is something to also give some thought to and engage our Minnesota friends. He added that they did not really do a future map when they did the 2015 Reclassification because they were also doing the Transportation Plan, but now that we have the Transportation Plan done we will be working with the City of Grand Forks, primarily to the south, on some of the classifications and roadway extensions.

Information only.

MATTER OF DISCUSSION ON NEW PROPOSED SAFETY TARGETS

Haugen reported that the information in the packet came late to you so Mr. Viafara has prepared a power point presentation that he would like to go over.

Viafara stated that the purpose of this presentation is to introduce the 2020 Performance Measure Targets for the MPO area.

Viafara referred to the power point presentation (a copy of which is included in the file and available upon request) and went over it briefly.

Presentation continued.

Kuharenko commented that the biggest concern he has with dropping some of these targets as far down as what you are showing here is if we are potentially setting ourselves up for failure. He said that when you look at the data we are showing zero fatalities in 2015, zero in 2016 and as those years start to roll off if we end up having more fatalities in the future all of a sudden we aren't going to be meeting our goals, and is part of that just because we set too high of a goal for ourselves, or too low of a goal, however you want to look at it. He added that in looking at the DOT targets for both Minnesota and North Dakota you can see that they are changing, Minnesota saw some of their items staying the same or potentially going up a bit and on the North Dakota side you see a number of them going down. He said that he would be curious to see what the proportion; what we should be seeing in the MPO area in relation to these two goals, if it would be comparable to what we might be seeing as potential targets. Viafara responded that Mr. Kuharenko is the engineer, so that is why as a MPO, it is with your help, the help of the local governments, the local agencies that these targets are set, and the points that you are making for our consideration are really valid, so you need to think about what to do in that particular situation, he will leave this consideration to his supervisor to see, with his knowledge, what he can illustrate to see about what we can do in that regard.

Halford asked if this was coming back next month for approval of the targets. Haugen responded that it would, and reiterated that no action is being sought today, they are just introducing the topic, and showing you what the calculations come out to be. He stated that the positive news is that the calculations are just looking at our MPO area and the State of North Dakota we are seeing good numbers; Minnesota is seeing a plateauing, two things involved, one is that they have been doing this a lot longer than North Dakota so they have been able to reap more benefits longer than North Dakota, and the other is that Minnesota changed how they reported serious injuries in 2016 and 2017 so their data is skewed comparison in these rates in the 2018 to 2020 time period, so because the serious injury change created 30 some percent more crashes identified as serious injuries in 2016 and 2017 so that isn't reflected in their numbers. But that is our intent to request next month for action. He added that we have until February, however this is no need from our perspective to wait until February, we have the numbers, and additionally we are supposed to be programming off of these targets and prioritizing for

programs, but we will be making T.I.P. selections priorities and it makes sense to have the targets ahead of time and select our projects and identify what the target is.

Halford asked if we don't meet the targets is there any kind of negative impact. Haugen responded that there isn't at the MPO level. He added that at the State level there are; Minnesota has been frank in saying that because of the change in how they classify serious injuries in their data set, that they don't believe that they will be able to show significant progress, so they are anticipating that they will be have a penalty imposed on them, the penalty is that they will have to obligate out 100% of their HSIP dollars as a first step to show progress, if they still aren't showing progress after that then they have to shift over some of their other program dollars as well. Halford said you say that affects only at the State level, but that won't roll down hill to the local level if we don't meet our goals at all. Haugen responded that the way it rolls down is Congress appropriates \$100 million dollars, but they set an obligational limit of \$90 million dollars; in the past you could play somewhat of a shell game and say that the NHS program is obligated at 100%, but then they Safety program is only obligated at 85% because you can't go over \$90 million dollars; this would say that you lose that flexibility and Safety would always have to be at 100% and you would have to shift the other programs down to reach the obligational limit, so it is that flexibility that is lost. He explained that the Safety program is a good program, it has a lot of dollars to it, but in comparison to the other programs it is much smaller so 100% of the Safety dollars in either State is not a real significant hit on the programs and the flexibility.

Rood said, then, that we are setting the targets annually, but are we being evaluated over the longer period time that you showed on the chart on the previous slide, because you could have one on here that really throws things off. Haugen responded that on the PM one the target is set every year and the evaluation is over a four year period, at the State level, at the MPO level the evaluation is every five years, that is part of our Long Range Transportation Plan update process.

Kuharenko asked for a reminder of how we came up with our targets in 2019, and those originally set in 2018; but then how did we redetermine what our goals would be in 2019. Haugen responded it was the same process that we are using today. Kuharenko said we used the data. Haugen responded we did, and added that the Technical Advisory Committee recommended; he believes the data was suggested that our non-motorized fatalities and injuries would have been less than the four that was identified, and the Technical Advisory Committee recommended that we have it at four.

Kuharenko commented that the reason he asked that is because in looking at the data we have the number of serious injuries per million miles; in the data in the back we have the proposal of the 3.9 but previously we had closer to 5.9, but in looking at the data on the last sheet it is a 4.4, so he is just trying to figure out what is different or how we are coming up with those numbers because they appear to be different than the data. Haugen responded that Mr. Viafara will have an explanation next month.

Haugen reiterated that we will take this item back and will work on providing some of the answers to the questions brought forward today.

Information only.

MATTER OF PRESENTATION ON TRAFFIC COUNT PROGRAM

Haugen commented that we have been enjoying our traffic count program, and Mr. Sharma is here today to give us an update and presentation on the program and some of the new features that they are implementing.

Sharma introduced himself, stating that he is an Associate Research Fellow in the Traffic Operations Advanced Traffic Analysis Center at the Upper Great Plains Transportation Institute; and that the Autoscope Data Collection & Analysis is a series of projects that he has had the opportunity to work on since 2013.

Sharma referred to a power point presentation (a copy of which is included in the file and available upon request), and went over the information briefly.

Sharma reported that in 2013 they began with one intersection, and there were some feasibility studies to see if this could be done. He stated that the cameras that are out there at the intersections, the main purpose of them is to detect traffic and tell the traffic signal controller – hey, we've got traffic over here, but at the same time we can count traffic, and with the help of the MPO the City added 30 more intersections in 2014 and 2015, and in 2015 and 2016 another 7 intersections. He said that some of these situations that they have gone through have been to reset previously set intersections because things might have changed, there might be an additional left turn lane now, etc. and then kind of reset the entire approach if not the intersection.

Sharma showed examples of the images from the old cameras versus the new Vision cameras that are located at nine intersections and explained how and why they are different.

Presentation continued.

Viafara asked how many new cameras are already being used in the network now. Sharma responded that the older cameras are being swapped out throughout the network, for example at Columbia and 36th, Columbia and 40th, those had the Due cameras and now they have the Vision cameras, so he has a feeling that the City of Grand Forks is finding out that these are a lot better, especially for detection because you can see the vehicles better and are able to detect them better, and you can serve them better and not have so man false calls saying such things as the camera just shook and because of the context change that there was a vehicle, but there isn't, and that movement is getting green and the person sitting at the cross street sees that there is no vehicle but he is waiting for the light so they call and say that they were sitting there for like five minutes, so they must be seeing a reduction in those calls at the intersections that have the Vision cameras.

Kuharenko commented that to follow up with that they do have a program whereby they are going through and swapping out the cameras, and it is exactly as Mr. Sharma said, they are seeing fewer calls at those intersection where the Vision cameras are located and the resolution is a lot better. He added that they are seeing a lot less of the false positives for calls or missing calls because the camera can't see or discern a vehicle that is there because there is a substantially better resolution with these new cameras.

Sharma stated that another thing he should mention is that he has found out that these newer cameras are a little less susceptible to wind, which may have something to do with the fact that they are a little bit smaller so there is less area for the wind to hit, and it might even be lighter so the wind doesn't move it as much, so there is less of an issue with wind movement with them.

Information only.

OTHER BUSINESS

a. <u>2019 Annual Work Program Project Update</u>

Kuharenko said that he did bring this up last month, but he would like to see updating of those projected completion dates, getting that information in there. He asked if they could actually see that for the completed projects as well, he knows that it looks like we are removing those now but it would be good information to have throughout the calendar year.

Halford asked if this was all of the projects that we will see this year or are there other things that are being considered. She said that she brought that question up, and the reason she is asking is they recently got an email from Mr. Viafara on the School Study, and that wasn't on here saying that it was coming up or when it is supposed to be completed or anything like that, so she is asking if there are any other projects that they will be seeing coming down the line. Haugen responded that there shouldn't be. He added that the School Study is in the Work Program itself.

Information only.

ADJOURNMENT

MOVED BY ELLIS, SECONDED BY HALFORD, TO ADJOURN THE SEPTEMBER 11th, 2019 TECHNICAL ADVISORY COMMITTEE MEETING AT 2:55 P.M.

MOTION CARRIED UNANIMOUSLY.

Respectfully submitted by,

Peggy McNelis, Office Manager

Overcoming BarriersStrengthening ConnectionsOOOOOOGrand Forks - East Grand ForksMetropolitan Planning OrganizationEnsuring OpportunitiesPlanning One Community

"A community that provides a variety of complementary transportation choices, that are fiscally constrained,

for people and goods."

MPO Staff Report

MPO Technical Advisory Committee, October 9, 2019 1:30 pm MPO Executive Policy Board, October 16, 2019 12:00 Noon

sideration and Approval of proposed Safety Targets

Matter of the Safety Performance Management (PM-1) Crash Analysis for Y2014-2018

BACKGROUND:

This report submits for your consideration and approval the following items:

- I. Proposed MPO's Safety Targets for CY 2020
- II. Presents a comparison between targets set for CY 2018 and the actual attained results
- III. Response to TAC questions

Performance Measures and Performance Target regulations and requirements emanate from the enacted FAST (*Fixing America Surface Transportation*) (2015) Act. *FAST* encourages a performance-driven and outcome-based transportation planning process. MPOs are required by the Federal Highway Administration (FHWA) and Federal Transit Administration (FTA) to adopt targets for defined performance measures.

MPOs establish Performance Targets for the following measures:

- (1) Safety
- (2) Transit asset management
- (3) System performance
- (4) Bridge condition and
- (5) Pavement condition
- (6) Transit Safety

Page 1 of 5

The specific target being presented in this staff report is the Safety Target. Current rules require MPOs to either: **a**) adopt the State targets for all five measures; or **b**) choose an MPO target for all five measures. Bi-state MPOs must adopt either both State targets or an MPO specific targets.

The Federal Highway Administration (FHWA) suggests that a methodology that could be used to set targets is a trend line analysis of using a number of sets of 5 year rolling averages. The FHWA example indicated a reasonable number of sets as being 5^{1} .

The examination of the Safety Measures discussed on this report is based on crash data provided by MN DOT and NDDOT. In addition, the following elements are considered during the analysis:

- Serious Injury Analysis (A: Incapacitating Injury, MN; Coded A: Incapacitating Injury, ND)
- Calculation of the 5-Years Rolling Average
- Vehicle Miles Traveled (VMT) (327 000 000)

ANALYSIS AND FINDINGS OF FACT:

I. Proposed MPO's Safety Targets for CY 2020

Safety Targets for CY 2020 are proposed by MPO staff by using the FHWY suggested 5 sets of 5-Years Rolling Average Methodology.

Tables 1, 2, 3, and 4 illustrate the datasets used to set Safety targets for CY 2020. Calculations to establish Safety targets for CY 2020 were performed by using the following sets of 5 year rolling averages for these years (circled in red) divided by 5:

	Crash Rate Million Ve Travele	atalities	Table 2. 5-Year Averages All Crashes				Table 3. 5-Year Averages (Non- Motorized Fatalities & Serious Injuries)		
Year	Fatal		A (Injuries)	Year	Year Fatal		A (Injuries)	Year	Fatal + A
2007-2011	0.67278		4.58716	2007-2011	2.2		15.0	2007-2011	2.8
2008-2012	0.67278		4.83180	2008-2012	2.2		15.8	2008-2012	2.4
2009-2013	0.67278		5.13761	2009-2013	2.2		16.8	2009-2013	2.6
2010-2014	0.79511		5.81040	2010-2014	2.6		19.0	2010-2014	3.4
2011-2015	0.55046		5.93272	2011-2015	1.8		19.4	2011-2015	3.2
2012-2016	0.48930		5.13761	2012-2016	1.6		16.8	2012-2016	2.6
2013-2017	0.48930		4.46483	2013-2017	1.6		14.6	2013-2017	3.4
2014-2018	0.55046		3.97554	2014-2018	1.8		13.0	2014-2018	3.0
	0.57492		5.06422		1.88000		16.56000		3.1

2010-2014 2011-2015 2012-2016 2013-2017 2014-2018

Source: Copy of GF_EGF_MPO_Crash_Summary_JMPO_exercise_2018_SEPTEMBER_2019 REVISION (Autosaved)

¹ Alicandri, Elizabeth (2017) Memorandum: Information: State Safety Target. Federal Highway Administration Page 2 of 5

TABLE 4. GRAND FORKS-EAST GRAND FORKS MPO SAFETY PERFORMANCE TARGETS: SET TARGET (CY-2018)-ACTUAL RESULTS (CY-2018)ADOPTED TARGETS (CY-2019)PROPOSED TARGETS (CY-2020)											
	DC	T'S ST	ATE TARG	GETS						ks- East Gran PO's Targets	d Forks
SAFETY PERFORMANCE MEASURES	Minnesota, 2018	Minnesota, 2019	Minnesota, 2020	North Dakota, 2018	North Dakota, 2019	North Dakota, 2020		MPO Planning Area, 2018	MPO Planning Area, 2019	PROPOSED Y2020 TARGET	TREND
1. Number of Traffic Fatalities	375.4	372.0	375.4	138	127	108.3		3 or Fewer	3 or fewer	1.8 or Fewer	Decline
2. Rates of Fatalities (Per 100 M VMT)	0.626 MVMT	0.626	0.626	1.34	1.27	1.106		0.673 м∨мт	0.599 м∨мт	0.574 м∨мт	Decline
3. Nummber of Crash Related Serious Injuries	1,935	1,711	1.7420	516	486.2	413.9		18 or Fewer	15 or Fewer	16.56 or Fewer	Decline
4. Rates of Serious Injuries(Per 100 M VMT)	3.19	2.85	2.854	5.09	4.848	4.23		5.933 MVMT or Lower		5.0642 MVMT or Lower	Decline
5. Number of Non- Motorized Fatalities & Number of Non Motorized Injuries	348	267.5	317	34	34.6	33.4		3 or Fewer	4 or Fewer	3 or Fewer	Decline

Source: Copy of GF_EGF_MPO_Crash_Summary_JMPO_exercise_2018_SEPTEMBER_2019_RV-4_oct_3

II. A comparison between targets set for CY 2018 and the Actual attained results

Safety Targets for CY 2018 were set during the update of the 2045 Metropolitan Transportation Plan adopted in 2018. The method used 5-years rolling average data for 2007-2011 to 2011-2015 to support the target setting calculations. The analysis results provided stakeholders with 5 sets of full 5 year rolling averages.

With the one exception of rate of serious injuries, the results were used to set targets. For rate of serious injuries, it was decided to set the target from the highest 5 year rolling average

Vehicle Miles Traveled					
Year Fatal A					
2007-2011 0.67278 4.58716					
2008-2012 0.67278 4.83180					
2009-2013 0.67278 5.13761					
2010-2014 0.79511 5.81040					
2011-2015 0.55046 5.93272					

Decisions were also made to modify targets to whole numbers when not addressing a rate.

Table 2 shows the results of the 5 year rolling average for 2014-2018 with the CY 2018 Targets adopted. The evaluation of performance is only to review the most current 5 year rolling average to the target.

	Table 2. SUMMARY REPORT PERFORMANCE RESULTS FOR BY THE GRAND FORKS-EAST GRAND FORKS MPO						
	MEASURES	•	TARGETS				
(5-	-YEARS ROLLING AVERAGE)	2018 TARGET	2018 ACTUAL	TREND			
1	Number of Fatalities	3-or Fewer	1.8				
2	Rate of Fatalities	0.673 MVMT	0.55				
3	Number of Serious Injuries	18-or Fewer	13				
4	Rate of Serious Injuries	5.933 or Lower	3.976				
5	Number of Non-Motorized Fatalities & Number of Non-Motorized Injuries	3-or Fewer	2				

Source: Copy of Copy of GF_EGF_MPO_Crash_Summary_JMPO_exercise_2018_SEPTEMBER_2019 REVISION (Autosaved)

III. Response to TAC Question - why rates per million vmt differ

Last month, MPO staff presented proposed targets for CY2020 in table form. The table not only included the proposed CY2020 targets but also the previous adopted targets. It included both State's adopted targets.

The values MPO staff inserted for CY2020 were just the most recent 5 year rolling average. It was not the trend line of the previous 5 sets of 5 year rolling averages. So particularly the values for the two rates (#/mvmt) were considerably different than CY2019 targets. And noted by TAC members.

The proposed values for CY2020 have been updated to reflect results from using the trend line analysis.

SUPPORT MATERIALS:

	Safety Performance Management (Safety PM-1) 2014-2015									
	North Dakota + Minnesota									
	All Crashes Non-Motorized									
Year	Year Humber Incapacitating Fatalities (K) Injuries (A)					Year	Number Fatalities		Incapacit Injuries	
	ND	MN	ND	MN			ND	MN	ND	MN
2 0 0 7	2	0	19	1		2007	0	0	2	0
2008	2	1	13	0		2008	0	0	3	0
2009	1	0	5	3		2009	0	0	1	0
2010	4	0	16	2		2010	0	0	3	0
2011	1	0	15	1		2011	0	0	5	0
2012	1	1	23	1		2012	0	0	0	0
2013	2	1	17	1		2013	0	0	4	0
2014	3	0	15	4		2014	0	0	5	0
2015	0	0	17	3		2015	0	0	2	0
2016	0	0	3	0		2016	0	0	2	0
2017	2	0	0 13 0			2017	0	0	4	0
2018	4	0	10	0		2018	1	0	1	0

Table 1. Grand Forks-East Grand Forks MPO

Year	Fatal	A
2007-2011	2.2	15.00000
2008-2012	2.2	15.80000
2009-2013	2.2	16.80000
2010-2014	2.6	19.00000
2011-2015	1.8	19.40000
2012-2016	1.6	16.80000
2013-2017	1.6	14.60000
2014-2018	1.8	13.00000

Table 2. Crash Rates Fatalities per 100 Million Vehicle Miles Traveled

Year	Fatal	A (Injuries)
2007-2011	0.67278	4.58716
2008-2012	0.67278	4.83180
2009-2013	0.67278	5.13761
2010-2014	0.79511	5.81040
2011-2015	0.55046	5.93272
2012-2016	0.48930	5.13761
2013-2017	0.48930	4.46483
2014-2018	0.55046	3.97554

5-Year Averages (Non-Motorized Fatalities & Serious Injuries) Year Fatal + A

i cui	racar r A
2007-2011	2.8000
2008-2012	2.4000
2009-2013	2.6000
2010-2014	3.4000
2011-2015	3.2000
2012-2016	2.6000
2013-2017	3.4000
2014-2018	3.0000

Page 5 of 5

Overcoming BarriersStrengthening ConnectionsOO

Ensuring Opportunities Planning One Community

MPO Staff Report Technical Advisory Committee: October 9, 2019 MPO Executive Board: October 16, 2019

RECOMMENDED ACTION: Discussion of Existing and Future Functional Classification.

Matter of the Discussion of Existing and Future Functional Classification.

Background:

The TAC requested to have a separate map that includes the future classification of roadways now that this is no longer allowed in the officially approved functional classification map. The map will be up to date with the most recent approvals for the existing part of the map. The TAC was able to give staff some input on the Grand Forks map presented in September.

This month staff is presenting the updates for the Grand Forks map and looking for any updates or changes to the East Grand Forks map. Staff is asking the TAC comment and discussion on the future classification part of the maps.

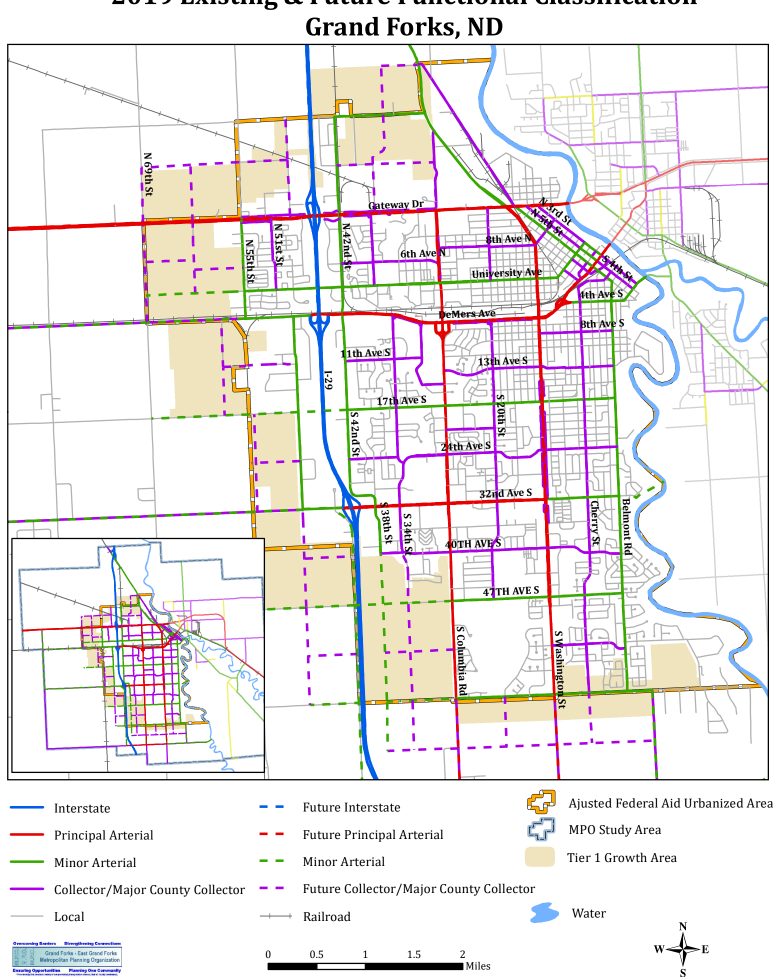
You will notice on both maps that the future identified growth areas have been shown. This allows the connection between land use and transportation to complement one another.

Findings and Analysis:

- The functional classification has been reviewed and updated.
- TAC requested that a map be created for reference in future functional classification.

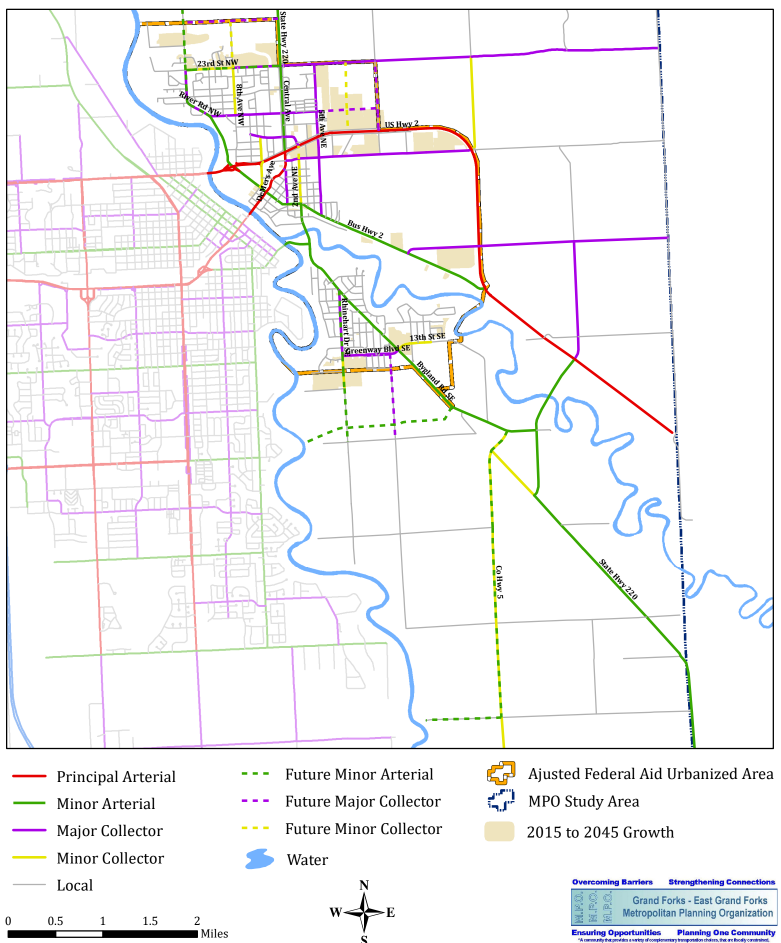
Support Materials:

• Existing and Future Functional Classification maps



2019 Existing & Future Functional Classification

2019 Existing & Future Functional Classification East Grand Forks, MN



Overcoming Barriers Strengthening Connections



Ensuring Opportunities Planning One Community MPO Staff Report Technical Advisory Committee: October 9, 2019 MPO Executive Board: October 16, 2019

RECOMMENDED ACTION: Matter of Updating the Public Participation Plan documents – Discussion on Update to Environmental Justice Manual

Matter of Discussion of Draft Environmental Justice Program Manual Update

Background:

The Forks MPO has a Public Participation Plan (PPP). This Plan is comprised of several documents that individually address specific populations yet collectively work together as the entire PPP. The documents are:

- Public Participation Plan
- Environmental Justice Manual (EJ)
- Limited English Proficiency (LEP)
- Civil Rights (Title VI)
- American with Disabilities Act (ADA)

The local transit operators also rely on the Forks MPO PPP as their respective public participation plans.

This staff report will focus on the Environmental Justice Manual. The concept of Environmental Justice is based on the affirmation that all people- regardless of their race, color, national origin or income –are able to enjoy equally high levels of environmental protection. Environmental Justice specifically focuses on treatment of minority and low-income populations.

There are three fundamental Environmental Justice principles directly related to the development of our planning and programming activities:

- To avoid, minimize, or mitigate disproportionately high and adverse human health and environmental effects, including social and economic effects, on minority populations and low-income populations.
- To ensure the full and fair participation by all potentially affected communities in the transportation decision-making process.
- To prevent the denial of, reduction in, or significant delay in the receipt of benefits by minority and low-income populations.

The EJ Manual was last updated in 2015. The main changes occurring with this update are addressing the concept of "meaningful greater" concentrations of specific populations. A population is of a "meaningfully greater" interest, if it is **two times** the total percent population within the metropolitan boundary or if the geographic unit exceeds 50% of the minority population. These areas with meaningfully greater" interest are identified as areas of high concentration. Meaningfully greater is a detailed screening "threshold level" analysis technique used to support the Forks MPO planning and programming activities.

With this update, we are recommending that the threshold be changed from three time the total population to be two times the total population. This is done to reflect the growing minority populations within our metropolitan area. Additionally, we are recommending to separate out the population characteristics of the North Dakota side from the Minnesota side. This is primarily being done to recognize slightly different population characteristics between the two and to further recognize that concentrations do exist on the Minnesota side.

Lastly, the American Community Survey data promulgated by the US Census is being updated from the 5 year data set of 2008-2012 to be the 5 year data set of 2013-2017.

The document has highlighted the relevant sections/paragraphs that have been significantly updated.

ANALYSIS AND FINDINGS OF FACT:

- State/Federal Partners did encourage us to update our Public Participation Plan documents.
- The FY2019-2020 Work Program identified a work activity to complete the update.
- As noted, there are several documents that comprise the overall Public Participation Plan.
- American Community Survey data is being updated from 2008-2012 to 2013-2017.
- MPO staff will be addressing some documents individually.
- NDDOT has audited the Forks MPO Title VI and ADA recently, so not as much work is necessary on those documents.

SUPPORT MATERIALS:

• Draft (Revised) Environmental Justice Program Manual, 2019

ENVIRONMENTAL JUSTICE PROGRAM MANUAL



M.P.C M.P.C M.P.C **Grand Forks - East Grand Forks Metropolitan Planning Organization**

Ensuring Opportunities Planning One Community "A community that provides a variety of complementary transportation choices, that are fiscally constrained, for people and goods."

> PREPARED FOR: Grand Forks/East Grand Forks Metropolitan Planning Organization (MPO)

PREPARED BY: Metropolitan Planning Organization Staff

Earl Haugen, Executive Director Jairo Viafara, AICP Senior Planner Teri Kouba, Planner Peggy McNelis, Office Manager

The preparation of this Report was financed, in part, through the U.S. Department of Transportation's Federal Highway Administration, and through local contributions from the Governments of Grand Forks, North Dakota, and East Grand Forks, Minnesota.

SUMMARY

The elaboration of this Procedural Manual is an attempt to articulate the Environmental Justice laws, regulations and policies established by a number of transportation-related federal agencies to ascertain that low income and minority populations within our planning area are subject to "fair treatment and meaningful involvement of people from all races, cultures, abilities and incomes during the development of projects, laws, regulations, and policies."

This report describes the requirements of the Federal Highway Act, 1972 that requires our Grand Forks-East Grand Forks MPO to advance a 3C's "continuing, comprehensive and cooperative" planning process. The Forks MPO is also responsible for ensuring that transportation programs in this region address the effects of all plans, programs, and policies on "disadvantaged populations" through a more comprehensive and inclusive approach during the transportation planning process. In this effect, "environmental justice" is advocated based on Title VI of the 1964 Civil Rights Act.

This Procedural Manual is designed to provide guidance to staff in meeting Environmental Justice (EJ) mandates and structuring a public participation plan at the project or study level. It describes the methodologies and procedures to implement the three basic principles of the Environmental Justice legislation.

The methods and analytical framework discussed in this Procedural Manual constitute a work in progress. As staff familiarize themselves with the work of comparable mpos, enhance analytical skills, and describe the monitoring tools used thus far to comply with our Environmental Justice program, this report will demonstrate our understanding and progress to date. It lays out our path forward in the process of complying with EJ responsibilities.

This report is divided in ten sections. Section One briefly describes the legislative mandate of the Forks MPO. Section Two discusses the importance of transportation, including its positive benefits and burdens. Section Three provides an overview of the concept of EJ. It addresses three fundamental questions as they relate to the work and mandate of the Forks MPO. Section Four provides a brief introduction to the major pieces of legislation underpinning the EJ movement for the last 60 years. Section Five discusses our "thresholds" methodology and procedures implemented to demographically identify and geographically locate low income and minority populations. Section Six provides our understanding of key parts of the legislation provided to advance the assessment of the concerns supported by the legislation. Section Seven describes how the principles of the EJ agenda are implemented. This section describes methods, techniques, data collection and analysis tools implemented to comply with mandate requirements. Section Eight provides our MPO's coordination with regional transit provider and its approach to future actions. Section Nine provides a brief list of abbreviations and glossary to help with the interpretation of the spirit of the report. Section Ten gratefully acknowledges the work of colleagues in other jurisdictions. Their dedicated work has clearly influenced the structure of this report.

This Procedural Manual is designed to provide guidance to staff in meeting EJ principles. Our objective is to always provide fair treatment and a meaningful participation to those involved in transportation decision-making activities.

	Summary			
1.	Introduction			
2.	Transportation Planning			
3.	Environmental Justice			
	3.1 What is Environmental Justice?		4	
	3.2 Why does MPO Need to Address Environmental Justice?		5	
	3.3	3.3 How does Environmental Justice Improve Decision-Making?		
4.	Statutory and Regulatory Requirements			
	4.1 1964 Civil Rights Act, Title VI		6	
	4.2	Executive Order 12898	6	
	4.3	DOT Order 5610.2	7	
	4.4	FHWA Order 6640.23	7	
	4.5	FHWA and FTA Memorandum, October 7, 1999	7	
	4.6	FTA Circular 4703.1	8	
5.	Evalua	tion Process	9	
	5.1	Participation	9	
	5.2	Plans and Services	10	
	5.3	Alternatives and Projects	11	
6.	Identify	ving Environmental Justice Populations	13	
	6.1	Method to Find Minority Population(s)	14	
	6.2	Method to Find Low-Income Population(s)	17	
7.	Analyti	cal Framework	21	
	7.1	Adverse impacts and what does "significant" mean?	21	
	7.2	What does "disproportionate" mean?	21	
	7.3	Secondary and Cumulative Impacts	21	
8.	Future	Actions	22	
	8.1	Primary Assessment	22	
	8.2	Transit Coordination	24	
	8.3	Next Steps	25	
9.	Glossary and Abbreviations		22	
	9.1	Glossary	27	
	9.2	Abbreviations	29	
10.	References 3			

LIST OF TABLES

1	Example Minority Population Census Data Block Group (Grand Forks) ND	15
2	High Concentration Minority Population in MPO Area (Grand Forks County) ND.	15
3	Low Income Population Census Data Example	18
4	High Concentration Low Income Population in MPO Area	19

LIST OF MAPS

1	High Minority Areas	16
2	Low Income Areas	20
3	High Minority and Low-income Areas Combined	23

1. INTRODUCTION

The Grand Forks-East Grand Forks Metropolitan Planning Organization (Forks MPO) was established in 1982. The Forks MPO is a United States federally mandated and funded agency. It is dedicated to assure that transportation investments are made in a manner that reflects the needs and aspirations of the region. Planning processes advanced by the agency strive to assure that funds and resources are allocated appropriately.

Located in northeast North Dakota and northwest Minnesota, the planning area encompasses the cities of Grand Forks, ND and East Grand Forks, MN. It also includes the urbanized areas and areas anticipated to be urbanized it the next 20-years in Grand Forks County, ND and Polk County, MN. MPOs are designated for each metropolitan area with a population exceeding 50,000. According to the U.S Census (2010), the populations for the cities of Grand Forks and East Grand Forks were 52,838 and 8,602, respectively.

The Forks MPO's current governance structure comprises an Executive Board and a Technical Advisory Committee. Both include local elected or appointed official (s); representatives from Minnesota and North Dakota's state agency officials; all are supported by representatives from different modes of transportation; and non-voting members. Part of the Forks MPO's function is to provide technical assistance and expertise to complete studies and identify solutions to metropolitan transportation-related problems.

The primary responsibility of the Forks MPO is to fulfill the requirements of the Federal Highway Act of 1972. This requires those urban areas with a population of 50 000 or more to advance a 3Cs, "continuing, comprehensive and cooperative" planning process. As a result, the agency manages and provides an impartial and effective regional forum for decision-making concerning transportation matters. The agency contributes to a realistic visioning, assessment, monitoring and evaluation of proposed transportation plans, studies, and projects in accordance to the scale and complexity of the region. Most recently, under guidance received from Fixing America's Surface Transportation Act (FAST), the process has been enhanced to incorporate a performance-based approach to transportation making and development of transportation plans. Accordingly, the current metropolitan planning process should advance a transportation planning process that considers planning products and services that –among others –support regional economic vitality, increase safety and security, promote accessibility and mobility of people and freight; promote energy conservation, enhance integration and connectivity and promote the efficiency and preservation of existing transportation system.

MPOs are legally required to produce multimodal plans and programs that support regional community development, improve quality of life and foster community's social goals. Among others, MPOs establish and manage a fair and impartial setting for effective regional decision making in the metropolitan area; identify and evaluate alternative transportation improvement options, using data and planning methods to generate and evaluate alternatives.

However, the major work activities advanced by the MPO to meet specific federal requirements include:

- a) Developing, updating fiscally constrained 20 years horizon metropolitan transportation plans (MTP). The purpose is to consider projects and strategies that will strive to meet the eight planning factors outlined by FAST.
- b) Developing a unified planning work program (UPWP). This document outlines the transportation planning activities and resulting products to be developed by the Metropolitan Planning

Organization and other transportation planning agencies for the current and next fiscal year. It summarizes into one document all federally assisted, state, regional, and local transportation planning activities proposed to be undertaken in our region, including transportation studies and tasks to be performed by the Forks MPO staff or consultant. UPWP must be in place before funding assistance is requested from Federal Highway Administration (FHWA) and the Federal Transit Administration (FTA).

- c) Developing a short-range (four-year) program of transportation improvements (TIP) in cooperation with state Department of Transportation (DOT) and transit agencies. Updated annually, the TIP is required to list all short term transportation projects in the region using federal funds and/or regionally significant transportation projects. Thus, it includes a prioritized list of projects and a financial plan consistent with anticipated funding, and
- d) Developing a Public Participation Plan outlining how the MPO will engage the public; describing activities to seek out and consider the needs of those traditionally underserved by existing transportation systems, such as low-income and minority households; as well as a process for periodically reviewing the effectiveness of the plan to ensure a full and open participation process.

While advancing the tasks outlined, and fostering the core values previously described, the agency facilitates inter-governmental cooperation; and the active participation of interested parties, concerned citizens and residents in the planning process. The MPO prepares special studies and other planning documents such as transit, and bicycle and pedestrian plans.

Primarily, the Forks MPO makes every effort to involve the public, including selected demographic groups and geographic communities deemed to have historically been disproportionally impacted by the outcomes of the proposed transportation projects. As a result, the Forks MPO relies on a number of public involvement techniques to get feedback from participants; elucidate community's points of view and opinions; and techniques to enhance public involvement to facilitate transportation decision-making. These techniques are outlined in our current Public Participation Plan (PPP) which defines principles and strategies for public involvement throughout the transportation planning process.

2. TRANSPORTATION PLANNING

Transportation is one of the most important human activities. Transportation provides access to land and influences the location of jobs, industrial, educational, economic and social activities. The transportationland use relationship determines the prevailing mode of transport that makes access possible and promotes mobility. As a result, access facilitates commerce, and greatly contributes to the realization of our regional comparative economic advantages and to our regional prosperity.

Investments in transportation bring important direct and indirect economic development benefits. These may include increased access to employment opportunities and income growth; improvements on basic mobility and accessibility; improved household wealth accumulation and housing affordability; as well as, ready access to available schooling, health, recreational and commercial activities and facilities. Other positive benefits include increased property values and tax revenues. Investments in transportation greatly contribute to energy conservation, reduce traffic congestion, reduce travel time, improve capacity and improve levels of service for users, and better air quality. Transportation positively impacts our communities; it also strengthens local, state and federal economies.

Without transportation, many activities taken for granted could have a detrimental impact in our communities if we were to do without them. Unfortunately, transportation also negatively influences the infrastructure, vehicles and operations key elements of the transportation system. Some negative impacts of transportation include air, ground and water pollution; excessive use of fossil fuels and corresponding emissions. At the community level, basic mobility and accessibility factors may be compromised. It is possible that changes brought about by the transportation system could make it more difficult for transit-dependent, motorist, pedestrian or bicyclist users to travel through or around certain communities.

Similarly, some social impacts result from the provision of transportation infrastructure and/or services; or from the user's experience with the transportation system. Some impacts include community severance and cohesion, accidents, noise nuisance, temporal construction barriers, displacement of families or businesses, lower property values, slow sales of real estate properties, all these factors have significant public implications. Transportation projects –among others- have the potential to impact communities at the social, economic and environmental level. These impacts and their effects at the geographic level have been viewed by some as deserving further attention. Historically, both the geographic distribution and adverse effects on minority and low income populations have captured the attention of federal and state law. The law requires an assessment of these impacts, particularly, because members of these groups have been under-represented in the public decision-making process

Historically, and unintentionally, some public agencies have been deemed to have discriminated against certain demographic groups, particularly, disadvantaged ones. To prevent these practices from becoming recurrent a number of pieces of legislation has been enacted. These laws are concerned with the unintended consequences of the impacts of transportation projects –particularly- negatives on low income and minority populations. The next section will discuss the key statutory and regulatory requirements which provide foundation to develop, implement and evaluate Environmental Justice programs integrating Environmental Justice into our transportation planning activities.

3. ENVIRONMENTAL JUSTICE

3.1 What Is Environmental Justice?

Environmental Justice refers to the "**fair treatment and meaningful involvement of people from all races, cultures, abilities and incomes** during the development of projects, laws, regulations, and policies."¹ The concept of "environmental justice" has been entrenched in public affairs, community and environmental activism for the last four decades. The movement sparked from the confluence of environmentalism and Civil Rights movements that flourished in the 1960's and 1970's in the United States. Advocates demanded the right to participate as equal partners at every level of decision-making.

The Environmental Justice movement has been heavily encouraged by concerned citizens who lived, worked and played on, adjacent or in proximity to the most polluted environments: hazardous waste landfills, decommissioned industrial plants, and gas and oil depots. Unfortunately, these areas tended to historically house a disproportionate number of health threatening facilities. Most likely these are the areas where communities of color and low income residents are the common denominator.

Most often, members of these communities lack organized community groups or are deficient in terms of local civic representation. Members of minority and low income communities are unable to actively participate in the policy-making process and to gainfully utilize resources available to guarantee safe, healthy and sustainable communities for all members.

There are three fundamental environmental justice principles:

- To avoid, minimize, or mitigate disproportionately high and adverse human health and environmental effects, including social and economic effects, on minority populations and low-income populations.
- To ensure the full and fair participation by all potentially affected communities in the transportation decision-making process.
- To prevent the denial of, reduction in, or significant delay in the receipt of benefits by minority and low-income populations.

Environmental Justice requires consideration in all phases of planning. However, environmental justice concerns are more frequently raised during project development. Environmental justice concerns should be recognised during project development and subsequent phases. Environmental justice focuses on enhanced public involvement and on the analysis of the distribution of benefits and impacts.

Environmental justice concerns arise when certain communities receive the benefits of improved accessibility and faster trips while others experience fewer benefits. Issues with taxation related to transportation, higher transit fares, route changes, lacking or poor restrictive representation in policy making bodies or poor air quality contribute to raise awareness on Environmental Justice concerns.

¹ Environmental Justice Key Terms, Last modified November 17, 2014 http://www.epa.gov/region7/ej/definitions.htm Page 4 of 28

3.2 Why does Forks MPO Need to Address Environmental Justice?

The Forks MPO serves as the primary forum where State DOTs, transit providers, local agencies, and the public develop local transportation plans and programs that address the metropolitan area's needs. We need to address Environmental Justice to ensure non-discrimination concerning enacted transportation-related laws, regulations, and policies.

To certify compliance with, and to address environmental justice, the Forks MPO needs to:

- Identify residential, employment, and transportation patterns of low-income and minority populations so that their needs can be identified and addressed, and the benefits and burdens of transportation investments can be fairly distributed.
- Enhance their analytical capabilities to ensure that the long-range transportation plan and the transportation improvement program (TIP) comply with the tenets of Environmental Justice.
- Evaluate and where necessary improve their public involvement processes to eliminate participation barriers and engage minority and low income populations in transportation decision making.²

3.3 How does Environmental Justice Improve Decision Making?

The concept of Environmental Justice is based on the affirmation that all people- regardless of their race, color, national origin or income –are able to enjoy equally high levels of environmental protection. A concept that originated in the environmental movement has grown up to encompass other areas of community concerns, including transportation.

In the legal and regulatory framework of Environmental Justice, when properly implemented, the key environmental justice's principles and procedures improve all levels of transportation decision making. For instance, their implementation help to make transportation decisions that meet the needs of all people. As a result, the design of transportation facilities is more attuned to the community's character. Public involvement greatly strengthens community-based partnerships and affords opportunities for low income and minority groups to enhance the quality and usefulness of transportation in their daily activities. Other benefits derived from the implementation of the three basic principles include improved data collection and analytical tools to evaluate the potential impacts of proposed works on protected populations.

Below is a summary list of the most important statutory and regulatory requirements supporting "environmental justice" laws, regulations, and policies.

² FHWA Publication No. FHWA EP-00-013, An Overview of Transportation and Environmental Justice **Page 5 of 28**

4. STATUTORY & REGULATORY REQUIREMENTS

4.1 1964 Civil Rights Act, Title VI

Title VI states that "no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance." Title VI bars intentional discrimination (i.e., disparate treatment) as well as disparate-impact discrimination stemming from neutral policy or practice that has the effect of a disparate impact on protected groups based on race, color, or national origin.

Title VI of the 1964 Civil Rights Act is the most seminal civil rights and environmental justice legislation. Title VI was reinforced by the 1969 National Environmental Policy Act (NEPA), which required assessment of major federal actions affecting the human environment. Later, in 1987, the Civil Rights Restoration Act of 1987 clarified that it was the intent of Congress to include all *programs and activities* of federal aid recipients, sub recipients, and contractors that directly benefited from Federal assistance. The MPO is responsible for evaluating its plans and programs for EJ sensitivity. It is also responsible for conducting and for developing outreach efforts to low-income, minority, and other traditionally underserved populations, as part of the United States Department of Transportation's certification requirements

4.2 Executive Order 12898

As the environmental movement continued its awareness-raising activities; the movement has increasingly devoted its attention to the possibility of finding disparate environmental impacts in areas inhabited by low income and minority populations. The Executive Order 12898, titled "Federal Actions to Address Environmental Justice in Minority Populations and Low Income Populations," was issued by President Clinton in February 1994. The Order directs federal departments and agencies to identify and address disproportionately high and adverse human health or environmental effects of their policies, programs, and activities on minority and/or low-income populations. Although this executive order targeted the plans and actions of federal agencies, the effects of the order have poured to state and local governments.

For instance, regarding populations protected by Title VI, a project that has a disproportionately high and adverse impact may be carried out only if (1) there is a substantial need for the project, and (2) alternatives to it would have other adverse impacts or would involve costs of extraordinary magnitude.

Regarding populations protected by Executive Order 12898 but not by Title VI, a project that has a disproportionately high and adverse impact may be carried out only if alternatives or further mitigation measures are not practicable. Social, economic, and environmental considerations are to be taken into account in determining what is practicable.

Author Mary English indicates that "Executive Order 12898 goes beyond Title VI by addressing low income as well as minority populations and by making it clear that unintentional as well as intentional disproportionately high and adverse impacts are to be avoided. In her opinion, Executive Order 12898 is more limited than Title VI in one respect, however. While Executive Order 12898 focuses on the discriminatory distribution of burdens from a federal action, Title VI also considers the discriminatory distribution of benefits from the action.³

³ English, Mary R et al. (2007) Environmental Justice in Transportation Planning and Projects: A Desk Guide for Tennessee

4.3 DOT Order 5610.2

The Order support important strategies emanating from the U.S Department of Transportation (DOT) to advance the principles of environmental justice in all Departmental programs, policies, and activities. In particular, the tenets of the Order are expected to be integrated into planning and programming, rulemaking, and policy formulation.

DOT Order 5610.2 was issued in April 1997 by the U.S. Department of Transportation in response to Executive Order 12898. The Order emphasizes the importance of addressing environmental justice concerns early in the development of a program, policy, or activity. The order requires that –where relevant, appropriate, and practical- information be obtained on the population served and/or affected on race, color, or national origin and income level. The Order proposed steps to guard minority populations and low-income populations against disproportionately high and adverse impacts. It elicits public involvement opportunities and considers the results, and solicits input from affected minority and low-income populations in considering alternatives.

Among others, the Order provides guidance on how to identify and avoid discrimination and avoid disproportionately high and adverse effects on minority populations and low-income populations. It also offers direction on how to make determinations regarding disproportionately high and adverse effects on minority and low-income populations. It requires accounting for all mitigation and enhancements measures that will be implemented.

According to DOT's 1997 order, environmental justice principles are to be incorporated into all DOT programs, policies, and activities. By extension, this applies to all state activities, including those that do not involve federal aid funds. Statewide and metropolitan transportation planning is subject to environmental justice requirements. In addition, state and metropolitan transportation projects and programs must consider environmental justice requirements. Many of the projects with the potentially most significant impacts are undertaken at the state level. The Order was updated in 2012 and enacted under Order 56102a.

4.4 FHWA Order 6640.23

Order 6640.23, issued in December 1998, is the Federal Highway Administration's response to DOT Order 5610.2. It echoes much of Order 5610.2, and it requires that findings identified during implementation of the order be included in planning or NEPA documentation. FHWA outlines that "at the start of the planning process, planners must determine whether Environmental Justice issues exist …"

However, FHWA also notes that "communities are constantly changing, so evaluation of human impacts must be given attention throughout planning, project development, implementation, operation, and maintenance" (<u>www.fhwa.dot.gov/environment/ejustice/facts</u>). A formal environmental justice assessment at the beginning of a plan, program, or project is essential, but it may not be sufficient. Subsequent assessments may be needed.

4.5 FHWA and FTA Memorandum, October 7, 1999

This is a memorandum issued by the Federal Highway Administration and the Federal Transit Administration. This rulemaking was issued as "Implementing Title VI Requirements in Metropolitan and Statewide Planning on October 7, 1999." The Memorandum makes clear that Title VI and environmental justice must be taken into account, not only during project development, but also during planning processes. It also emphasizes that it applies equally to the projects and products of planning. The appropriate time to verify the implementation of those provisions is during the planning selfcertification reviews conducted for the MPO and through the statewide planning finding rendered at approval of the Statewide Transportation Improvement Program (STIP).

4.6 FTA Circular 4703.1

In August, 2012, the Federal Transit Administration (FTA) issued the Environmental Justice Circular 4703.1 which provided updated and clarified guidance on how to incorporate principles of environmental justice into the metropolitan transportation decision making process. Current Federal guidance directs MPOs to seek and consider the needs/interests of individuals, groups and communities that are traditionally underserved by the transportation system (highway & transit), policies and financial investments.

In response to these federal statutes, the Forks MPO incorporates Environmental Justice into all relevant aspects of the mandated transportation planning process according to supporting principles. In addition, the Forks MPO through its Public Participation Plan addresses the needs and concerns expressed by residents in Limited English Proficiency (LEP).

The Forks MPO carries out a number of activities to ensure disadvantaged persons, as they are defined in federal statutes, and regulations, do not suffer discrimination in the transportation planning and implementation phases. Among others, these activities include incorporating techniques and advance methodologies in public participation and outreach, and plan analysis.

5. EVALUATION PROCESS

The Forks MPO gives consideration to: a) Participation; b) Plans and Services; and c) Alternatives and Projects while implementing the advancement of the 3-Principles of Environmental Justice quoted earlier. These principles were defined by the United States Department of Transportation (DOT) for the Federal Highway Administration (FWHA) and the Federal Transit Administration (FTA).

5.1 Participation

• Environmental Justice Principle:

To ensure the full and fair participation by all potentially affected communities in the transportation decision-making process.

The outreach activities promoted by the Forks MPO bring to the community sound opportunities to offer input concerning the planning of transportation initiatives. In addition, these public participation events also offer interactive conditions to assist residents and others in voicing their concerns and to participate in decision-making. Although applicable to some planning phases, most of these activities are advanced at the study-level.

The foundation of the products and transportation projects and initiatives considered at the Forks MPO is open to community participation.

✓ Grand Forks-East Grand Forks MPO:

- a) The Forks MPO provides ample opportunity through effective public notices and outreach activities to engage low income and minority populations in our diverse transportation planning initiatives.
- b) It utilizes the interested person's lists to identify all concerned groups with the intent to foster relationships with relevant agencies and to establish direct contact for feedback on federally funded transportation plans and programs from these agencies.
- c) It has identified concentrations of low income and/or minority populations by geographically mapping demographic data to reflect environmental justice populations for use in the metropolitan transportation planning process.
- d) Places legal notices in local community newspapers, Forks MPO's website, targeted mailings to neighborhood and advocacy groups, issues press releases and periodically prints newsletters.
- e) The Forks MPO issues Public Notices for public comment period; it also issues notices for hearings for comments, reviews, and adoption of Metropolitan Transportation Plan (MTP), Transportation Improvement Program (TIP), and Unified Planning Work Plan (UPWP).
- f) Targets letters and/or postcards announcing updates to the Metropolitan Transportation Plan and the Transportation Improvement Program may be sent to targeted audiences encouraging them to comment on the plan and/or program.

- g) Makes every effort to increase and enhance the current use of any or a combination of available public involvement materials: Flyers, Brochures, Visualizations, Maps, Drawings, Renderings, Photographs, Presentations, Fact sheets, Charts and Graphs, Newsletters, and Web Sites.
- h) Enhances the use of any or a combination of available visualization techniques including: Maps, Charts, Graphs, Web content, Slide Shows, Artist's renderings, and Animation Videos.
- i) Surveys basic demographic information of those participating at public meetings.
- j) Uses plain language and offer translation services when necessary

5.2 Plans and Services

• Environmental Justice Principle

To prevent the denial of, reduction in, or significant delay in the receipt of benefits by minority and low-income populations.

Valuable demographic, economic and social information to support the goals, objectives and policies adhered to by the Forks MPO's plans and initiatives is gathered –among others- to assure prompt, ample and unencumbered participation. This is level of involvement is afforded not only to those interested, but also to those prospectively impacted by the project.

✓ Grand Forks-East Grand Forks MPO:

- a) Identifies highlights, analyzes and addresses issues with projects within these areas for possible alternatives and/or mitigation recommendations in the MTP, TIP or Unified Planning Work Plan.
- b) The requirements of the Forks MPO's plans and programs include an environmental justice analysis. This policy will ensure that the burdens and benefits of planned transportation activities are equitably distributed across racial and socio-economic groups.
- c) Provides timely information about transportation issues and decision making processes in a simple, efficient and concise manner.
- d) In addition to current efforts, Forks MPO' staff (or designated consultants) evaluate the prospective impacts that planned programs and projects would have on low-income and minority residents in such areas as transportation investments, mobility, walkability, and mode choice, effect of projects on travel times of area residents, and access to transit.
- e) In addition to current efforts, Forks MPO' staff (or designated consultants), investigate the impacts of the transportation plan or program on these populations and work with interest groups and/or neighborhood organizations to explore alternatives.

5.3 Alternatives and Projects

• Environmental Justice Principle

To avoid, minimize, or mitigate disproportionately high and adverse human health and environmental effects, including social and economic effects, on minority populations and low-income populations.

A State, MPO, or public transportation operator may undertake a multimodal, systems-level corridor or subarea planning study as part of the statewide and metropolitan transportation planning process. The results or decisions of this study may be used as part of the overall project development process consistent with FHWA regulations.

Environmental justice determinations are made based on reasonably foreseeable adverse social, economic, and environmental effects, not population size. It is important to consider the comparative impact of an action among different population groups.

The expectation is that early consultation will help agencies identify key environmental factors and resources that will lead to more informed decision-making. Corridor and subarea studies can also help State and local planners understand the magnitude and scope of projects, and allow planners to learn more about a particular corridor or subarea before moving forward with project development.⁴

✓ Grand Forks-East Grand Forks MPO:

- a) Seeks help from possibly affected groups to develop possible alternatives as early as possible; discusses with them any perceived disproportionate effects the community is anticipating.
- b) Through analysis determines possible effects/impacts; and anticipate disproportionate effects. In addition to current efforts, Forks MPO's staff (or designated consultants) will discuss disproportionate effects –if any is anticipated; and will develop mitigation and remedial strategies as appropriate- Strive for selecting alternatives that closely reflect needs and preferences of affected groups.
- c) Ensures that recommendations made in the project or study do not adversely impact EJ communities and/or ensure that the benefits and burdens of a specific recommendation are equitably distributed. In some instances, an EJ issue may be evident in a study area, but not be directly related to the residential population of a study area. For instance, there may be an issue that affects workers or other users of places or services within a study area.
- d) Utilizes geographical information systems (GIS) during the updates of the TIP and the MTP.
- e) Maps all federally funded candidate projects –at the study level- in relation to low-income and/or minority areas.
- f) Forks MPO staff, in addition to current efforts, is aware that a neutral policy or practice may have a disparate impact on protected groups. Thus, it will promote recommendations that would positively impact the EJ population groups identified.

⁴ http://environment.fhwa.dot.gov/integ/corridor_nepa_guidance.asp#toc111 Page 11 of 28

6. **IDENTIFYING ENVIRONMENTAL JUSTICE POPULATIONS**

٠ Introduction

Two key reasons for understanding the demographic characteristics of an affected area are:

- To identify population groups who may need to be targeted for special outreach and consultation efforts, and
- To determine whether groups should be considered protected under the environmental justice standards specified in Executive Order 12898.

Both reasons are important. First, the main objective is to identify the populations protected by Executive Order 12898. Second, that the demographic analysis methods also are a prelude to determining appropriate outreach and consultation efforts, needed to advance a regional transportation vision. Other populations such as the disabled, elderly or those with a Limited English Proficiency, are protected by other federal statutes and regulations. The Forks MPO has currently a Limited English Proficiency Plan in place.

Demographics ٠

In order to determine whether a group qualifies as a "protected population" under Executive Order 12898, at least the following issues arise:

- How to define protected populations (Low Income & Minority)
- Study area boundaries, and
- Population thresholds.

The Forks MPO serves two geographic areas that by virtue of their original settlement patterns and cultural backgrounds were originally populated by a variety of immigrant groups. Many settled in proximities to next of kin, country-people or fellow worshipers. For instance, in North Dakota, except for the original settlers, the American Indian (5.4%), the number of those belonging to "minority" groups (8.5%) is rather small. Nevertheless, they also enjoy the protection and benefits derived from enacted civil rights laws, policies and regulations.

In both North Dakota and Minnesota, newcomers came from many ethnic, religious and cultural Eastern European backgrounds: Belgians, Czechs, Icelanders, Hungarians, Norwegians, Ukrainians and Syrians. As a result, the number of those belonging to the remaining "minority" groups is rather small. Most recently, people from diverse ethnic backgrounds have moved to the Forks MPO's planning area attracted to emergent economic opportunities realized in the past few years from the oil exploration, and related supporting industries in North Dakota, which makes the largest geographic region within the planning area.

Department of Transportation ٠

DOT and FHWA do not specify thresholds for determining whether a target population qualifies as "minority" and/or "low income." In fact, FHWA policy states that even if the minority or low-income population in a project, study, or planning area is very small, that does not eliminate the possibility of a disproportionately high and adverse effect on this population.

(http://www.fhwa.dot.gov/environment/ejustice/facts/#QA).

The Forks MPO adheres to the concept of "meaningfully greater" areas in its determination of the thresholds of populations of interest. A population is of a "meaningfully greater" interest, if it is two times Page 12 of 28

the total percent population within the metropolitan boundary or if the geographic unit exceeds 50% of the minority population. These areas with "meaningfully greater" interest are identified as areas of high concentration. Meaningfully greater is a detailed screening "threshold level" analysis technique used to support transportation long range, improvement, and state strategic improvement plans. The "threshold level" analysis does require a robust knowledge of Geographic Information System; coupled with a sound understanding of Census data. It does not require an intense data collection.

Data from the American Community Survey (ACS) at the Block group level (2013-2017) was used for the creation of the high concentration Minority map and the high concentration Low-income map. All data from the ACS is estimated; thus, there are margins of error that were not taken into consideration. The U.S Census Block Group is an appropriate geographic unit level of analysis to address MPO's requirements.

6.1 Method to Find Minority Population(s)

• Definition

Executive Order 12898 and the DOT and FHWA Orders on Environmental Justice address persons belonging to any of the following groups:

- Black a person having origins in any of the black racial groups of Africa.
- **Hispanic** a person of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish culture or origin, regardless of race.
- Asian a person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent.
- American Indian and Alaskan Native a person having origins in any of the original people of North America and who maintains cultural identification through tribal affiliation or community recognition.
- Native Hawaiian and Other Pacific Islander a person having origins in any of the original peoples of Hawaii, Guam, Samoa or other Pacific Islands.

• Department of Transportation

The definition of "minority" according to the Appendix to DOT Order 5610.2 was augmented through a March 2000 bulletin from the Office of Management and Budget 52(OMB Bulletin No. 0002, "Guidance on Aggregation and Allocation of Data on Race for Use in Civil Rights Monitoring and Enforcement").

• Details

For the purpose of this study, minority was defined as being of any race and/or nationality except white. The American Community Survey (ACS) block group data was available for 2013-2017 in geodatabases. This format allowed for the joining of the various tables of information to the geographic block group unit in ESRI shape file format. Using this data the total population for all the block groups that make up the MPO area was added to find the total population for the MPO area. For the calculation of the MPO area's percent of the minority groups, MPO's staff calculated the minority population for each block group. Because of the size of the groups, it was easier to find the white population total for the block group and then subtract it from the total block group population. Once that was done, the total non-white population by the total MPO area population, then multiplying that by 100 the percent non-white population was found.

Using that method the percent of non-white population in the MPO area then multiplying that percentage by two (2) equals a threshold to be considered having a higher proportion of minority populations. Table 1 shows the numbers for the MPO area.

Table 1. WI O Alea Willoffty I optiation Census Data						
MPO Area ACS* Data 2013- 2017						
	All	White Only	Minority			
	Populations	Populations	Populations			
MPO Total	70,389	61,979	8,410			
MPO		88%	12%			
Percent		88%0	12%			
2X Percent			24%			

Table 1. MPO Area Minority Population Census Data

The information has been analyzed at the Census Block Group (BG) Level. A census block is the smallest geographic unit used by the United States Census Bureau for tabulation of 100-percent data (data collected from all houses, rather than a sample of houses). Typically, Block Groups have a population of 600 to 3,000 people. Usually, a BG usually covers contiguous area.

After the percentage of minorities were found for each block group it was found that very few block groups had 24% or more minority population. In order to have a better representation of the populations in the MPO area it was decided to separately calculate the data between the North Dakota side and the Minnesota side of the MPO area. The percentages displayed in Map 1 are separated into two categories: 1) Block groups in North Dakota above 25%, and 2) Block groups in Minnesota above 17%. No block group within the MPO area has a minority population of 50% or greater, because of this the 2 times the percent of minority in each state was used. There were at least one block group in each state that were two times the state percent in the MPO area. This data is displayed in Table 2 below.

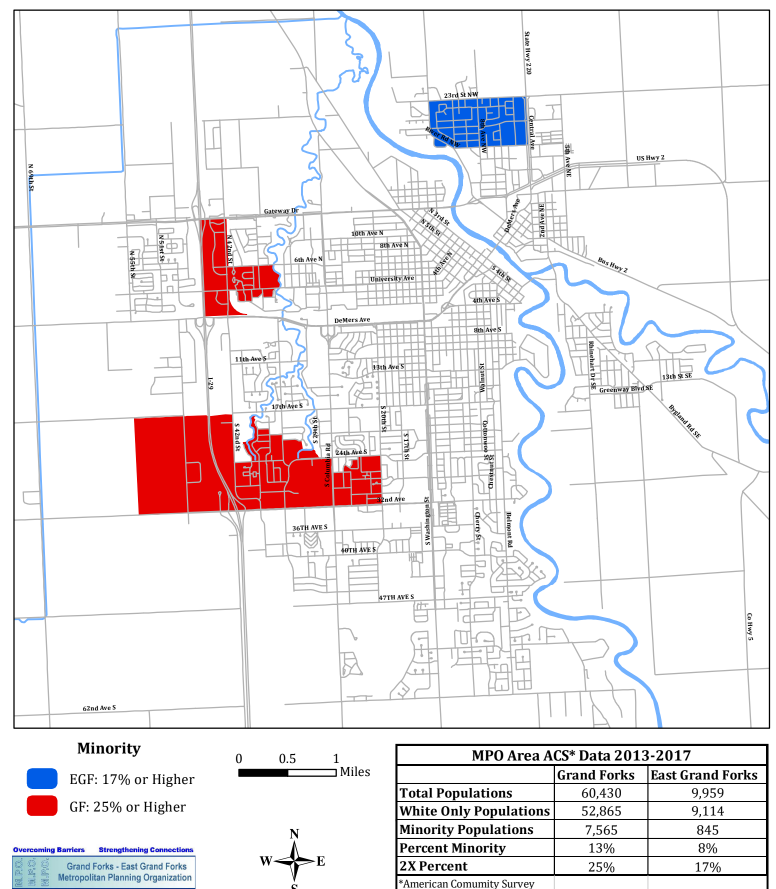
MPO Area ACS* Data 2013-2017					
	Grand Forks	East Grand Forks			
Total Populations	60,430	9,959			
White Only Populations	52,865	9,114			
Minority Populations	7,565	845			
Percent Minority	13%	8%			
2X Percent	25%	17%			

Table 2. Minority Population in each State in the MPO Area

*American Comumity Survey

Map 1 was prepared by the GF-EGF MPO to highlight corresponding area of high concentration of the Minority Population(s), and to facilitate the analysis and visualization process.

High Concentration of Minority Population



Ensuring Opportunities Planning One Community "A community that provides a vertely of complementary transportation chuices, that are fiscally constrained,

6.2 Method to Find Low-Income Population(s)

• Definition

"Low-income" is defined in the Appendix to DOT Order 5610.2 as: a person whose median household income is at or below the Department of Health and Human Services (HHS) poverty guidelines. However, FHWA guidance allows states or localities to use higher (that is, more inclusive) thresholds as long as they are not selectively implemented. Author Mary R. English, quoting "In Use Definitions of Environmental Justice Terminology in Long Range Transportation Plans, (Paul R. Lederer, Teak Kim, and Louis F. Cohn, University of Louisville, July 30, 2004). " indicated that according to that study of the environmental justice practices of MPOs across the United States, 78 percent of MPOs use the HHS guidelines, while others use a higher threshold to adjust for higher cost of living than the national average.

DOT, FHWA, and FTA environmental justice orders define low-income as "a person whose household income is at or below the Department of Health and Human Services (HHS) poverty guidelines." In addition, a State or locality may adopt a higher threshold for low-income as long as the higher threshold is not selectively implemented and is inclusive of all persons at or below the HHS poverty guideline. It is under this understanding that the Forks MPO is using the data available from the ACS 2013-2017 dataset. Further, the ACS Poverty data includes selected characteristics such age, race, living arrangements and education to establish a determination.

• Department of Transportation

However, according to updated Order 56102a (2012), the definition of Low-Income Population is enhanced to "means any readily identifiable group of low-income persons who live in geographic proximity, and, if circumstances warrant, geographically dispersed/transient persons (such as migrant workers or Native Americans) who will be similarly affected by a proposed DOT program, policy or activity." Although there is a number of demographic Poverty Guidelines to support our analysis; please notice that the threshold analysis presented in this report is based on data from the American Community Survey (ACS) block group (2013-2017) available in a geodatabase format.

• Community Thresholds

The 2013-2017 ACS gathers this information and uses it to come up with a ratio of income to the Census poverty threshold that is used for every member of the family to produce a total of individuals that are at a certain ratio. The Census poverty threshold is similar to the HHS. Census has developed a number of experimental measures to determine poverty. In addition to accounting for household size, Census includes gender, age, race, living arrangements, and education level in their definition of poverty. The Census poverty thresholds are a little higher than the HHS thresholds. It includes people who would be considered in poverty under the HHS poverty guidelines.

At the national level, there is a distinction between poverty thresholds and poverty guidelines. Poverty thresholds figures vary by household size and number of dependents, whereas the poverty guidelines vary by household size only. Human Services Poverty Guidelines are used by some agencies for administrative purposes, such as determining eligibility for federal and other programs such as poverty-reduction, revitalization of low-income communities and the empowerment of low income families and individuals in both urban and rural areas to become self-sufficient.

Page 16 of 28

• Details

The Census Bureau uses a set of income thresholds that varies by family size and composition to determine who is in poverty. If the family's total income is less than the family's threshold, then that family and every individual in it is considered in poverty. When the family's total income is divided by the family's threshold the ratio of income to poverty number is established for everyone in the family.

The Census data gives a range of ratio numbers that individuals fall between in the table. Anyone with a ratio number of less than 1.00 is considered in poverty. Anyone 2.00 and over (or 2 times the income threshold) is considered to have a healthy income. Although many individuals with a ratio number between 1.00 and 2.00 qualify for some assistance programs, they are considered working poor. In the MPO planning area, anyone with a ratio of 1.84 or less is considered low-income.

To obtain the total low-income population, the analysts added the low income population for each block group. Once these numbers were figured then they were divided by each other and then multiplied by 100. Using this method it was found that the low-income population in the MPO area by multiplying that percentage by two (2) equals a threshold of 59% to be considered having a higher proportion of low-income populations. Table 3 shows the numbers for the MPO area.

MPO Area ACS* Data 2013- 2017									
All Populations Low Income									
MPO Total	70,389	20,617							
MPO Percent		29%							
2X Percent		59%							

Table 3. Low-Income Population for MPO Area

*American Community Survey

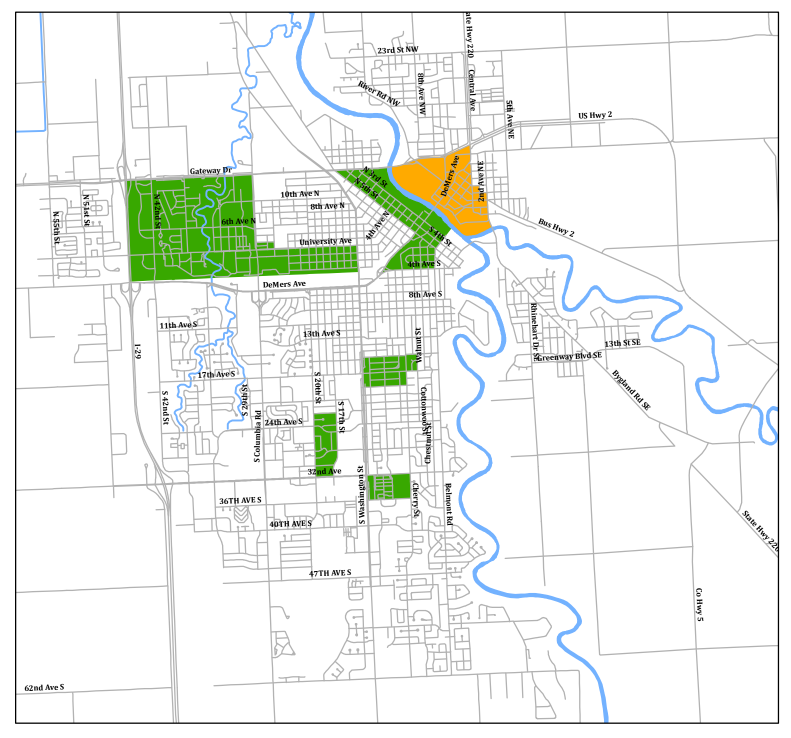
Our analysis indicates that only block groups within the MPO area that has a low-income population of 59% or greater are in North Dakota. In order to have a better representation of the populations in the MPO area it was decided to separately calculate the data between the North Dakota side and the Minnesota side of the MPO area. Our "meaningful greater" is either 2 time the average or 50% and greater within any block group. The percentages displayed in Map 2 are separated into two categories: 1) Block groups in North Dakota above 50%, and 2) Block groups in Minnesota above 2 times (47%). This data is displayed in **Table 4** below.

MPO Area ACS* Data 2013-2017									
	Grand Forks	East Grand Forks							
Total Populations	60,430	9,959							
Low Income Populations	18,297	2,320							
Percent Low Income	30%	23%							
2X Percent	61%	47%							

Table 4. Low-Income Population by State in the MPO Area

*American Community Survey

High Concentration of Low Income Populations



Low Income

EGF: 47% or Higher

GF: 50% or Higher





0.5

0

1

⊐Miles



MPO Area ACS* Data 2013-2017										
	Grand Forks	East Grand Forks								
Total Populations	60,430	9,959								
Low Income Populations	18,297	2,320								
Percent Low Income	30%	23%								
2X Percent	61%	47%								
*American Comumity Survey										

7. ANALYTICAL FRAMEWORK

The Statutory and Regulatory laws, Executive Orders or programs guiding the environmental justice process are complex. For instance, the law calls for the assessment of disproportionally high and adverse impacts on protected populations. The law is also concerned with the nature and scope of social impacts, and their distributional effects across various segments of society. The questions below are posed to assess key tenets of the legislation: the disproportionally and adverse impacts on the protected populations.

7.1 Adverse impacts and what does "significant" mean?

Adverse effects means the totality of significant individual or cumulative human health or environmental effects, including interrelated social and economic effects, which may include, but are not limited to: bodily impairment, infirmity, illness or death; air, noise, and water pollution and soil contamination; destruction or disruption of man-made or natural resources; destruction or diminution of aesthetic values; destruction or disruption of community cohesion or a community's economic vitality; destruction or disruption of the availability of public and private facilities and services; vibration; adverse employment effects; displacement of persons, businesses, farms, or nonprofit organizations; increased traffic congestion, isolation, exclusion or separation of minority or low-income individuals within a given community or from the broader community; and the denial of, reduction in, or significant delay in the receipt of, benefits of DOT programs, policies, or activities.

7.2 What does "disproportionate" mean?

Disproportionately high and adverse effect on minority and low-income populations means an adverse effect that: (1) is predominately borne by a minority population and/or a low-income population, or (2) Will be suffered by the minority population and/or low-income population and is appreciably more severe or greater in magnitude than the adverse effect that will be suffered by the non-minority population and/or non-low-income population.

7.3 Secondary and Cumulative Impacts

DOT Order 5610.2 states that:

Adverse effects mean the totality of significant individual or cumulative human health or environmental effects, including interrelated social and economic effects... (Emphasis added) Similarly, CEQ's environmental justice guidance for NEPA (1997) directs agencies to consider, among other things, whether adverse effects will occur in a minority or low-income population that is already affected by cumulative or multiple exposures to environmental hazards.

8. FUTURE ACTIONS

The elaboration of this Procedural Manual is an attempt to articulate the Environmental Justice laws, regulations and policies established by a number of transportation relate federal agencies to ascertain that low income and minority populations within our planning area are subject to "fair treatment and meaningful involvement of people from all races, cultures, abilities and incomes during the development of projects, laws, regulations, and policies."

The order also requires that –where relevant, appropriate, and practical- information be obtained on the population served and/or affected on race, color, or national origin and income level. In this regard, this report presented the foundations of an initial "threshold" methodology devised by the Forks MPO's staff to identify the numbers, locations and settlement patterns of low income and minority populations. The purpose of this data gathering and analysis endeavor is to proceed with an evaluation of prospective disproportionately high and adverse effects resulting from the planning and construction of transportation related facilities.

8.1 Primary Assessment

Striving to include all stakeholders in the transportation decision-making process, the methodology in place has assisted Forks MPO staff in the process of planning and advancing engaging public involvement activities for the benefits of those residing at or in proximity to the locations where MPO projects are being considered. This review has also facilitated the analytical evaluation of current plans and programs to see if any of them led to adverse impacts on these populations.

In this first phase of our Environmental Justice program, Forks MPO staff developed the data collection, analysis and the methodology necessary to identify the low income and minority populations in our region. We have evaluated –using available tools- long range and improvement plans and programs to see if any of them led to adverse impacts on these populations. In addition, we continued our proactive public outreach program. The aim is to include all citizens in the decision making process.

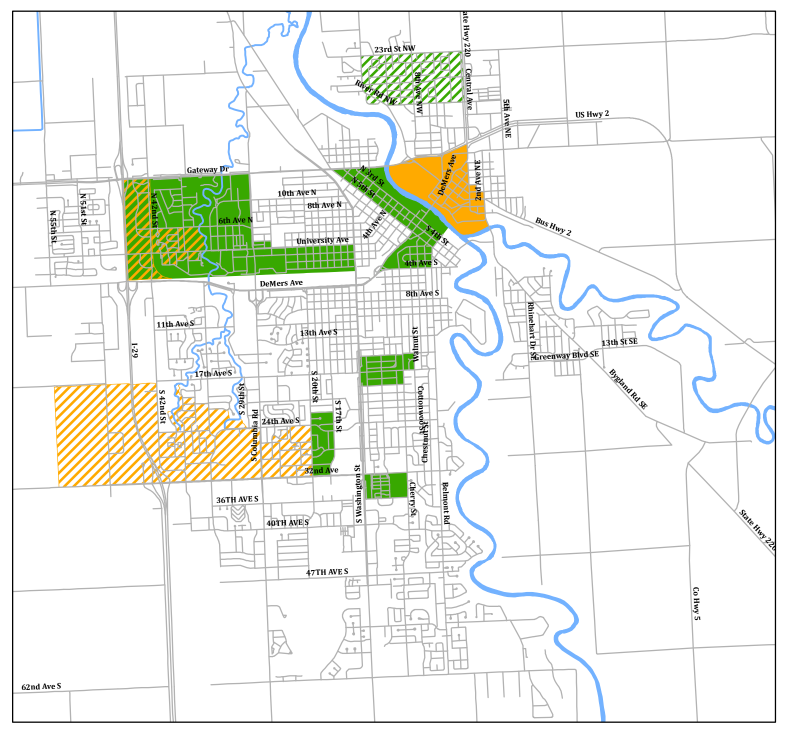
The results indicated that neither low-income, nor minority populations are "disproportionally" or adversely bearing the brunt of the transportation projects, initiatives or plans produced by the Forks MPO. That means that transportation planning activities performed by the Forks MPO are not –to the best of our understanding- known to have been disproportionately distributed regarding the designated target populations.

The exercise has been useful in helping Forks MPO staff to identify the demographic and socio-economic characteristics of a portion of the transient student population residing nearby the University of North Dakota's Campus. Although a large portion of this population is geographically found within the Census Block corresponding to low income residents, it is key to notice that some transportation related projects actually improve access, connectivity and mobility for many of them. Moreover, access and mobility programs tend to improve their transportation choices and to reduce their expenses.

Another interesting finding is the geographic location of a segment of the minority population. Although very reduced in numbers, it appears many minorities by virtue of their location, overlap with low income residents. However, a closer look at their realities presents a quite different view. Many residents on those census blocks enjoy transit access, bicycle and pedestrian accommodations, signalized intersections and other conveniences that increase their mobility, safety and facilitate their participation in economic activities.

Page 20 of 28

Combined Environmental Justice Areas



Low Income



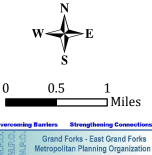


EGF: 47% or Higher

GF: 50% or Higher



EGF: 17% or Higher GF: 25% or Higher



Some of the second second

8.2 Transit Coordination

Grand Forks, ND and East Grand Forks, MN are direct recipients of Federal Transit Administration funds. The City of East Grand Forks contracts its public transportation services from Grand Forks. The city of Grand Forks' Public Transportation Department, also known as Cities Area Transit (CAT), is the public transportation provider. The agency operates thirteen routes Monday through Saturday. CAT provides area's residents with quality, affordable transportation. The objective is to improve their quality of life and increase region's economic vitality.

A primary Environmental Justice concern for service providers is the heavy reliance of disadvantaged populations on public transportation. These populations are constrained by little or no access to private motor vehicle transportation. They rely on transit to increase their mobility. Cities Area Transit (CAT) is a recipient of Federal Transit Administration financial assistance. Whether this aid is federal, or not, the CAT is mandated to incorporate Environmental Justice (EJ) into its plans, projects and activities.

The Forks MPO is responsible for implementing and conforming to federal environmental justice regulations. Cities Area Transit is represented at the Forks MPO Technical Advisory Committee. As a member, it assists in the review of Forks MPO's projects and initiatives. For instance, the Forks MPO has produced and reviewed, in coordination with CAT the following Environmental Justice elements:

- Determined whether minority populations, low-income populations are present within the planning area
- Identified and addressed the needs of minority and low-income populations in making transportation decisions, particularly, concerning services provided
- Cooperated through the process of identifying and addressing transit-related needs of Limited English Populations (LEP)

Cities Area Transit -through its active participation at the Forks MPO TAC, has:

- Assisted in drafting the Public Participation Plan (PPP) which guides public participation process, and techniques
- Drawn from the full array of formal techniques for citizen participation, including, technical committees, advisory bodies, meetings and conferences, focus groups, surveys, worked through neighborhood groups

When required, Cities Area Transit (CAT), in coordination with the Forks MPO, will:

• Assess whether there may be disproportionately high and adverse human health or environmental effects as a result of providing its services

CAT follows the tenets of the Public Participation Plan (PPP) developed by the Forks MPO. The agency makes efforts to coordinate with the MPO the advancement of initiatives involving minority and low-income populations in its programs and activities.

Cities Area Transit (CAT) and Forks MPO, with stakeholders through the upcoming update of the Transit Plan, will study whether any of the characteristics associated with operation and provision of services could potentially hinder or make transit services more accessible to low-income, minority or vulnerable disabled populations.

Such a process requires performing assessment techniques for the determination of potential adverse health, safety, community and environmental impact on the on the relevant demographic and geographic groups. The quantitative analysis could also facilitate the selection of alternatives and mitigation approaches to avoid, and/or minimize their impacts.

8.3 Next Steps

Environmental Justice is an analysis performed at the Forks MPO level as part of our long range planning process. This analysis also performed as a component of the planning phase of specific projects. For specific projects, the emphasis is not just to consider potential impacts of project alternatives on the affected community, but also whether the community participated in project inputs and project meetings.⁵

At the Forks MPO, appropriate public involvement activities are developed early in the planning process or when projects are under programming. The next-steps described below are meant to complement efforts already in place. In making efforts to articulate our Environmental Justice procedures, Forks MPO staff has come to a number of findings that, if considered and later implemented, have the potential to strengthen the current Public Participation Plan, methods and techniques.

Preliminary results indicate:

- a) As the number of minorities and low income people is almost nil in some planning areas; a consideration of the need to extend outreach efforts to include Limited English Population, agegroups, and members of Zero-vehicle households in our Environmental Justice Analysis. The purpose is to strengthen the population and to pinpoint the location of these "communities of concern." For instance, DVRPC has recently implemented the method known as the *Indicators of Potential Disadvantage* (IPD), is their Environmental Justice program analysis.
- b) The Forks MPO implements a people (demographic) and place (geographic)-based approach directed to locate minority and low income populations in the area. However, the current analysis, suggest an expansion of the population groups to include additional groups that may be experiencing specific transportation planning related challenges. This policy is reflected on the Environmental Justice approach outlined by Minnesota DOT in the Minnesota Go Statewide Multimodal Transportation Plan.
- c) Staff should strive to develop performance measures to succeed in meeting Environmental Justice requirements and goals. Continue to apply existing methodology and available geographic information, census analysis while developing new methods to identify and to understand Environmental Justice issues in relation to the functioning of these populations and their transportation needs.
- d) The Forks MPO could enhance its current efforts by enlisting representatives of minority / low income groups to ensure that its efforts reflect the diversity of our current population. It could work to inform minority and low-income communities about specific plans or projects being developed in their area by generating additional materials to educate these communities about the transportation planning process and about options and services they may not be aware of, such as transit training or transportation enhancements for their communities.

⁵ Durham-Chapel Hill-Carboro (DCHC) Metropolitan Planning Organization. (2014) Environmental Justice Report. Page 23 of 28

e) Provide Forks MPO's materials to government agencies, community organizations, homeowners associations and civic groups to educate their memberships and to fill an educational goal in their communities. The objective is to assist them in reaching more informed transportation-related decisions.

9. GLOSSARY AND ABREVIATIONS⁶

9.1 Glossary

Adverse Effects – The totality of significant individual or cumulative human health or environmental impacts. Includes social and economic impacts, which may include, but are not limited to the following:

- bodily impairment, infirmity, illness, or death;
- air, noise, and water pollution and soil contamination;
- destruction or disruption of:
- human-made or natural resources,
- aesthetic values,
- community cohesion or a community's economic vitality, and
- the availability of public and private facilities and services;
- vibration;
- adverse employment impacts;
- displacement of persons, businesses, farms, or nonprofit organizations; increased traffic congestion, isolation, exclusion or separation of minority or low-income individuals within a given community or from the broader community; and denial of, reduction in, or significant delay in the receipt of, benefits of transportation programs, policies, or activities.

American Community Survey (ACS)- This is an ongoing survey that provides vital information on a yearly basis about our nation and its people. The ACS creates period estimates, which means they represent the characteristics of the population and housing over a specific data collection period. These are the 1-year and 5-year estimates. Only the 5-year estimates provide data for geography at the census block group level.

Beneficial Effects- These are positive or "good" effects on the community.

Block Group - A subdivision of a census tract, a block group is the smallest geographic unit for which the U.S. Census Bureau tabulates sample data. Block groups average about 1,500 inhabitants.

Community Cohesion- The ability of people to communicate and interact with each other in ways that lead to a sense of community, as reflected in the neighborhood's ability to function and be recognized as a singular unit. Physical attributes of a community, resident demographic characteristics, social values, and shared community activities and daily interaction of residents, business owners, and employees define the strength of the community's cohesion.

Disproportionately High and Adverse Impact on Minority and Low-Income Populations – This is a type of adverse impact defined by the populations it affects. To qualify as this type of impact, the adverse impacts of a proposed project must be:

• Predominately borne by a minority population and/or a low-income population or suffered by the minority population and/or low-income population at an appreciably more severe or greater magnitude than the adverse impacts suffered by the nonminority population and/or non-low income population.

⁶ Various Sources: Texas Department of Transportation Handbook: Community Imparct, Limited English Proficiency and Tittle VI.

Environmental Justice (EJ) – With respect to the development, implementation, and enforcement of environmental laws, regulations, and policies regarding TxDOT projects, EJ is the fair treatment and meaningful involvement of all people regardless of race, color, national origin, or income.

GF-EGF MPO - adheres to the concept of "meaningfully greater" areas in determination of population of interest if it is two times the total percent population within the metropolitan boundary or if the geographic unit exceeds 50% of the minority population.

Limited English Proficiency (LEP) – This term applies to people who are unable to communicate effectively in English because their primary language is not English and they have not developed fluency in the English language. A person with LEP may have difficulty speaking or reading English.

Low-Income – A person whose median household income is at or below the Department of Health and Human Services poverty guidelines for a family of four for the current year.

Low-Income Population – This term is used to describe any readily identifiable group of low-income persons living in geographic proximity and, if circumstances warrant, geographically dispersed/transient persons, such as migrant workers or Native Americans.

Minority - (as defined by EO 12898) – A person meeting any of the following criteria is considered a minority.

- Black: a person having origins in any of the black racial groups of Africa
- Hispanic or Latino: a person of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish culture or origin, regardless of race
- Asian American: a person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent
- American Indian and Alaskan Native: a person having origins in any of the original people of North America, South America, and Central America, who maintains cultural identification through tribal affiliation or community recognition
- Native Hawaiian and Other Pacific Islander: a person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands

Minority Population – Minority populations can include any readily identifiable groups of minority persons living in geographic proximity and, if circumstances warrant, geographically dispersed/transient persons, such as migrant workers or Native Americans, similarly affected by a proposed transportation project.

Significant or Significantly – As used in NEPA, a determination of significance requires considerations of both context and intensity.

• **Context** – Context is the concept that the significance of an action must be analyzed in several contexts, such as society as a whole (human and national), the affected region, the affected interests, and the locality. Significance varies with the proposed project setting, and both short and long-term impacts are relevant.

• Intensity – Intensity is a concept for measuring the severity of an impact. There are ten factors to determining the intensity of an impact, and these are outlined in 40 CFR 1508.27. Page 26 of 28

Title VI – Title VI of the Civil Rights Act is a substantive law, codified in 42 USC 2000d(1-7), and this law requires any recipient of federal funding, to ensure non-discrimination for all persons under Title VI. It states that agency actions are subject to judicial review of compliance with Title VI, which specifically mentions race, color, and national origin as protected classes.

Title VI Program – This FHWA program requires the consideration of age, gender, and disability in addition to race, color, and national origin classes listed in the Title VI of the Civil Rights Act. As a recipient of federal funding.

9.2 Abbreviations

ACS	American Community Survey
ADA	Americans with Disabilities Act
CEQ	Council on Environmental Quality
CAT	Cities Area Transit
DOT	Department of Transportation
EA	Environmental Assessment
EJ	Environmental Justice
EIS	Environmental Impact Statement
EPA	Environmental Protection Agency
FHWA	Federal Highway Administration
FTA	Federal Transit Administration
LEP	Limited English Proficiency
NEPA	National Environmental Policy Act
MPO	Metropolitan Planning Organization
MTP	Metropolitan Transportation Plan
PPP	Public Participation Plan
TIP	Transportation Improvement Program
USDOT	United States Department of Transportation

10. REFERENCES

Delaware Valley Regional Planning Commission (Meconi, Jane) (2015). The Planner's Methodology. Publication # TM14005

Durham-Chapel-Hill-Carrboro Metropolitan Planning Organization (2014) Environmental Justice Report.

English, Mary R., et all (2007) Environmental Justice in Transportation Planning and Projects: A Desk Guide for Tennessee.

Environmental Justice Guidance under the National Environmental Policy Act <u>http://ceq.eh.doe.gov/nepa/regs/ej/ej.pdf</u>

Environmental Justice in Planning and Permitting Decisions http://www.goodwinprocter.com/publications/ELA_environjustice_11_00.pdf

http://www.fhwa.dot.gov/environment/ejgrphs/ejmain.gif

FHWA/FTA Environmental Justice Web Page <u>http://www.fhwa.dot.gov/environment/ej2.htm</u>

FHWA http://www.fhwa.dot.gov/environment/e\2000.htm

Federal Transit Administration http://www.fta.dot.gov/office/planning/ep/subjarea/envjust.html

Markovich, Julia, Lucas, Karen (2011) The Social and Distributional Impacts of Transport: A Literature Review. Transport Studies Unit School of Geography and the Environment http://www.tsu.ox.ac.uk/

NATIONAL COOPERATIVE HIGHWAY RESEARCH PROGRAM (NCHRP) (2004) Effective Methods for Environmental Justice Assessment. NCHRP Report 532

North Central Texas Council of Governments (NCTCG) http://www.nctcog.org/trans/ej/

Minnesota Go. Minnesota Collaborative Vision for Transportation. Environmental Justice Analysis Statewide Multimodal Transportation Plan. <u>http://www.dot.state.mn.us/minnesotago/pdf/environmental-justice.pdf</u>

Parsons-Brinckerhoff (2008) SR 502 Corridor Widening. Social, Environmental Justice/Economic Discipline Report (Washington Department of Transportation) http://www.wsdot.wa.gov/NR/rdonlyres/634ABF5E-8C8E-4B5B-9B50-EC15C030E84D/0/27AppendixO_SocialEJEconomic.pdf

Syracuse Metropolitan Planning Area (2012) Environmental Justice Analysis

WSDOT Environmental Manual (2014) M 31-11.13 Page 458-1 June 2014

WSDOT (2013) Proposed Outreach Process for the Long-Range Statewide Transportation Plan and the Statewide Transportation Improvement Program.

Wilmington Area Planning Council (2003). Environmental Justice: Transportation Equity Analysis for the WILMAPCO Region.

procedural manual review body epb approved july 15 2015 Page 28 of 28



MPO Staff Report Technical Advisory Committee: October 9, 20189 MPO Executive Board: October 16, 2019

RECOMMENDED ACTION: Update on FY2021-2024 TIP Solicitation

Matter of the FY2021-2024 TIP Solicitation.

Background: Annually, the MPO, working in cooperation with the state dots and transit operators, develop a Transportation Improvement Program (TIP), which also serves as the transit operators' Program of Projects (POP). The TIP covers a four period and identifies all transportation projects scheduled to have federal transportation funding during the four year period. The process runs over an eleven month period with several public meetings ranging from solicitation of projects for specific programs and comments on listed projects. This point in the process is the soliciting for projects.

Minnesota side

The deadline for Transportation Alternatives Program for submitting Letters of Intent is October 31st.

The rest of the solicitations will open later. City Sub-target is already programmed for FY2022. So the focus includes potential projects from the County or the State Highway.

North Dakota side

The solicitations for the TAP, HSIP, RRxing were announced and are open. Deadline is noon on December 4th. The Solicitation for Urban, Urban Roads, and Regional may be announced soon - they are not as of Oct 2nd. The Recreation Trails will begin in December or January.

Findings and Analysis:

• NONE

Support Materials:

• NONE



MPO Staff Report Technical Advisory Committee: October 9, 2019 MPO Executive Board: October 16, 2019

RECOMMENDED ACTION: Discuss Difference between TIP and STIP

Matter of the Differences between TIP and STIP.

Background: After the MPO adopts a four year TIP, the projects should be inserted into the STIP without change. However, sometimes the state does insert changes without prior full communication with the MPO. When that happens, the differences need to be resolved.

This also provides an opportunity to revisit the TIP and STIP development process to understand what can be done to attempt to prevent thess differences.

The attached highlights the differences between the TIP and STIP. There are 5 projects that are at issue.

Findings and Analysis:

- Project modifications have been identified.
- STIP cannot make changes to TIP without MPO Action
- Solutions to resolve the differences need to be identified.
- Review of the TIP and STIP development should be done..

Support Materials:

• TIP Differences

			GRAND FORKS - EAST GRA	ND FORKS	METROP	OLITAN P	LANNING	ORGANIZ	ATION				
			TRANSP	ORTATION	IMPROVE	MENT PRO	OGRAM						
				FISCAL Y	EARS 202	0 - 2023							
URBAN	PROJECT LOCATION	FACILITY			ESTIMATED COST (THOUSANDS) S AND SOURCE OF FUNDING O					ANNUAL	FUTURE EXPENDITURES		
AREA			-							ELEMENT			
PROJECT	RESPONSIBLE AGENCY	CLASSI- FICATION	PROJECT DESCRIPTION							2020	2021	2022	2023
NUMBER	AGENOT		4		300				Operations Capital P.E.				
	PROJECT	FUNDING		TOTAL	FEDERAL	STATE	OTHER	LOCAL	R.O.W.				
	TYPE	STATUS			FU	NDING SOURC	Æ		CONSTR. TOTAL				
Grand Forks	Grand Forks	N. 5th St.	Pavement project likely to be a mill and overlay of N. 5th St. between Gateway Dr and DeMers Ave.	REMARKS:									
	NDDOT	Minor Arterial											
			STIP	1,813.14	1,467.37	136.43		209.43	Capital P.E.				
	Minor Rehabilitation	Discretionary		TOTAL	FEDERAL	STATE	OTHER	LOCAL	R.O.W.				
21842				1,046.00 846.00 95.00 105.00 Urban Regional Secendary Roads Program					CONSTR. TOTAL	1,046.00 1,046.00			
Grand Forks	Grand Forks	University Ave	Pavement preservation work tentatively described as a mill and overlay btween State Road and N. 3th St.	REMARKS:	orban regiona		aus rogram		IUTAL	1,040.00		I	
#7	o								Operations				
PCN	Grand Forks	Minor Arterial	STIP	3,461.00	2,209.00			1,252.00	Capital P.E.				
22372			STIF	TOTAL	FEDERAL	STATE	OTHER	LOCAL	R.O.W.				
	Rehabilitation	Discretionary		3,461.00	2,459.00			1,002.00	CONSTR.	3,461.00			
					Urba	an Roads Progr	am		TOTAL	3,461.00			
Forks	Grand Forks	Gateway Dr.	Install red light running confirmation lights to the traffic signal on Gateway Dr.	REMARKS:									
#8	Grand Forks	Principal Arterial	Safety projects on various corridors to install backplates						Operations Capital				
PCN			and leading pedestrian timing						P.E.				
			1	TOTAL	FEDERAL	STATE	OTHER	LOCAL	R.O.W.				
	Safety	Discretionary		398.00	359.00	3.00	0.00	36.00	CONSTR.	398.00			
					Highway Sa	fety Improveme	nt Program		TOTAL	398.00			

			GRAND FORKS - EAST GRA	ND FORKS	METROP	OLITAN F	LANNING	ORGANIZ	ATION				
			TRANSF	ORTATION	IMPROVE		OGRAM						
				FISCAL Y	EARS 202	20 - 2023							
URBAN	PROJECT LOCATION	FACILITY			ES	STIMATED COS	ST			ANNUAL	FUTURE		
AREA			-			(THOUSANDS)		STAGING	ELEMENT	EXPENDIT	URES	
	RESPONSIBLE	CLASSI-	PROJECT DESCRIPTION			AND				2020	2021	2022	2023
PROJECT	AGENCY	FICATION			SOU	RCE OF FUND	NG		Operations				
NUMBER			4						Capital				
	PROJECT	FUNDING		TOTAL	FEDERAL	STATE	OTHER	LOCAL	P.E. R.O.W.				
	TYPE	STATUS		TOTAL	FEDERAL	STATE	OTHER	LUCAL	CONSTR.				
		STATUS			FU	INDING SOUR	CE	1	TOTAL				
Grand Forks	Grand Forks	Washington St	Address ADA curb ramps along Washington St between Hammerling and DeMers and also between	REMARKS:					0			1	1
#?? N	NDDOT	Principal Arterial	1st Ave N and 8th Ave N.						Operations Capital	-			
PCN			STIP	670.00	542.00	60.00		67.00					
22211				TOTAL	FEDERAL	STATE	OTHER	LOCAL	R.O.W.				
	ADA Transition	Discretionary					-		CONSTR.	670.00			
					Urban Regiona	al Secendary R	oads Program	•	TOTAL	670.00			
Grand Forks	Grand Forks	32nd Ave S	completing safety improvements at various intersection along 32nd Ave S between I29 and S. Washington St.	REMARKS:	EMARKS:							1	
#??					-								
	Grand Forks	Principal Arterial							Capital P.E.				
PCN		+	STIP	7,373.00 TOTAL	6,636.00 FEDERAL	369.00 STATE	OTHER	369.00 LOCAL	P.E. R.O.W.			+	
21884	Safety	Discretionary		TOTAL	LULINAL	SIAIL	UTILIN	LUGAL	CONSTR.	7,373.00			
21004	ouloty	Discretionary			Urba	an Roads Prog	ram		TOTAL	7,373.00			
				REMARKS:									
		1	1										
									Capital				
			4			07175	071155	1.0041	P.E.				
				TOTAL	FEDERAL	STATE	OTHER	LOCAL	R.O.W.				
									CONSTR. TOTAL				

			GRAND FORKS - EAST GRA	ND FORKS	METROP	OLITAN F	LANNING	ORGANIZ	ATION				[
			TRANSP	ORTATION	IMPROVE		OGRAM						
				FISCAL Y	EARS 202	20 - 2023							
URBAN AREA									STAGING	ANNUAL	FUTUF		
	RESPONSIBLE	CLASSI-	PROJECT DESCRIPTION			AND				2020	2021	2022	2023
PROJECT NUMBER	AGENCY	FICATION			SOURCE OF FUNDING								
	PROJECT	FUNDING		TOTAL	FEDERAL	STATE	OTHER	LOCAL	P.E. R.O.W.				
	TYPE	STATUS			FU	NDING SOUR	CE		CONSTR. TOTAL				
Forks	Grand Forks	129	CPR, grinding of I29 near the 32nd Ave S Interchange and southward to Thompson Interchange. Both directions		STIP has listed							1	
#27 PCN	NDDOT	Interstate			3 miles is within MPO Study area								
	Rehabilitation	Discrectionery		TOTAL 2,062.00	FEDERAL 1,856.00	STATE 206.00	OTHER 0.00	LOCAL 0.00	R.O.W. CONSTR.				2,062.00
					Interstate	e Maintenance	Program		TOTAL				2,062.00
Grand Forks	Grand Forks	US2	Project entails mill and overlay and a chip seal of US2 between N. 69th St and N. 55th St.	REMARKS:									
#28									Operations				
PCN	NDDOT	Principal Arterial	STIP	568.00	454.00	114.00			Capital P.E.				
22167			STIF	TOTAL	FEDERAL	STATE	OTHER	LOCAL	F.⊑. R.O.W.				
	Rehabilitation	Discrectionery		568.00	454.00			0.00		568.00			568.00
		-			Urband Region	al Secondary F	Roads Program		TOTAL				568.00
Grand Forks			Intentionally left blank	REMARKS:									
#29									Operations Capital				
PCN									P.E.				
??			1	TOTAL	FEDERAL	STATE	OTHER	LOCAL	R.O.W.				
									CONSTR.				
									TOTAL				

	TRAN	SPORTATION PLAN UPDATE AND IMPLEMENTATION ACTIVITIES			
CODE	AREA	TASK	%	ORIGINAL COMPLETION DATE	PROJECTED COMPLETION
200.2	Public Participation Plan	MPO staff continue to educate themselves via webinars. The Environmental Justice Manual update has been drafted and is being vetted this month. The webiste has had three proposals to update and bring into ADA compliance; staff is reviewing the proposals and expect to present a contract to the MPO Board for execution.	30%	31-Dec-19	
3001	Functional Classification (Update)	MPO staff has made TAC recommended updates. MPO staff will provide an updated map on August 14, 2019 at Technical Advisory Committee meeting.	60%	30-Sep-19	
300.1	ITS Regional Architecture (Update)	Continued building the RAD-IT architecture database. ATAC will begin sharing reports and diagrams from the architecture with stakeholders in October.	45%	31-Dec-19	
	CAT Route Changes	COMPLETED			
	US 2/US 81 Skewed Intersection Study	Consultant team is preparing a written draft document for submission.	70%	30-Jun-19	
CORRIDOR PLANNING	Grand Forks Downtown Parking Study	99%	31-Oct-19		
CORRIDC	MN 220 N Corridor Study				
300.2	Downtown Transportation Study	Consultant consultant has submitted a draft of the Existing Condition report that MPO staff is now reviewing. The Steering Committee membership is being finalized.	25%	30-Jun-20	
	Traffic Count Program	Vision Camera Data Collection & Traffic Analysis Enhancements.	10%	On-going	
300.5	SPECIAL STUDIES EGF ADA Transition Plan				
300.52	School Safety Study	95%	On-going		
300.54	CAT/UND Shuttle Merger	A draft document is being written to be presented	NA	30-Jun-19	

ala myata ya ya ya ya ya ya ya ya ya a ya