TITLE VI

Program Plan

TITLE VI OF THE CIVIL RIGHTS ACT OF 1964

February 2018
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Title VI Policy Statement

It is the policy of the City of Detroit Department of Transportation (DDOT), in accordance with Title VI of the Civil Rights Act of 1964, DDOT’s Title VI Compliance and Implementation Plan to assure that “no person in Detroit shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subject to discrimination under any program or activity” for which the DDOT receives federal financial assistance (42 U.S.C. Section 2000d). Furthermore, it shall be the policy of the DDOT, as a recipient of federal-aid funding, to ensure nondiscrimination in all of its programs and activities.

Accordingly, to ensure compliance with Title VI of the Civil Rights Act the Detroit Department of Transportation commits to promptly taking any measures necessary to effect compliance with Title VI of the Civil Rights Act.

The DDOT will include Title VI assurances in all written contracts and will monitor for compliance when distributing federal aid funds to other entities. The DDOT’s Title VI Program Coordinator in the Office of Compliance is responsible for initiating and monitoring Title VI activities preparing required reports, and other DDOT responsibilities as required by Title 49 CFR Part 21.

Individuals with questions or requiring additional information relating to this policy or the implementation of the DDOT’s Title VI Program should contact the Office of Compliance Title VI Coordinator-Alicia Miller, at DDOT Main Office, 1301 East Warren, Detroit, MI 48207; Telephone (313) 833-3658 or DDOTTITLE6@detroitmi.gov. The notice to the public is posted in the lobby of the DDOT Main Office, at the above address.
Definitions

**Affirmative Action**: a good-faith effort to eliminate past and present discrimination in all federally-assisted programs and to ensure future nondiscriminatory practices.

**African American**: African Americans, including people whose ancestors were from any of the Black racial groups of Africa.

**Applicant**: an eligible public entity or organization that submits an application for financial assistance under a program administered on behalf of the State.

**Asian-Indian Americans**: people whose origins are from India, Pakistan, and Bangladesh.

**Asian-Pacific Americans**: people whose ancestors were from Japan, China, Taiwan, Korea, Vietnam, Laos, Cambodia, Philippines, Samoa, Guam, United States Trust Territories of the Pacific, and the Northern Marinas.

**Beneficiary**: any person or group of people (other than states) entitled to receive benefits, directly or indirectly, from any federally-assisted program (*e.g.*, relocatees, impacted citizens, communities, etc.).

**Black, not of Hispanic origin**: (see *African American* above)

**Citizen Participation**: an open process in which the rights of the community to be informed; to provide comments to the Government and to receive a response from the Government are met through a full opportunity to be involved and to express needs and goals.

**Citizen Participation – An open process in which the rights of the community are informed, to provide comments to the government, and receive a response from the government through a full opportunity to be involved and express needs and goals.**

**Compliance** – That satisfactory condition existing when a recipient has effectively implemented all of the Title VI requirements or can demonstrate that every good faith effort toward achieving this end has been made.

**Discrimination** refers to any action or inaction, whether intentional or unintentional, in any program or activity of a Federal aid recipient, subrecipient, or contractor that results in disparate treatment, disparate impact, or perpetuating the effects of prior discrimination based on race, color, or national origin.

**Federal financial assistance** refers to

(1) grants and loans of Federal funds;
(2) the grant or donation of Federal property and interests in property;
(3) the detail of Federal personnel;
(4) the sale and lease of, and the permission to use (on other than a casual or transient basis), Federal property or any interest in such property without consideration or at a nominal consideration, or at a consideration which is reduced for the purpose of assisting the recipient, or in recognition of the public interest to be served by such sale or lease to the recipient; and

(5) any Federal agreement, arrangement, or other contract that has as one of its purposes the provision of assistance.

Limited English Proficient (LEP) persons refers to persons for whom English is not their primary language and who have a limited ability to read, write, speak, or understand English. It includes people who reported to the U.S. Census that they speak English less than very well, not well, or not at all.

Minority persons include the following:

(1) American Indian and Alaska Native, which refers to people having origins in any of the original peoples of North and South America (including Central America), and who maintain tribal affiliation or community attachment.
(2) Asian, which refers to people having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent, including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.
(3) Black or African American, which refers to people having origins in any of the Black racial groups of Africa.
(4) Hispanic or Latino, which includes persons of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race.
(5) Native Hawaiian or Other Pacific Islander, which refers to people having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.

National origin means the particular nation in which a person was born, or where the person’s parents or ancestors were born.

Noncompliance refers to an FTA determination that the recipient is not in compliance with the DOT Title VI regulations, and has engaged in activities that have had the purpose or effect of denying persons the benefits of, excluding from participation in, or subjecting persons to discrimination in the recipient’s program or activity on the basis of race, color, or national origin.

Persons – Where designation of person by race, color, or national origin is required, the following designations ordinarily may be used: “White not of Hispanic origin”, “Black not of Hispanic origin, “Hispanic”, and Asian or Pacific Islander”, “American Indian or Alaskan Native.” Additional subcategories based on national origin or primary language spoken may be used, where appropriate, on either a national or a regional basis.

Program – Includes any project, or activity for the provision of services, financial aid, or other benefits to individuals. This includes education or training, work opportunities, health, welfare,
rehabilitation, housing, or services, whether provided directly by the recipient of federal financial assistance or provided by others through contracts or other arrangements with recipient.

**Recipient** as used in this Circular, means any public or private entity that receives Federal financial assistance from FTA, whether directly from FTA or indirectly through a primary recipient. This term includes subrecipients, direct recipients, designated recipients, and primary recipients. The term does not include any ultimate beneficiary under any such assistance program.

**Subrecipient** means an entity that receives Federal financial assistance from FTA through a primary recipient.

**Title VI Coordinator:** the person responsible for the Department’s Title VI activities under the direction of the Compliance & Quality Assurance Manager.

**Title VI Program** refers to a document developed by an FTA recipient to demonstrate how the recipient is complying with Title VI requirements. Direct and primary recipients must submit their Title VI Programs to FTA every three years. The Title VI Program must be approved by the recipient’s board of directors or appropriate governing entity or official(s) responsible for policy decisions prior to submission to FTA. For State DOTs, the appropriate governing entity is the State’s Secretary of Transportation or equivalent.

**White, not of Hispanic origin:** Caucasian
Notice to the Public

Title VI information posters shall be prominently and publicly displayed in the DDOT facilities and on their revenue vehicles. The name of the Title VI coordinator is available on the DDOT’s website, at www.RideDetroitTransit.com or alternatively, on the City of Detroit website: www.detroitmi.gov. Additional information relating to nondiscrimination obligation can be obtained from the DDOT, Title VI Coordinator.

In order to comply with 49 CFR, Section 21.9(d), DDOT will provide information to the public regarding its obligations under DOT’s Title VI regulations and inform the public of the protections against discrimination afforded to them by Title VI.

DDOT will inform members of the public of their Title VI protection rights by posting a bilingual notice in busses, on the DDOT’s website, and in public areas of DDOT facilities. Appendix A includes a copy of the notice and Appendix B list the locations where it is posted. DDOT also provides a bilingual complaint form upon request.
List of Locations Where Title VI Notices are Posted

DDOT’s Title VI notice to the public is currently posted at the following locations:

<table>
<thead>
<tr>
<th>Location Name</th>
<th>Address</th>
<th>City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1301 East Warren</td>
<td>Detroit</td>
</tr>
<tr>
<td>Rosa Park Transit Center</td>
<td>360 Michigan Avenue</td>
<td>Detroit</td>
</tr>
<tr>
<td>Gilbert Garage</td>
<td>5600 Wabash</td>
<td>Detroit</td>
</tr>
<tr>
<td>Shoemaker Garage</td>
<td>5149 St. Jean</td>
<td>Detroit</td>
</tr>
<tr>
<td>Website</td>
<td><a href="http://www.ridedetroittransit.com">www.ridedetroittransit.com</a></td>
<td></td>
</tr>
</tbody>
</table>

Title VI Complaint Procedures & Complaint Form

The Detroit Department of Transportation is committed to operating its programs in compliance with Title VI of the Civil Rights Act of 1964. Any person who believes he or she has been subjected to discrimination on the basis of race, color, or national origin may file a written complaint in accordance with DDOT’s Title VI Complaint Procedures.

Complaint Submission

Any person who believes she or he has been discriminated against on the basis of race, color, or national origin by the City of Detroit Department of Transportation may file a Title VI complaint by completing and submitting DDOT’s Title VI Complaint Form. DDOT investigates complaints received no more than 180 days after the alleged incident. DDOT will process complaints that are complete.

Once the complaint is received, DDOT will review it to determine if our office has jurisdiction. The complainant will receive an acknowledgement letter informing her/him whether the complaint will be investigated by our office.

Investigation of Complaint

DDOT has 60 days to investigate the complaint. If more information is needed to resolve the case, DDOT may contact the complainant. The complainant has 10 business days from the date of the letter to send requested information to the investigator assigned to the case. If the investigator is not contacted by the complainant or does not receive the additional information within 10 business days, DDOT can administratively close the case. A case can be administratively closed also if the complainant no longer wishes to pursue their case.

After the investigator reviews the complaint, she/he will issue one of two letters to the complainant: a closure letter or a letter of finding (LOF). A closure letter summarizes the allegations and states that there was not a Title VI violation and that the case will be closed. An LOF summarizes the allegations and the interviews regarding the alleged incident, and explains
whether any disciplinary action, additional training of the staff member, or other action will occur. If the complainant is unsatisfied with the decision, he/she has 30 days after the date of the DDOT closure letter or the LOF to appeal to DDOT Director.

A person may also file a complaint directly with the Federal Transit Administration, at FTA Office of Civil Rights, 1200 New Jersey Avenue SE, Washington, DC 20590.

**Title VI Investigation Process**

Investigation – An investigation is an official inquiry for the purpose of determining whether there has been a violation of the laws or statutes and includes a determination of appropriate relief where a violation has been found. An investigation requires an objective gathering and analysis of the evidence, which will ensure that the decision is as accurate as possible.

Role of the Investigator- The investigator is a neutral party provided by DDOT to conduct an investigation of the issues raised in a complaint. The Investigator’s behavior, demeanor, and attitude reflect DDOT and may affect the degree of cooperation received from the parties. The investigator has an obligation to identify and obtain relevant evidence from all available sources in order to resolve all of the issues under investigation. The investigator is not an advocate for the Complainant or the Respondent. The Investigator is a neutral fact finder.

Responsibilities of the Investigator – The investigator must:

- Never express his/her opinion
- Never tell the parties that the complaint represents a good case or that the complaint is frivolous
- Always remain neutral
- Write the facts, and state what the facts are, based upon the evidence of testimony
- Decide who is to be interviewed, if the complainant or the respondent is adamant about a witness interview, perform the interview.
- Decide when sufficient evidence has been gathered to begin writing the investigative report
- Always remain professional and polite
- Be a good listener

The investigative process includes the following:

- Investigate Report
- Request for information
- Conducting interviews
- On-site visit
Obtain evidence
Analyze date
Writing the Investigative Report

Investigative Report – The Investigative Report is working document intended to define the issues and provide a roadmap to complete the investigation. It is also an internal document for use by the investigator and his/her supervisor to keep the investigation on track and focused on the relevant issues. It is the Investigator’s checklist and the following elements should be contained in an Investigative report:

- Complainant(s) name and address
- Attorney for Complainant with name and address
- Respondent(s) name and address
- Attorney for Respondent with name and address
- Applicable Law (e.g. Title VI)
- Basis
- Issue(s)
- Background
- Name of person(s) to be interviewed, including questions for the Complainant, Respondent, and witness(es)
- Evidence to be obtained during the investigation

Conducting Interview – When preparing for the interview, the main objective is to obtain information from witnesses who can provide information that will either support or refute the allegations. A list of major questions will be prepared that address the issues involved in the complaint.

1. Complainant – the purpose of interview is to gain a better understanding of the situation outlined in the complaint of discrimination. The investigator will contact the complainant to ensure that investigator understands the complainant’s allegations(s). It is recommended that the investigator interview the complainant prior to preparing the investigation report. If it is not possible, the investigator will make any changes as appropriate to the investigation report form, based upon any new information provided by the complainant. The investigator will always inquire of the complainant and whether he/she desires to resolve the complaint.

2. Respondent – respondents are interviewed to provide an opportunity to respond to the allegations raised by the complainant. Additionally, it provides the investigator with an opportunity to understand the respondent’s operation or policies that the complainant cites. As the keeper of the records, the investigator will discuss the investigation with the respondent, and be able to explain the need for requesting any documentation on the investigators list. The investigator will inform the respondent that he/she has the right to submit a formal position
statement addressing the complainant’s allegations. The investigator will question the respondent regarding possible settlement or remediation opportunities.

3. Witness – The complainant or respondent may request that additional persons be interviewed. The investigator will determine what relevant information, if any, a witness has to provide prior to conducting an interview with them. The investigator will only interview persons who have information relevant to the allegations raised in the complaint of discrimination.

On-Site Visit – An on-site visit will be conducted when:

- Personal contact with the complainant and the respondent may yield information and clarification that might not otherwise be discovered by only reviewing the written document or telephone contacts.
- It is necessary to review that physical environment.
- More effective communication can be established with representative and witnesses of the complainant and respondent.
- Documentation can only be examined on-site reasons of convenience, cost format or volume.

Obtaining Evidence – evidentiary requests shall be related to the issues cited in the complaint. An evidentiary request may obtain some or all of the following:

- The policies and procedures regarding the practice that the complainant has alleged
- All documents relating to respondent’s dealing with complainant in the situation described in the complaint
- Documents which exhibit how others not in the complainant’s group were treated under similar circumstances
- Respondent’s reason for the action taken
- A formal position statement from respondent addressing complainant allegations

There are various classification of evidence, which include the following:
Circumstantial evidence – includes facts from which may be inferred intent or discriminatory motive and proves intent by using objectively observable data.

- Comparative Evidence – A comparative between similarly situated individuals.
- Direct Evidence – Related to respondent’s motive, it is defined as any statement or action by an official of the respondent that indicates a bias against members of particular party.
- Documentary Evidence – Written materials, which is generated during the course of normal business activity.
- Statistical Evidence – Statistics, facts or data of a numerical type, which are assembled, classified, and tabulated so as to present significant information about a given subject.
• Testimonial Evidence – Evidence that is provided orally.

Analyzing Data – Data will be analyzed to determine whether a violation has occurred. When analyzing data, the investigator will:

• Review what happened to the complainant
• Compare complainant’s treatment with the appropriate policies and procedures
• Compare complainant’s treatment with others in the same situation
• Review respondent’s reason(s) for the treatment afforded the complainant
• Compare respondent’s treatment of the complainant with the treatment afforded others.

Writing the investigative report – the investigative report (IR) will contain the following sections:

• Complainant(s) name and address
• Respondent(s) name and address
• Applicable Law
• Basis
• Issues
• Findings for each issue with a corresponding conclusion for each issue
• Recommendations

**Title VI Complaint Form**

Recipients must create and make available a Title VI Complaint Form for use by customers who wish to file a Title VI complaint. The complaint form shall be available on the recipient’s website. A recipient’s Title VI Complaint Form shall specify the three classes protected by Title VI—race, color, and national origin—and allow the complainant to select one or more of those protected classes as the basis/bases for discrimination. The Title VI Complaint Form is a vital document. If any of the Limited English Proficient (LEP) populations in your service area meet the Safe Harbor threshold (see Chapter III), then the procedure should be provided in English and in any other language(s) spoken by LEP populations that meet the Safe Harbor Threshold.
# Detroit Department of Transportation Title VI Complaint Form

## Section I:

1. Name:

2. Address:

3. Telephone (Home):  
3.2. Secondary Phone (Optional):

4. Electronic Mail Address:

5. Accessible Format Requirements?  
   - [ ] Large Print  
   - [ ] Audio Tape  
   - [ ] TDD  
   - [ ] Other

## Section II:

6. Are you filing this complaint on your own behalf?  
   - Yes*  
   - No  

   *If you answered "yes" to this question, go to Section III.

7. If you answered “no” to #6, what is the name and relationship of the person for whom you are filing this complaint?  
   - Name:  
   - Relationship:

8. Please explain why you have filed for a third party:

9. Please confirm that you have obtained the permission of the aggrieved party if you are filing on behalf of a third party:  
   - Yes  
   - No

## Section III:

10. I believe the discrimination I experienced was based on (check all that apply):  
    - [ ] Race  
    - [ ] Color  
    - [ ] National Origin  
    - [ ] Disability  
    - [ ] Gender  
    - [ ] Religion  
    - [ ] Age  
    - [ ] Sexual Orientation  
    - [ ] Gender Identity

11. Date of Alleged Discrimination (mm/dd/yyyy):

12. Explain as clearly as possible what happened and why you believe you were discriminated against. Describe all persons who were involved. Include the name and contact information of the person(s) who discriminated against you (if known) as well as names and contact information of any witnesses. If more space is needed, please use back of this form.
### Section IV

13. Have you previously filed a Title VI complaint with this agency?  
   Yes  
   No

### Section V

14. Have you filed this complaint with any other Federal, State, or local agency, or with any Federal or State court?  
   [ ] Yes  
   [ ] No

If yes, check all that apply:

- [ ] Federal Agency: ______________________
- [ ] Federal Court ______________________
- [ ] State Agency ______________________
- [ ] State Court ______________________
- [ ] Local Agency ______________________

15. If you answered “yes” to #15, provide information about a contact person at the agency/court where the complaint was filed.

   Name: ______________________
   Title: ______________________
   Agency: ______________________
   Address: ______________________
   Telephone: ______________________

### Section VI

Name of agency complaint is against:

   Contact person: ______________________
   Title: ______________________
   Telephone number: ______________________

You may attach any written materials or other information that you think is relevant to your complaint.

Signature and date required below to complete form:

____________________________________  ______________________
Signature  Date

Please submit this form in person, by mail or send via email to the address below:

Detroit Department of Transportation  
1301 East Warren Avenue  
Detroit, MI 48207  
Attention: Office of Compliance – Title VI  
DDOTtitle6@detroitmi.gov
Title VI Training

The City of Detroit’s Human Rights/Resources Department will provide Title VI training to all employees during employee Orientation training.

List of Complaints, Investigations, Lawsuits

DDOT prepares and maintains a list of any of the following that allege discrimination on the basis of race, color, or national origin:

- Active investigations conducted by FTA and entities other than FTA;
- Lawsuits; and
- Complaints naming the recipient

<table>
<thead>
<tr>
<th>Type</th>
<th>Case Number</th>
<th>Date</th>
<th>Summary</th>
<th>Status</th>
<th>Action(s) Taken</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lawsuit</td>
<td>DDOT-2017-01</td>
<td>9/8/2017</td>
<td>Discrimination</td>
<td>Pending</td>
<td>On going</td>
</tr>
<tr>
<td>Complaints</td>
<td>DDOT-2017-01</td>
<td>3/28/2017</td>
<td>DBE</td>
<td>Closed</td>
<td>No Violation Found</td>
</tr>
<tr>
<td>Complaint</td>
<td>DDOT-2017-02</td>
<td>6/22/2017</td>
<td>Discrimination</td>
<td>Closed</td>
<td>No Violation Found</td>
</tr>
</tbody>
</table>

Minority Membership on Committees

DDOT will provide a table depicting the membership of non-elected planning boards, advisory councils or committees, or similar bodies broken down by race, and a description of efforts made to encourage the participation of minorities on such committees.

<table>
<thead>
<tr>
<th>Name</th>
<th>Caucasian</th>
<th>Black</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advisory Commission</td>
<td>67%</td>
<td>33%</td>
</tr>
<tr>
<td>Paratransit Appeal Board</td>
<td>25%</td>
<td>75%</td>
</tr>
<tr>
<td>Local Advisory Councils</td>
<td>0%</td>
<td>100%</td>
</tr>
</tbody>
</table>
Monitoring Plan

All subcontractors and vendors who receive payments from DDOT where funding originates from any federal assistance are subject to the provisions of Title VI of the Civil Rights Act of 1964 as amended.

Written contracts shall contain non-discrimination language, either directly or through the bid specification package which becomes an associated component of the contract.
TITLE VI
Public Participation & Involvement Plan
TITLE VI OF THE CIVIL RIGHTS ACT OF 1964
February 2018
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I. Introduction

A. Foundation of Public Participation in Transportation Planning

The Detroit Department of Transportation’s (DDOT) strong belief is that public participation and involvement are based on customers whose lives are affected by transportation planning/investment decisions, which give them the right to be involved in decision-making processes and influential choices that result in the best strategies possible for transit unity and growth. Directly engaging customers in this process promote successful problem solving, diversity and new ideas, and give all a sense of ownership of the developed solutions.

Public participation must be a proactive process in which governing bodies strive to find innovative ways to identify and engage the affected customers, provide a wide variety of opportunities for interested parties to become involved, and create a meaningful process that is transparent and ensures effective communication about how customer contributions influence decisions. It is also important that a public participation process be continuously evaluated and improved upon to ensure that under-represented communities are given a voice for solutions as well.

DDOT complies with all Federal rules, policies, guidelines, and regulations, essentially related to the Title VI programs, but not limited to the Equity Analysis Assessment (EAA), by ensuring that its programs and services do not discriminate on the basis of race, color or national origin. The EAA identifies impacts resulting from service changes and fare increases channeled to low-income and minority populations and the population surrounding impacted transit routes as compared to the population of the service area. As indicated in FTA Circular 4702.1B (“Circular”) and reinforced in March 8, 2011, DDOT will conduct Title VI equity analyses in the course of planning major service changes or any magnitude of fare changes. Equity analyses are required regardless of whether proposed changes would be detrimental or beneficial to riders on the whole. In addition, a service expansion or fare decrease must also be evaluated according to similar processes as noted in service reductions or fare increases.

The Detroit Department of Transportation (DDOT) is committed to a public participation and involvement process that:

• Involves customers in decisions that affect their lives
• Ensures that customer contributions will influence decision making
• Communicates how customer contributions will influence decisions
• Is adaptable and sensitive to diverse audiences
• Promotes respect
• Provides equal access to opportunities, information, and education
• Ensures timely response to participants
• Is consistent and reliable
• Promotes continued engagement
• Allows flexibility and use of creative approaches
• Maintains honesty and integrity throughout the process
• Continuously strives to educate and inform affected and interested customers to more meaningful participatory experiences
• Encourages early, active and “hands-on” participation at times of initial preparation of initiatives
• Involves process evaluation and monitoring tools

In addition, the Public Participation & Involvement Plan:

• Shall be developed in consultation with all stakeholders and interested parties
• Shall provide that all interested parties have reasonable opportunities to comment on the content of the transportation plan.

In carrying out these required elements of the Public Participation & Involvement Plan, DDOT shall, to the maximum extent practicable:

• Hold any public meetings/hearings at convenient and accessible locations and times
• Employ visualization techniques to describe plans
• Make public information available in electronically accessible format and means, such as the Social Media, Website (www.RideDetroitTransit.com), press releases, E-Blast notices, Rider Alerts, interior bus signage, to afford reasonable opportunity for consideration of public awareness.
• We have confirmed that proper notification was not given to the public for the service changes in 2012. From this point forward, DDOT will comply with all guidelines displayed in Illustration 1 – Public Hearing Policies & Procedures (pgs. 13-15) within this document.

B. The Role of Southeast Michigan Council of Governments (SEMCOG)

The Southeast Michigan Council of Governments (SEMCOG) is designated by the Federal government as the Metropolitan Planning Organization (MPO) for the southeast region of the state of Michigan. SEMCOG is responsible for coordinating transportation planning activities within the MPO boundary which includes all of Wayne, Oakland Macomb and Washtenaw counties. SEMCOG works with Federal and local governments, state departments of transportation, transit agencies, area stakeholders, and customers to ensure that the plans and projects developed enhances the region toward achieving consistent quality-of-life measures that are beneficial to all.

The public is included in the planning process through informational meetings, public hearings, community meetings, surveys and/or one-on-ones. As stated, DDOT coordinates efforts with SEMCOG to solicit public response on major projects, as well as the annual funded program of projects. SEMCOG incorporates DDOT projects into the Transportation Improvement Program (TIP) and the Regional Transportation Plan (RTP). Via the City of Detroit Federal Aid Committee (FAC) and SEMCOG’s various committee meetings, participants review, discuss,
comment and recommend actions relevant to transportation planning on transit projects. In addition to notices provided by SEMCOG and the FAC, SEMCOG publicizes the final program of projects and provides notice of scheduled meetings. Public comment is ongoing and is received via public hearings, letters, phone calls, e-mails, and verbally.

The public also receives information from DDOT via monthly Customer Information Meetings, Public Hearings, the Local Advisory Council, SEMCOG Committee Meetings, Social Networks, Media Outlets, Rider Alerts and other community/organizational meetings.

Federal legislation requires MPOs to produce documents that govern the regional transportation investments and planning activities, including the development of the Unified Planning Work Program, the Long-Range Transportation Plan, the Transportation Improvement Program, and the Public Participation Plan. This plan will apply to all grant-funded activities.

C. Purpose of the Public Participation & Involvement Plan

DDOT seeks to provide opportunities in the transportation planning process, in coordination with SEMCOG, to parties interested in engaging and involving members of the community who have not traditionally been involved. The purpose of this plan is to provide a framework from which to guide the public participation process in current and future transportation planning projects at DDOT, such as the Unified Planning Work Program (UPWP), the Long-Range Transportation Plan (LRTP), the Transportation Improvement Program (TIP), and for a range of programs and special studies, including Major Investment Studies (MIS).

This plan specifies DDOT’s underlying goals as well as strategies and techniques to be considered and employed in achieving the goals of the public participation process. The plan describes the importance of environmental justice and provides a framework for including it as a part of the public participation process. Additionally, the plan describes how DDOT will work to incorporate visualization and scenario planning techniques into its public participation process to better depict transportation plans and studies. There are two basic forms of public involvement: 1) Public Participation - where public input/feedback is sought; and 2) Public Information/Education - where information is disseminated for public awareness.

DDOT seeks public input not only because it is required by government regulations, but also to put the best services possible into effect for customer satisfaction. There are other times when it is necessary to provide information only. Informational meetings may be held to notify the public of minor changes, policy or other services, which do not fall under government requirements. DDOT conducts Customer Information Meetings for customer/public participation on the third Thursday of every month from 5:00 p.m. to 7:00 p.m. at the Administrative Building. These monthly meetings are held at DDOT’s main office due to costly venue rental charges, which can range in the vicinity of $200 to $500 per event. The costs are expended, however, when public hearings are conducted to reach out to various audiences on proposed changes and allow adequate space for attendees. All venues are accessible and in close vicinity to major bus routes for ease in travel. In addition, public hearings occur less frequently.
than the scheduled monthly meetings Federal mandates require public participation prior to raising fares, implementing major reductions in service, or applying for grants/loans to finance transportation improvement projects. Public input is also required before establishing a new route or eliminating an existing one.

D. Purpose of the Language Assistance Plan and Limited English Proficiency Plan

The purpose of DDOT’s Language Assistance Plan (LAP) is to meet Federal Transit Administration’s (FTA’s) requirements to comply with Title VI of the Civil Rights Act of 1964, which prohibits discrimination on the basis of race, color, or national origin. As a subrecipient of FTA funds, DDOT pledges to take reasonable steps to provide meaningful access to its transit services for persons who do not speak English as their primary language and who have a limited ability to read, speak, write, or understand English. FTA refers to these persons as Limited English Proficient (LEP) persons.

The completion of this plan for persons with Limited English Proficiency conforms to the requirements of the FTA Circular 4702.1B Title VI Requirements and Guidelines for Federal Transit Administration Recipients.

The U.S. DOT’s FTA Office of Civil Rights’ publication “Implementing the Department of Transportation’s Policy Guidance Concerning Recipients’ Responsibilities to Limited English Proficient Persons – A Handbook for Public Transportation Providers,” dated April 13, 2007, was used in the preparation of this plan.

The plan for DDOT contains:

1. A needs assessment based on the four-factor analysis.
2. Language assistance measures.
4. Methods for monitoring, evaluating, and updating the plan.

More information on the LAP and LEP can be obtained via:

1. Facebook ~ RideDDOT
2. Twitter ~ @RideDDOT
3. DDOT’s Website ~ www.RideDetroitTransit.com
4. Upon request for a mailed copy by contacting Customer Services Office at (313) 933-1300
E. Legal Framework and Plan Application

The Moving Ahead for Progress in the 21st Century (MAP-21) was signed into law on July 6, 2012, and contains specific language outlining Federal requirements regarding public involvement processes and procedures. In general, MAP-21 legislation built upon previous transportation legislation (ISTEA, TEA-21 and SAFETEA-LU) to provide states and MPOs specific direction in conducting and promoting broad-based public involvement activities.

MAP-21 Legislation (Public Law 112-141) requires MPOs to provide citizens, affected public agencies, representatives of public transportation employees, freight shippers, providers of freight transportation services, private providers of transportation, representatives of users of public transportation, representatives of users of pedestrian walkways and bicycle transportation facilities, representatives of the disabled, and other interested parties with a reasonable opportunity to comment on the transportation plan.

II. Engaging Interested Parties

A. DDOT’s Feedback Channels

1. Customers
2. Non-Riders
3. Citizens
4. Title VI Responsibilities
   a. Equity Analysis Assessments
   b. Limited English Proficiency (LEP) Individuals
5. Affected public agencies (Mayor and Executive Cabinet, Detroit City Council, other City of Detroit Departments, State Agencies, community entities, etc.)
6. Faith-Based Community
7. DDOT Employees
8. Representatives of public transportation entities
9. Private providers of transportation
10. Representatives of users of public transportation
11. Representatives of users of pedestrian walkways and bicycle transportation facilities
12. Representatives of the elderly and disabled
13. Other interested parties, as specified

B. Feedback from Internet/Social Networks

1. Facebook ~ RideDDOT
2. Twitter ~ @RideDDOT
3. DDOT’s Website ~ www.RideDetroitTransit.com
III. Goals for Public Participation

It is DDOT’s goal to have significant and ongoing public involvement in the transportation planning process. Education and public outreach are an essential part of fulfilling DDOT’s desire and responsibility to successfully inform the public about the planning process at the metropolitan level. In addition to its informative roles, DDOT also seeks to empower and improve opportunities for customers to voice ideas and values regarding transportation. DDOT strives to ensure early and continuous public involvement in all major actions and decisions. There are two basic forms of public involvement: 1) Public Participation - where public input/feedback is sought; and 2) Public Information/Education - where information is disseminated to the public. The following goals embody these strategies and set out to guide the participation process to successfully achieve the principles that have been outlined.

A. GOAL 1: Inform and Educate the Public of DDOT’s Programs and the Benefits of Public Transit

Objective: It is DDOT’s responsibility to make information accessible to the public and to provide timely public notice. DDOT will provide information to the public that is accurate, understandable, and pertinent to transportation planning and engagement activities and will do so through the use of varied communication tools. In addition to informing the public, DDOT will make every effort to educate the public about the planning process and provide supportive policy, program and technical information at its monthly Customer Information Meetings held every third Thursday (5:00 p.m. to 7:00 p.m.) and other venues as necessary. Educating the public supports informed public contribution and continued engagement by the public. Education will be enhanced through the use of visualization tools that will help the public understand and relate to DDOT’s various planning products and activities (via the Internet, Website (www.RideDetroitTransit.com), social media, press releases, E-Blast, Rider Alerts, interior bus signage, mailings, etc.).

In addition, the plan and effective educational opportunities provide the outlet for the public to ask questions, make comments and to meet directly with DDOT administrators via meetings/hearings, one-on-one discussions, and also to disseminate information on DDOT’s services, projects and products.

Actions:

• Develop and distribute meeting/hearing notices to community entities and libraries and all DDOT distribution outlets Select meeting venues Post meeting notices via the Internet, Website (RideDetroitTransit.com), social media, press releases, E-Blast, Rider Alerts, interior bus signage
• Provide a Court Reporter to record the Minutes at all public hearings
• Provide special needs requests within 72 hours prior to meeting occurrences (Braille, Signers for hearing impaired, interpreter(s) for Limited English Proficiency individuals, etc.)
• Develop and produce handout materials for the public, as well as LEP-affected communities.

Measures: Customer Information Meetings are held the third Thursday of every month. The Local Advisory Council meetings are held on the third Tuesday every other month for January, March, May, July, September and November. Other meetings, if necessary, will be scheduled on an as-needed basis, such as pre-bid meetings to provide more clarification to proposed contractors on DDOT’s expectations on forthcoming projects, introduction of new products, such as “TextMyBus”, HR job fairs to hire bus drivers and mechanics, etc. Customer participation also includes the opportunity to fill out request-to-speak forms, meet with staff after the meetings to provide more details on subject-matter issues and to provide follow-through results until resolution are accomplished.

Deadline: Public hearing notifications for public awareness will be presented to the public five (5) to ten (10) days prior to public hearing occurrences. Customer Information Meetings are held every third Thursday of each month, as departmental information is discussed and presented.

B. GOAL 2: Planning and Criteria Strategies Support for Public Hearings

Objective: To conduct Public Hearings in accordance to DDOT’s public hearing policy and procedures.

Actions:
• Secure venues at least ten days prior to meeting occurrence
• Prepare public notice ad for publication in local newspapers (publish five to 10 days prior to Hearings)
• Develop press releases for public awareness (publish five to 10 days prior to Hearings)
• Prepare public hearing booklet for public review (to be read and distributed at all Public Hearings)
• Distribute public hearing booklet to all DDOT distribution outlets for public review
• Provide a Court Reporter to record Minutes at all Public Hearings
• Provide special needs services no later than 72 hours prior to the Public Hearing date(s) (Braille, signers for hearing impaired, interpreter for Limited English Proficiency individuals, etc.)
• After Public Hearings, all public comments are to be analyzed by DDOT staff, as public viewpoints are taken into consideration for final service-change decisions
• After the final public hearing has occurred, customer comments can be received up to fifteen (15) days after the last public hearing
• DDOT staff will analyze all public comments to input valid information in the changes, if applicable
• Conduct follow-up informational meeting specifying all finalized changes/details (which includes public participation)

**Measures:** Honoring strict deadlines (on or prior to the activities), responding immediately to customer requests (within two days, depending upon request), constant activity follow-through for customer awareness (via the Internet, Website (RideDetroitTransit.com), social media, press releases, E-Blast, Rider Alerts, interior bus signage, etc.)

**Deadline:** Public Hearings are scheduled at least ten days prior to the first meeting occurrence (necessitation of Public Hearings occur if 25% or more of service is affected by the service or fare rate changes).

**C. GOAL 3: Outreach to Build Stronger Connections to Communities**

**Objective:** DDOT recognizes that large segments of the population rarely participate in the transportation planning process, including minority, non-English speaking, and low-income groups. It is a priority to increase the diversity and number of participants in previous engagement activities through building new relationships with organizations and communities that serve these under-represented populations.

**Actions:**
- Participate in community/organizational events (making calls to attend meetings and coordinating efforts for special events, etc.)
- Reinstitute Transit Education Program (providing training to schools and other agencies on products, services and how to properly ride public transit buses)
- Participate in Public School Career Days
- Hold and attend special events (transit fairs, school-open activities, healthcare forums) by setting up displays for public awareness and participation

**Measures:** Develop surveys to know the customer and address customer concerns, issues, wants and needs

**Deadline:** Conduct survey participation at least twice a year, although community outreach activities are ongoing and occur throughout the year (school career days, health fairs, etc.)
D. **GOAL 4: Engage the Public and Encourage Continued Participation for Consensus Building**

**Objective:** DDOT will encourage continued public participation by ensuring an engagement process that is meaningful. This includes providing various ways to engage and communicate with the public, responding to all comments and questions in a timely manner, presenting a clear process for incorporating public input into DDOT’s plans, and providing other opportunities for further engagement and education. DDOT will also enlist representatives from key stakeholders to form partnerships for consensus-building initiatives. In this way, community relations will be improved upon by including all groups in the decision-making processes. DDOT conducts Customer Information Meetings each third Thursday of the month and information will be continuously transmitted through this measure via print materials, presentations, and inviting to obtain assistance from the communities, businesses and organizations, as scheduled. All Public Hearing comments, relative to service changes, are received by the Scheduling Manager for consideration of changes made.

**Actions:**
- Develop a partnership agreement with key stakeholder groups
- Extend invitations to advocacy groups, community-based organizations, governmental agencies, businesses, contractors, schools, educational institutions to form alliances
- Conduct focus groups to solicit ideas
- Conduct surveys
- Collect feedback forms
- Establish partnerships with key stakeholders
- Develop a mailing list of community groups to distribute DDOT materials
- Hold periodic partnership meetings (quarterly)

**Measures:** Direct mailing lists, surveys, and partnership agreements

**Deadline:** Ongoing

E. **GOAL 5: Customer Input Usage to Shape Policies, Plans and Programs**

**Objective:** DDOT will document all input received from the public. This documentation will provide a record of received comments and will assist DDOT staff in reviewing public input, which can then be used in the development of transportation plans and programs. The process of incorporating public input into transportation planning documents will be transparent and open to the public. DDOT will inform the public of the decision-making process for each planning activity in which public comment is solicited. This will be presented to the public at the beginning of each planning activity and throughout the engagement process by way of the social networks, DDOT’s Website, E-Blast, Rider Alerts and Customer Information Meetings held the third Thursday of each month.
Actions:
- Keep documented record of all comments and suggestions from public’s input obtained from public hearing forums, mail-ins, customer meetings, etc.
- Document action taken relative to addressing all comments and suggestions from the public (beginning to end follow-through methods)

Measures: Responding immediately to customer requests (within two days, depending upon request), constant activity follow-through for customer awareness (via the snail mail, Internet, Website (RideDetroitTransit.com), social media, press releases, E-Blast notices, Rider Alerts, interior bus signage, etc.)

Deadline: Public notification should be presented for public awareness no later than 15 days after the decisions made via snail mail, Internet, Website (RideDetroitTransit.com), social media, press releases, E-Blast notices, Rider Alerts, interior bus signage, etc.

F. GOAL 6: Evaluate Public Participation & Involvement Strategies Relative to Capital Project Management

Project managers are responsible for developing a unique public participation strategy for each project that uses the appropriate techniques for capital project management planning. This effort will include assistance from the Strategic Planning and Customer Programs & Communication Divisions. The strategy should include a timeline showing engagement techniques and other relevant activities, and should outline targeted audiences and expected outcomes. The techniques and strategies will serve as a guide for expectations of the project managers to consider when developing the public participation component of their projects. Finding a balance of various techniques and strategies will be key, and the end result will be a tailored mix of approaches that ensure early, continuous, and accessible public participation and involvement.

In addition to internal planning work, any contracted planning work, which includes public engagement activities, performed by consultants and managed by DDOT will be held to the goals outlined in this plan. It is suggested that all requests for proposals should include a project requirement specifically identifying DDOT’s Public Participation Plan as a guiding document for proposed engagement strategies. Successfully identifying techniques that support all of DDOT’s goals for public engagement will be beneficial to a proposal in a competitive procurement process.

In order to sustain best practices in public participation, DDOT will continually monitor the public engagement process and create a framework for evaluating and improving this document and the strategies that guide how we engage the public in project management. All updates will appear on the social networks and DDOT’s Website.
A variety of strategies and techniques will be used to encourage early and continuous public participation throughout the development of DDOT’s core plans. DDOT will also participate in a variety of special and local studies. These include alternatives analyses, corridor studies, major investment studies and feasibility studies. As new plans are federally mandated and incorporated into DDOT’s roles and responsibilities, DDOT will continue to apply community engagement techniques to accomplish the goals outlined in this plan.

As DDOT continues to serve, service standards are in place so that there is a level of consistency among the different planning efforts. This document is displayed on DDOT’s Website www.RideDetroitTransit.com or can be requested by calling the Customer Service Office at (313) 933-1300.

DDOT’s planning activities and programs, including those for the purposes of public engagement, must be sensitive to diverse audiences. DDOT ensures that no person will, on the ground of race, religion, age, gender, disability, national origin, or economic status, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any DDOT program or activity. DDOT also promotes the full and fair participation of all affected populations in the transportation decision-making process. Any information, education and participation opportunities will be equally accessible.

The DDOT website offers an easily identifiable place for public comment on DDOT transportation projects and studies. When updates and amendments to programs and projects are released for public review and comment, DDOT will make them available on the website at www.RideDetroitTransit.com or requests can be made through snail mail or email ddotcomments@detroitmi.gov.
ILLUSTRATION 1:
PUBLIC HEARINGS POLICIES AND PROCEDURES

PUBLIC HEARINGS

The Detroit Department of Transportation (DDOT) will schedule Public Hearings if service changes affect 25% or more of service to the fixed-route service of fare changes. The Hearings are conducted to solicit comments from the public at open public forums. Public Hearing schedules, notification and implementation shall follow the policies and procedures as indicated in this document.

Public Hearings are required as follows:

- Prior to raising fares or implementing a major service change in transit service. (Federal Transit Act. Section 9 (e) (3) (H)

- If there is any reduction in service of 25 percent or more, the number of transit route miles of a route, or 25 percent or more of the number of transit revenue vehicle miles of a route computed on a daily basis for the day of the week for which the change is made

- Before eliminating an existing transit route

Exemptions:

If reduced or free promotional fares are instituted on a daily basis or periodically within a period of 180 days.

If an emergency situation occurs, a service change may be implemented immediately. Examples of emergency service changes include but are not limited to those made because of a power failure for a fixed-guide-way system, the collapse of a bridge over which bus routes pass, major road or rail construction of inadequate supplies of fuel, etc.

Experimental service changes instituted for 180 days, or less. For headway adjustments of up to five (5) minutes during peak-hour service and up to (fifteen) 15 minutes during non-peak hour service.

Standard seasonal variations are exempt unless the number, timing or type of standard seasonal variation changes.

Venue

The following criteria will be used to determine the location(s) for public hearing(s):
- Public Hearings will be held within DDOT’s fixed-route service area, near or in proximity to bus services.

- The Public Hearings will be conducted in the morning and evening at designated times (generally 11:00 a.m. to 1:00 p.m. for mornings and for evenings from 6:00 p.m. to 8:00 p.m.), which allow attendance for seniors, students and the working class.

- Public Hearings will be accessible and presented to LEP individuals (interpretive services requested 72 hours in advance of the meeting), the elderly and persons with disabilities.

- Public Hearing venues should be available for use at no or minimal charge to DDOT.

**PUBLIC HEARING NOTIFICATION PROCESS**

The public shall be notified of the public hearing through the following methods:

- Notices of scheduled public hearings shall be placed not more than ten (10) business days nor less than five (5) business days prior to the hearing and placed in community newspaper(s), general circulation (e.g. Detroit News/Detroit Free Press and Detroit Legal News) and also published in newspapers oriented to specific groups or neighborhoods that may be affected (e.g. Michigan Chronicle, Arab American News, El Central Hispanic News, etc.).

- Press releases are sent to newspapers, radio and television stations, covering more than 125 media outlets.

The public notice must contain:

- Description of specific proposed service changes or fare changes in detail

- Time and place of hearing(s)

- A paragraph indicating that written statements and phone calls concerning the hearing topic will be accepted at the Detroit Department of Transportation, Coordinator of Public Hearing, 1301 E. Warren, Detroit, MI 48207, (313) 933-1300 until 4:00 p.m. on the date of the hearing, and comments may be emailed to ddotcomments@detroitmi.gov. All comments received by the hearing date will be read into the proceedings.

- A paragraph explaining that materials, in accessible formats for persons with disabilities, will be furnished upon request. All requests for special assistance should be directed to Detroit Department of Transportation, ADA Coordinator, 1301 E. Warren, Detroit, MI 48207 or by calling 313-933-1300. As well, a sign language interpreter can be made available if needed, but a request for special assistance, including interpreters, must be made at least three days (72 hours) in advance prior to the Public Hearing.
The following are the rules to conduct all public hearings held by the Detroit Department of Transportation.

1. Individuals may appear and speak for themselves, or, if duly authorized, for any local government, civic group, organization, club, or association, subject to all the rules provided herein.
2. All persons desiring to be heard must register with the facilitator presiding over the hearing (or his/her designated representative). Speakers will be heard in the order in which they register.
3. Speakers are encouraged to make their statements brief and concise and, where possible, to summarize and furnish the full text of their statements in writing. Each speaker will be allowed two (2) minutes within which to make his/her oral presentation and must relinquish the floor to the next speaker at the end of the two (2) minutes period. Any speaker desiring additional time may request some from the presiding official, but such additional time, if granted, will be allowed only after all remaining speakers have been heard.
4. Relinquishing of time by one speaker to another will not be allowed.
5. Additional prepared statements, literature or comments may be submitted in writing at the hearings. Any prepared statements forwarded to DDOT during the public comment period will also be entered into the hearing proceedings as a matter of public record.
6. All statements, oral or written, must be directed to the Chair and must be pertinent to the subject matter under consideration.
7. Speakers will be allowed the opportunity to use their time, with the time limitations provided, to their best advantage without interruption.
8. Each person speaking or asking questions must do so from the rostrum or other designated place. This is necessary for accurate stenographic transcriptions and tape recordings of the hearing.
9. All hearing proceedings will be recorded by a court reporter or tape machine.
10. Comments received from the public will be forwarded to management (Strategic Planning Division) for further review and evaluation with recommendations for acceptance
11. After thorough review, any revisions recommended for implementation are submitted to the DDOT director who will make the final decision on the schedule, routes, and/or fare changes.

PRINTED MATERIALS/SERVICES FOR PUBLIC HEARING

1. Copies of Service and/or Fare Changes (document for public review)
2. Housekeeping rules for conducting a public hearing
3. Public Hearing Comment Card (for public input who do not want to speak)
4. Speaker’s sign-in card (to speak at the hearing)
5. Sign-in sheet
6. Court Reporter (at all sessions)
7. Signer and/or LEP Interpreter (upon request ~ 3 days or 72 hours prior to hearing)
MEETING PROCESS

1. Call to order

2. State time and introduce public transit hearing/moderator

3. Introduce other DDOT staff for attendees to contact after the hearing has ended

4. Describe public hearing process prior to and during meeting opening and comment on all forms being passed out

5. Explain that public comments occur in the order of card received. Written and oral comments are encouraged. Only individuals who complete and turn in a speaker card may speak.

6. Read the proposed service/fare changes to occur that resulted in the public hearing

7. Attendees time to speak (2-minute comment)

8. Adjournment

Public Ads

DDOT places public ads in the following newspapers:

Arab American News
Detroit Free Press
Detroit News and its Internet Website
El Central Hispanic News
Michigan Chronicle

Service/Fare Changes Document Distribution
Detroit Department of Transportation, 1301 E. Warren, Detroit (Strategic Planning Division)
Detroit Public Library (all branches) Main Library Tip Service (313) 833-4007
25 Agencies/Organizations

Documented information on DDOT’s Websites:

- www.RideDetroitTransit.com
- @RideDDOT (Twitter)
- RideDDOT (Facebook)
ILLUSTRATION 3

CONDUCTING CUSTOMER INFORMATION MEETINGS

The Detroit Department of Transportation (DDOT) will conduct Customer Information Meetings on a monthly basis held every third Thursday at DDOT from 5:00 p.m. to 7:00 p.m.

The following are the rules to conducting Customer Information Meetings:

1. The meetings will begin at 5:00 p.m. and will end promptly 7:00 p.m.
2. Agendas will be distributed outlining the contents of the meetings as well as the topic to be discussed.
3. All persons desiring to be heard must complete a comment/request form upon entering the meeting. Speakers will be heard according to the order in which they submit their form. Interpretive telephone service (24 hours) will be available to LEP Individuals and those individuals whose language trigger the Safe Harbor Provision.
4. Speakers are encouraged to make their statements brief and concise. Each speaker will be allowed two (2) minutes within which to make his/her oral presentation. Each speaker as well as the audience will respect each other, refrain from interruptions/ loud outburst, and will also refrain from using abusive/offensive language.
5. Relinquishing of time to another speaker will not be allowed.
6. Additional prepared statements, literature or comments may be submitted in writing at the meeting. Any prepared statements forwarded to DDOT during the public comment meeting that are not addressed will be addressed during the next meeting.
7. All statements, oral or written, must be directed to the Facilitator and must be pertinent to the subject matter at hand.
8. Speakers will be allowed the opportunity to use their time, with the time limitations provided, to their best advantage without interruption.
9. Each person speaking or asking questions must do so from the rostrum or other designated place.
10. No one will be allowed to approach the table while the meeting is in progress.
11. Adhere to code of conduct.
ILLUSTRATION 4

CONDUCTING ELDERLY AND DISABLED LOCAL ADVISORY COUNCIL (LAC) MEETINGS

The LAC is a representative group of consumers and interested persons or agencies that represent the elderly and disabled within the Detroit Department of Transportation service area. This group also advises DDOT and staff on public transportation issues relevant to persons in the ranks of the elderly and disabled.

As established under State Act 51 of the Public Acts 1951, as amended; an eligible governmental agency with funds made available under the act to provide demand responsive service under an approved plan must establish a local advisory council (LAC) with no less than fifty percent of its membership representing persons sixty-five or older and/or disabled within its applicable service area.

The meeting format as outlined in the LAC Bylaws, Article IX states:

1. The LAC shall meet at a regular time, i.e. Bi-monthly on the third Tuesday of the designated month (January, March, May, July, September, and November).
2. All LAC meetings shall be held in an accessible facility.
4. The Chairperson and the Secretary shall develop meeting agendas jointly. Items may be added or material introduced the day of the meeting by a majority vote of the voting members present.
5. The minutes of the LAC meetings shall be compiled by the Secretary and distributed with the next meeting notice and agenda to the LAC membership at least ten (10) days before the next regularly scheduled meeting.
6. It shall be the Chairperson’s prerogative to recognize speakers and to limit debate.

Printed material for LAC meetings will be available upon request to be mailed upon customer requests.

The LAC By-Laws can be obtained upon customer request.
TITLE VI

Limited English Proficiency Plan

TITLE VI OF THE CIVIL RIGHTS ACT OF 1964

February 2018
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Introduction

This Limited English Proficiency (LEP) Plan is a resource tool that will serve as a guide in addressing responsibilities as a recipient of federal financial assistance from the U.S. Department of Transportation (USDOT) concerning the needs of individuals with limited English language skills. This plan was prepared in accordance with Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d, et seq., and its implementing regulations, which state that no person shall be subjected to discrimination on the basis of race, color, or national origin under any DOT-assisted program or activity because they face challenges communicating in English.

Detroit Department of Transportation (DDOT) has conducted a Four Factor Analysis to meet the requirements under Title VI of the Civil Rights Act of 1964. The Four Analysis provides a framework to conduct a needs assessment of people with Limited English Proficiency (LEP). Based on the needs assessment, a language assistance plan was developed that was consistent with the provisions of Section VII of the LEP guidance.
**LEP Four Factor Analysis**

**Factor 1: The number and proportion of LEP persons served or encountered in the eligible DDOT service population.**

The purpose of Factor 1 is to determine the number and proportion of LEP persons served or encountered within the service area. In order to better understand the LEP population eligible to be served, DDOT has identified the geographical service area boundary and reviewed the U.S. Census data.

**Service Coverage & LEP Utilization**

DDOT serve areas includes the city of Detroit, Hamtramck, Highland Park and three counties (Wayne, Oakland and Macomb). Detroit has a large population of non-English speaking Hispanics (southwest Detroit, approximately 72 percent). The majority of residents in Hamtramck are of Polish descent. The city of Highland Park is 82 percent black and 5 percent Hispanic. Another major community boarding Detroit with a high concentration of non-English speaking persons is the city of Dearborn, where there is a high concentration of Arabic speaking persons. The following chart provides a breakdown of the ethnic groups and languages spoken in the area. DDOT has identified English, Spanish and Arabic as LEP groups.

<table>
<thead>
<tr>
<th>Racial/Ethnic Group</th>
<th>Detroit</th>
<th>Highland Park</th>
<th>Hamtramck</th>
<th>Dearborn</th>
<th>Macomb County</th>
<th>*Oakland County</th>
<th>Other Wayne County</th>
<th>Service Area Total</th>
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<tbody>
<tr>
<td>Black</td>
<td>590,477</td>
<td>10,811</td>
<td>3,688</td>
<td>2,570</td>
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<td>30,960</td>
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<td>114</td>
<td></td>
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<tr>
<td>American Indian and Alaska Native</td>
<td>1,942</td>
<td>21</td>
<td>211</td>
<td>128</td>
<td>148</td>
<td>317</td>
<td>589</td>
<td>3,356</td>
</tr>
<tr>
<td>Other/Multiple</td>
<td>12,112</td>
<td>164</td>
<td>1,069</td>
<td>2,313</td>
<td>1,210</td>
<td>2,414</td>
<td>3,561</td>
<td>22,843</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>721,459</td>
<td>11,971</td>
<td>22,317</td>
<td>63,179</td>
<td>38,449</td>
<td>57,466</td>
<td>146,066</td>
<td>1,060,907</td>
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</tbody>
</table>

* DDOT serves only a portion of Oakland County. These figures represent Census tract for those areas of Oakland County in which DDOT service is provided.
<table>
<thead>
<tr>
<th>Language Type</th>
<th>Total Estimate</th>
<th>Margin of Error</th>
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<tr>
<td>Population 5 years and over</td>
<td>9,303,488</td>
<td>+/-452</td>
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<tr>
<td>English only</td>
<td>8,463,248</td>
<td>+/-7657</td>
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<td>Language other than English</td>
<td>840,240</td>
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<td>301,795</td>
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<tr>
<td>Spanish</td>
<td>270,604</td>
<td>+/-2421</td>
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<tr>
<td>Speak English less than &quot;very well&quot;</td>
<td>99,748</td>
<td>+/-2196</td>
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<tr>
<td>Other Indo-European languages</td>
<td>281,203</td>
<td>+/-4539</td>
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<tr>
<td>Speak English less than &quot;very well&quot;</td>
<td>82,761</td>
<td>+/-2325</td>
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<tr>
<td>Asian and Pacific Islander languages</td>
<td>133,666</td>
<td>+/-2486</td>
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<tr>
<td>Speak English less than &quot;very well&quot;</td>
<td>57,367</td>
<td>+/-1838</td>
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<td>Other languages</td>
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<tr>
<td>Speak English less than &quot;very well&quot;</td>
<td>61,919</td>
<td>+/-2196</td>
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</table>

<table>
<thead>
<tr>
<th>Language</th>
<th>Number of Speakers</th>
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<tr>
<td>English</td>
<td>8,507,947</td>
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<tr>
<td>Spanish</td>
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<tr>
<td>Arabic</td>
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<td>German</td>
<td>41,189</td>
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<tr>
<td>Chinese</td>
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<tr>
<td>French (incl. Patios, Cajun)</td>
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<tr>
<td>Polish</td>
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<tr>
<td>Italian</td>
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<tr>
<td>Albanian</td>
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<tr>
<td>Russian</td>
<td>12,363</td>
</tr>
<tr>
<td>Greek</td>
<td>9,068</td>
</tr>
</tbody>
</table>

Factor 2: The frequency with which LEP individuals come in contact with DDOT programs and services?

DDOT provides substantial coverage throughout its service area, traveling through every multicultural community within Detroit and surrounding counties. LEP individuals inquire about, use, and are effected by the services that DDOT provides on a daily basis. Operational services include fixed route and ADA paratransit. The frequency of contact with LEP persons is about 1 percent in customer service and paratransit calls and less than 1 percent of website translation.
Factor 3: The importance of DDOT programs, activities and services to LEP persons needing or using them.

A large majority of Detroit’s population does not own a vehicle and rely on public transportation and Paratransit for school, work and leisure. Without the ability to access DDOT services, the livelihood of many of these individuals would be negatively impacted. Based on Detroit’s large multi-cultural community, it is extremely important that LEP persons be provided materials and information in their native language when requested. Some of the translated documents would include but is not limited to:

- Schedules
- Paratransit documentation
- Flyers/rider alerts
- Complaint forms

DDOT will ensure that all invitations to public meetings and the agenda clearly state that translation services will be used at the meeting and that LEP persons please take part in the discussions. DDOT will begin the meetings in English and the predominant language being spoken and encourage all participants to speak in their language of choice.

Factor 4: What are the available resources necessary for providing a LEP program?

An important part of the development of DDOT’s LEP program is the assessment of major points of contact. The resources needed to operate an effective LEP program at DDOT includes:

- Automated phone system
- Multi-lingual website
- Printing services
- Translation Service via telephone (Interpreters Unlimited – 130+ languages)
- A “cheat sheet” by the agents phone with the key phrase “one moment please”.
- Point to speech card
- Interior signage
- Customer service training (fixed route/paratransit)
- Translators provided at community based meetings.
- Working with community organizations
- Written translation of all documents
- Meeting announcements
To access an interpreter for incoming calls:

1. Dial an outside number
2. Have your customer ID number ready.
3. Personal ID number
4. Select Language – If agent is unsure of the language, they will select any language.
5. Connected to an interpreter - If agent is unsure of the language, the interpreter will speak with the client and determine which language is to be provided and inform the agent.

Safe Harbor Provision:

Federal law provides a “Safe Harbor” situation so that recipients can ensure with greater certainty that they comply with their obligation to provide written translations in languages other than English. A “Safe Harbor” means that if a recipient provides written translation in certain 19 circumstances, such action will be considered strong evidence of compliance with the recipient’s written-translation obligations under Title VI.

The failure to provide written translations under the circumstances does not mean there is non-compliance, but rather provides a guide for recipients that would like greater certainty of compliance than can be provided by a fact-intensive, four factor analysis. For example, even if a Safe Harbor is not used, if written translation of a certain document(s) would be so burdensome as to defeat the legitimate objectives of its program, it is not necessary. Other ways of providing meaningful access, such as effective oral interpretation of certain vital documents, might be acceptable under such circumstances.

Strong evidence of compliance with the recipient’s written translation obligations under “Safe Harbor” includes providing written translations of vital documents for each eligible LEP language group that constitutes 5% or 1,000, whichever is less, of the population of persons eligible to be served or likely to be affected or encountered. Translation of other documents, if needed, can be provided orally.

This “Safe Harbor” provision applies to the translation of written documents only. It does not affect the requirement to provide meaningful access to LEP individuals through competent oral interpreters where oral language services are needed and are reasonable.

Given the large population of LEP language group members, the Detroit Department of Transportation (DDOT) will provide written translation of all vital documents upon request for each eligible LEP Language group.
The languages that trigger the Safe Harbor threshold are: Spanish and Arabic. As a result, DDOT will translate upon request all vital documents which include, but not limited to complaint forms, complaint procedures, and all public meeting notices.

DDOT has Identification Language Cards and Translation Services (interpreters) available at all times. On average, written translation requests of vital documents will be made available within five to seven business days. However, DDOT will have copies of complaint forms, complaint procedures and public meeting notices readily available for languages that trigger the safe harbor threshold.

All requests should be made at the Detroit Department of Transportation’s (DDOT) Main Office Building, Customer Services Office, 1301 E. Warren, Detroit, MI 48207.

**Monitoring and Reporting the LEP Plan**

This plan is designed to be flexible and easily updated. However, major updates most likely will not occur until the next Census in 2020 unless DDOT finds it necessary and crucial for an update before such time.

Title VI Quarterly Reports serve as a means of tracking relevant data to identity trends and practices. DDOT’s Customer Service and Service Development & Scheduling division’s will be responsible for collecting and analyzing requested information, providing technical assistance to their program area, assisting in investigating external complaints of discrimination.

Any questions or comments regarding this plan should be directed to the DDOT Title VI Coordinator at the address listed below:

Detroit Department of Transportation  
Title VI Coordinator  
1301 East Warren Avenue  
Detroit, MI  48207  
Phone:  313-833-3658  
Fax: 313-833-5894  
Email: Title6@detroitmi.gov
This document outlines transit service standards for Detroit Department of Transportation. All standards regard the Motor Bus mode; the Department does not operate any other modes.

As outlined by Title VI, this document covers these required standards:

• Vehicle Load
• Vehicle Headways
• On-Time Performance
• Transit Amenities
• Service Availability
• Service & Fare Equity Analysis
• Vehicle Assignment

1. Vehicle Load

Vehicle Load Factor is described as follows by FTA Circular 4702.1B:

Vehicle load can be expressed as the ratio of passengers to the total numbers of seats on a vehicle. For example, on a 40-seat bus, a vehicle load of 1.3 means all seats are filled and there are approximately 12 standees. A vehicle load standard is generally expressed in terms of peak and off-peak times.

The standard load factor for bus service is 1.25, not to exceed 1.50 on a regular basis. Therefore:

• A typical 40-foot bus has 38 seats. A total of 48 riders is standard; 57 or more riders exceeds the maximum load standard;
• A typical 60-foot bus has 57 seats. A total of 71 riders is standard; 86 or more riders exceeds the maximum load standard.
DDOT does not distinguish load standards for peak vs off-peak times. School dismissal times may cause short-term load surges. Staff will assess if school-related loads are consistent enough to warrant additional scheduled service.

If the Service Development & Scheduling group receives reports of crowding, it will monitor the route and/or trips affected. If overcrowding can be documented on five (5) separate occasions over a period of one month, Service Development & Scheduling will add service at the next available opportunity, pending the availability of equipment and operators.

2. Vehicle Headways

Vehicle headway is described as follows by FTA Circular 4702.1B:

*Vehicle headway is the amount of time between two vehicles traveling in the same direction on a given line or combination of lines. A shorter headway corresponds to more frequent service. Vehicle headways are measured in minutes (e.g., every 15 minutes. Headways and frequency of service are general indications of the level of service provided along a route. Vehicle headway is one component of the amount of travel time expended by a passenger to reach his/her destination.*

Standard headways are as follows:

- Weekday morning and afternoon peak period: no less frequent than every 45 minutes
- Weekday off-peak, Weekends: no less frequent than every 75 minutes

Off-peak standards apply to routes that maintain the same frequency during peak and off-peak periods. **No route shall have headways wider than every 75 minutes.**

These factors determine the establishment of headways:

- Load factor
- Customer demand
- Ridership trends
- Proximity to other routes
- Standard “start and end” times of major destinations along the route
- Population trends
- Population density
DDOT is working actively to improve base headways. Staff hopes to improve this service standard in future versions of this document.

3. On-Time Performance

On-time performance is described as follows by FTA Circular 4702.1B:

On-time performance is a measure of runs completed as scheduled. The criterion first must define what is considered to be “on time.” For example, a transit provider may consider it acceptable if a vehicle completes a scheduled run between zero and five minutes late in comparison to the established schedule. On-time performance can be measured against route origins and destinations only, or against origins and destinations as well as specified time points along the route. Some transit providers set an on-time performance standard that prohibits vehicles from running early (i.e., ahead of schedule) while others allow vehicles to run early within a specified window of time (e.g., up to five minutes ahead of schedule). An acceptable level of performance must be defined (expressed as a percentage). The percentage of runs completed system-wide or on a particular route or line within the standard must be calculated and measured against the level of performance for the system.

Mid-route on-time performance checks actual departure times against scheduled departure times. Departures that are 6 or more minutes behind schedule are considered late. The count of on-time departures is divided by the total number of scheduled departures; the resulting percentage is the ontime performance rate.

Using AVL data, DDOT Service Development & Scheduling produces an AVL On-Time report every week.

Standards measured by AVL Data are as follows:

- On-target: **85 percent or better**
- Needs improvement: 75 to 84 percent
- Fail: below 75 percent

Routes that fall below target for six (6) consecutive weeks shall be reviewed. Service Development & Scheduling will remedy poorly performing routes by adjusting running times at the next quarterly schedule change.
Please note, a completely new AVL system (software and hardware) will arrive at DDOT during the term of this document. Service Standard targets will remain in effect with the new system, but methods to compile data may change.

4. Service Availability

Service Availability is described as follows by FTA Circular 4702.1B:

Service availability is a general measure of the distribution of routes within a transit provider’s service area. For example, a transit provider might set a service standard to distribute routes such that a specified percentage of all residents in the service area are within a one-quarter mile walk of bus service or a one-half mile walk of rail service. A standard might also indicate the maximum distance between stops or stations. These measures related to coverage and stop/station distances might also vary by population density.

As a municipal department, DDOT’s transit service area is coterminous with Detroit city limits. Selected DDOT services operate beyond city limits. Such services may exist for these reasons:

- Linear routing along the border of Detroit
- Irregularly shaped municipal boundaries, causing incidental coverage to a neighboring jurisdiction that sits between different areas of Detroit
- Legacy transit routing never assumed by a suburban provider
- Route extensions to connect Detroit residents to major activity centers or transfer points that are outside of city limits (such services shall not be “free-standing” suburban routes, but rather suburban extensions of regular city-focused routes)
- Cross-municipal routes funded by regional agencies and operated by DDOT

These types of routes enter the service area of neighboring transit systems. DDOT does not set out to provide full coverage to suburban areas; as such, for the purposes of this standard, suburban areas receiving DDOT service are not considered part of the service area.

Standard service availability is as follows:

- Service area residents within 1/4 mile of a bus stop: 80 percent
- Service area residents within 1/2 mile of a bus stop with Weekday all-day service: 95 percent
5. Service & Fare Equity Analysis

Transit requirements to evaluate service and fare changes are described as follows by FTA Circular 4702.1B:

To further ensure compliance with 49 CFR Section 21.5(b)(2), 49 CFR Section 21.5(b)(7), and Appendix C to 49 CFR part 21, all providers of public transportation to which this Section applies shall develop written procedures consistent with this Section to evaluate, prior to implementation, any and all service changes that exceed the transit provider’s major service change threshold, as well as all fare changes, to determine whether those changes will have a discriminatory impact based on race, color, or national origin. The written procedures and results of service and/or fare equity analyses shall be included in transit provider’s Title VI Program.

At DDOT, we have developed standards and policies to meet this requirement. Measurements for service change are revenue hours and revenue miles.

**Major Service Change Policy**

A service equity analysis will be conducted whenever DDOT implements a major service change to the bus system. A major service change is defined as the addition of, or reduction in, more than 25 percent of revenue hours and/or revenue miles on any one route.

**Disparate Impact Policy**

A major service change to the bus system will be deemed to have a disparate impact on minority populations if 25 percent or more of the affected service falls in census block groups with minority populations higher than the DDOT service area average.

**Disproportionate Burden Policy**

A major service change to the bus system will be deemed to have a disproportionate burden if 25 percent or more of a service reduction falls in census block groups with minority populations higher than the DDOT service area average.

In any instance where the service change reaches or exceeds 25 percent, staff conducts an equity analysis.
Most census block groups in DDOT’s service area are low-income and/or minority; as such, the transit routes that serve these areas are often classified as low-income and/or minority. As part of a commitment to fair, equitable and accessible service planning, staff may conduct an equity analysis even when the change does not reach the 25 percent threshold.
Fare Equity Analysis and Evaluation

A fare equity analysis/evaluation will be conducted whenever DDOT implements a fare change, regardless of the amount of increase or decrease.

A fare change includes system-wide fare changes, a change on certain routes and/or a change to fare payment type or fare media.

Promotional fare programs are not subject to a fare equity analysis/evaluation. Such instances may include:

- Clean air promotions, where a local governmental entity or DDOT itself makes free fare available for all riders;
- Temporary fare reductions that are mitigating measures for other actions, such as construction activities that close a segment of the bus system; Promotional fare reductions that last less than 180 days.

6. Transit Amenities

Transit Amenities are described as follows by FTA Circular 4702.1B:

Transit amenities refer to items of comfort, convenience, and safety that are available to the general riding public. Fixed-route transit providers must set a policy to ensure equitable distribution of transit amenities across the system. Policies in this area address how these amenities are distributed within a transit system, and the manner of their distribution determines whether transit users have equal access to these amenities. This...is not intended to impact funding decisions for transit amenities. Rather, this...applies after a transit provider has decided to fund an amenity.

In regards to specific amenities, DDOT has established the following standards:

- **Seating**: DDOT does not have a bench or seating program. Benches exist only as part of shelters (see below).
- **Escalators & Elevators**: DDOT operates only one elevator at a revenue facility. The elevator is located at a downtown bus station served by routes from all over the service area. All interaction with transit vehicles takes place on the ground floor of the bus station; the elevator is only useful for occasional events on the second floor of the building.
• **Information:** DDOT does not have an active program for on-street customer information. Limited maps and digital displays are provided at two transit hubs.

• **Waste receptacles:** In partnership with Department of Public Works (DPW), DDOT is placing waste receptacles at high-ridership bus stops. A stop qualifies if it averages seven (7) or more boardings and deboardings per day. Such stops are distributed evenly throughout the service area.

• **Shelters:** DDOT has developed standards for placement of shelters. They are as follows: 
  
  o **Level of Service.** Level of service is measured in frequency (time between buses) and span (hours of operation per day). Bus stops with higher levels of service will be given higher priority for shelters.
    
    o **Stability of Route within Service Network.** Some routes run on corridors where service will always be needed. Others are located in areas where demand for service is likely to evolve over time, and where there may be a need to restructure the route to meet customer needs. Shelters are a long-term infrastructure investment, and as such will be directed toward bus stops whose locations and levels of service are likely to be constant over time.
    
    o **Site Dimensions and Pavement Characteristics.** Shelters must be safely sited and anchored, and installation sites must conform to the federal Americans with Disabilities Act and all other applicable laws and regulations. Sidewalk width, type and condition of pavement, and the presence or absence of driveways, crosswalks, and obstacles in the right of way may determine where and how shelters can be installed.
    
    o **Position on Route.** Bus shelters are an amenity for customers and are most useful at stops where customers tend to board rather than alight. Stops located within 1 mile of the end of the route will be deprioritized for shelter installation. However, since different routes generate traffic at different points based on the destinations they serve, each route will be evaluated independently to determine which segments of the route should be prioritized for shelter installation.
    
    o **Transfer Points.** Where two or more bus routes intersect, it is desirable to provide a pleasant waiting environment for customers seeking to transfer between them. Transfers between stable routes with high levels of service will be prioritized for shelter installation.
    
    o **Stops Shared by Multiple Routes.** Where two or more routes share a bus stop location, the same amenity can be utilized by customers on different routes. Stops shared by stable routes with high levels of service will be prioritized for shelter installation.
    
    o **Proximity to Major Destinations.** Many routes serve destinations where large numbers of people travel by bus. Destinations include schools, hospitals, and large retail outlets. Bus stops within 500 feet of such destinations will be prioritized for shelter installation.
Distribution of Shelters on Route. To maintain an equitable distribution of amenities throughout the DDOT service area, locations within 1/2 mile of other shelter stops on the same route will be deprioritized for shelter installation.

Legacy Shelters. Some existing DDOT shelters may not meet the above criteria, either because demand for service has shifted over time, or because they were evaluated according to earlier sets of criteria. In most cases, these shelters will be left in place until the end of their useful lives, but will not be replaced with new shelters once they become deteriorated or damaged beyond repair. Where necessary, legacy shelters may be moved to new locations where they will meet the needs of larger numbers of customers.

Shelter Requests from Customers and the Community. DDOT will evaluate all shelter requests according to the above criteria, and will consider and prioritize them accordingly. While we will not accommodate every request we receive, we welcome customer input to help us recognize where unmet needs may exist.

7. Vehicle Distribution

Vehicle Distribution is described as follows by FTA Circular 4702.1B:

Vehicle assignment for each mode. Vehicle assignment refers to the process by which transit vehicles are placed into service in depots and on routes throughout the transit provider’s system. Policies for vehicle assignment may be based on the age of the vehicle, where are would be a proxy for condition. For example, a transit provider could set a policy to assign vehicles to depots so that the age of the vehicles at each depot does not exceed the systemwide average. The policy could also be based on the type of vehicle. For example, a transit provider may set a policy to assign vehicles with more capacity to routes with higher ridership and/or during peak periods. The policy could also be based on the type of service offered. For example, a transit provider may set a policy to assign specific types of vehicles to express or commuter service. Transit providers deploying vehicles equipped with technology designed to reduce emissions could choose to set a policy for how these vehicles will be deployed throughout the service area.

DDOT vehicles are assigned to two operating facilities. Each batch of vehicles is split between the facilities in roughly even proportions. DDOT’s fleet consists of 40-foot buses and 60-foot buses of varying ages.

DDOT operates two types of specialty vehicles. 60-foot articulated buses are assigned based on ridership levels. Service Development & Scheduling selects high-ridership trips for coverage by articulated buses. 40-foot hybrid buses are assigned to both operating facilities and may be used on any route.
Otherwise, DDOT does not assign specific vehicles or vehicle types to specific routes. Any vehicle type, old or new, may appear on any route at any time. A review of daily vehicle assignments will exhibit this vehicle assignment technique.
Appendix
Appendix A

**KNOW YOUR RIGHTS**

**THE CITY OF DETROIT**
DEPARTMENT OF TRANSPORTATION

- The City of Detroit Department of Transportation operates a program without regard to race, color, and national origin in accordance with Title VI of the Civil Rights Act. Persons who believe they have been aggrieved by any unlawful discriminatory practice under Title VI may file a complaint with the City of Detroit Department of Transportation.

- For more information on the City of Detroit Department of Transportation's civil rights program, our obligations and procedures for filing a complaint, call 313-933-1300; email DDOTTitleVI@demolmi.gov; visit our administrative office at 1301 East Warren Ave., Detroit, Michigan 48207 or our website at www.RideDetroitTransit.com

**DEPARTAMENTO DE TRANSPORTE DE LA CIUDAD DE DETROIT**

- El Departamento de Transporte de la Ciudad de Detroit (City of Detroit Department of Transportation) dirige sus programas sin discriminar por raza, color y origen nacional de conformidad con el Título VI de la Ley de derechos civiles. Las personas que se hayan sentido agraviadas por alguna práctica discriminatoria legal de acuerdo con el Título VI pueden presentar una queja al Departamento de Transporte de la Ciudad de Detroit.

- Para más información sobre el programa de derechos civiles del Departamento de Transporte de la Ciudad de Detroit, nuestras obligaciones y los procedimientos para presentar una queja, llame al 313-933-1300, envíe un correo electrónico a DDOTTitleVI@demolmi.gov; visite nuestra oficina administrativa situada en 1301 East Warren Ave., Detroit, Michigan 48207 o entre en nuestro sitio web www.RideDetroitTransit.com

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For translation assistance, call the DDOT Customer Service Office at (313) 933-1300

Para asistencia de traducción, llame a la Oficina de Servicio al Cliente DDOT al (313) 933 a 1300

- للحصول على مساعدة النشرة، اتصل بแผนة الخدمة في شركة النقل الداخلي التابعة لمدينة

Detroit على الرقم: 1300-933 (313).
Appendix B

List of Locations Where Title VI Notices are Posted

DDOT’s Title VI notice to the public is currently posted at the following locations:

<table>
<thead>
<tr>
<th>Location Name</th>
<th>Address</th>
<th>City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1301 East Warren</td>
<td>Detroit</td>
</tr>
<tr>
<td>Rosa Park Transit Center</td>
<td>360 Michigan Avenue</td>
<td>Detroit</td>
</tr>
<tr>
<td>Gilbert Garage</td>
<td>5600 Wabash</td>
<td>Detroit</td>
</tr>
<tr>
<td>Shoemaker Garage</td>
<td>5149 St. Jean</td>
<td>Detroit</td>
</tr>
<tr>
<td>Website</td>
<td><a href="http://www.ridedetroittransit.com">www.ridedetroittransit.com</a></td>
<td></td>
</tr>
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Appendix C

Title VI Equity Analysis
Copies of all fare equity analyses conducted by the DDOT during the review period are included in Appendix C.

Appendix D

Demographic & Service Profile
DDOT regularly evaluates demographic information as part of any proposed service or fare change, as required by the FTA. In addition, DDOT conducted additional analysis using Census data for this program submission. The results are included in Appendix D.