New Mexico State Management Plan
For The
Administration of Federal Transit Grants

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Transit and Rail Division

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http://dot.state.nm.us/content/nmdot/en/Transit_Rail.html

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I. INTRODUCTION

The primary objective of the New Mexico Department of Transportation (NMDOT) Transit and Rail Division is to assist the State in the establishment and maintenance of public, private and non-profit passenger transportation systems. This assistance is provided by the Transit and Rail Division through a working relationship with the Federal Transit Administration (FTA), as well as Regional Transportation Planning Organizations (RTPOs), Metropolitan Planning Organizations (MPOs), local and tribal governments, and transit providers.

FTA requires each state to have an approved State Management Plan (SMP) on file with its regional office. The SMP is a document that describes the state’s policies and procedures in administering the Section 5310, 5311, and 5339 programs. Additions or amendments to the SMP must be made and submitted to FTA whenever a state significantly changes its management of the program, or when new program management requirements are imposed by FTA. Changes may be required as the result of a state management review by FTA.

The intent of the New Mexico SMP is to document the State’s mission, goals, policies, procedures, and administrative guidelines for the FTA 49 U.S.C. Sections 5303, 5304, 5307, 5309, 5310, 5311, 5311(b)(3), 5311(f), and 5339 programs. The SMP is updated regularly, as federal information is received and/or changes to state processes in administering the federal grants takes place.

Information about the Transit and Rail Division may be found by going to the Division’s website at http://dot.state.nm.us/en/Transit_Rail.html.

II. GENERAL TRANSIT PROGRAM INFORMATION

A. Roles and Responsibilities

1. FTA

The FTA headquarters office is responsible for providing overall policy and program guidance; apportioning funds annually to the states; developing and implementing financial management procedures; initiating and managing program support activities; and conducting national program review and evaluation.

The FTA regional offices have the day-to-day responsibility for administration of the program. Regional office activities include: reviewing and approving state grant applications; obligating funds; managing grants; overseeing the state’s implementation of the annual program, including revisions to the program of projects; receiving state certifications; reviewing and approving SMPs; providing technical assistance and advice to the states as needed; and performing state management reviews every three years, or as circumstances warrant.
FTA regional office contact address and phone number:

Federal Transit Administration
Region VI
819 Taylor St., Room 14A02
Fort Worth, TX 76102
Phone: 817-978-0550
Fax: 817-978-0575
https://www.transit.dot.gov/about/regional-offices/region-6/region-6

2. New Mexico DOT Transit and Rail Division

To the extent permitted by law, FTA gives the states maximum discretion in designing and managing FTA programs to meet its transportation needs. Where possible, FTA defers to a state’s development of program standards, criteria, procedures, and policies to provide the state with the flexibility it needs to standardize its management of FTA assistance and related state programs.

In addition, 2 CFR Part 200, “Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards,” permits a state to rely on its own laws and procedures instead of federal procedures in the areas of financial management systems, equipment, and procurement. A state may pass its procedures down to its subrecipients that are public authorities. Similarly, when a private provider of public transportation services enters into a third party contract with a state or public subrecipient of a state, as opposed to a subagreement, the state’s procedures will apply to the third party contract. However, nonprofit subrecipients must comply with the provisions of FTA Circular 4220. FTA delegates authority to the state whenever allowed, including but not limited to the following:

1. Document the state’s procedures in an SMP;
2. Notify eligible local entities of the availability of the program;
3. Plan for future transportation needs, and ensure integration and coordination among diverse transportation modes and providers;
4. Solicit applications;
5. Develop project selection criteria;
6. Review and select projects for approval;
7. Forward an annual program of projects and grant application to FTA;
8. Certify eligibility of applicants and project activities;
9. Ensure compliance with federal requirements by all subrecipients;
10. Monitor local project activity;
11. Oversee project audit and closeout; and
12. File a National Transit Database report each year for itself and each subrecipient.

The NMDOT Transit and Rail Division was designated by the Governor as administrator and recipient pursuant to the provisions of 49 USC Sections 5303, 5304, 5309, 5310, 5311, and 5339. The Division is also the designated recipient of Section 5307 Governor’s Apportionment funds in the small urbanized areas. The legal authority for NMDOT’s ability to carry out capital, administrative, and operating assistance; or technical assistance projects directly, by lease, contract or otherwise is set forth below.
NMDOT is authorized under New Mexico’s Public Mass Transportation Act Sections 67-3-67 to 67-3-70 NMSA 1978 (as amended by Sections 37, 37-8, and 39, Chapter 268, Laws of 1987), to enter into agreements with any bureau, department, or agency of the United States government dealing with or concerning the planning, design, acquisition, construction, maintenance or supervision of any public mass transportation program or system, or the operation thereof. Additionally, NMDOT may enter into agreements with any other bureau, agency or department of the state; any city/municipality, county, school district or other political entity of this state; or any individual, firm, partnership, corporation, association or other organization to carry out the foregoing.

Where projects involve a local share provided by a city/municipality, county, tribal government, firm, partnership, corporation, association or other organization, a description of the anticipated source(s) of local funding must be provided.

NMDOT must exercise adequate oversight to ensure that only eligible activities receive federal assistance and that subrecipients meet federal requirements. In administering the project, the Transit and Rail Division has the primary responsibility for the following:

- Provide for appropriate technical assistance;
- Ensure that there is a fair and equitable distribution of program funds within the state, including funds to Indian tribes;
- Ensure a process whereby private transit operators are provided an opportunity to participate, including private providers of public transportation services, through service agreements with operators of public transportation services or as subrecipients;
- Expend funds for the support of intercity bus transportation to the extent required by law; and
- Provide for maximum feasible coordination of public transportation services assisted by FTA with transportation services assisted by other federal programs.

3. Metropolitan Planning Organizations (MPOs)

Albuquerque, Santa Fe, Las Cruces, Farmington, Los Lunas, and Sunland Park are urbanized areas with designated MPOs. Each of the MPOs is a recipient of FTA Section 5303 – metropolitan transportation planning assistance – and is responsible for financial and planning coordination of FTA programs within its respective planning area. The MPOs are as follows:

**Farmington Metropolitan Planning Organization (FMPO)**


City of Farmington
800 Municipal Drive
Farmington, New Mexico 87401
Phone: (505) 599-1466
Fax: (505) 599-1299
Mesilla Valley Metropolitan Planning Organization (MPO)
http://mesillavalleympo.org/
City of Las Cruces
700 N. Main St.
P.O. Box 20000
Las Cruces, New Mexico 88001
Phone: (575) 528-3043
Fax: (575) 528-3155

Mid-Region Metropolitan Planning Organization (MRMPO)
http://www.mrcog-nm.gov/
Mid-Region Council of Governments
809 Copper Avenue, N.W.
Albuquerque, New Mexico 87102
Phone: (505) 247-1750
Fax (505) 247-1753

Santa Fe Metropolitan Planning Organization (SFMPO)
http://santafempo.org/
City of Santa Fe
500 Market Street, Suite 200
P. O. Box 909
Santa Fe, New Mexico 87504-0909
Phone: (505) 955-6614
Fax: (505) 955-6655

El Paso Metropolitan Planning Organization (EPMPO)
http://www.elpasompo.org/
211 North Florence Street, Suite 202
El Paso, Texas 79901
Phone: (915) 212-0258

4. Regional Transportation Planning Organizations (RTPOs)

Rural communities outside the jurisdictions of the MPOs are included in Regional Transportation Planning Organizations (RTPOs). The RTPOs provide a planning process to meet federal and state regulations and guidelines for transportation planning in rural areas. Among their many duties, the RTPOs have the responsibility to provide a public forum and serve as an advisory board to prioritize the federal transit applications in their respective areas. For additional information, visit the RTPO website at http://www.rtponm.org. The projects are then submitted for inclusion into the State Transportation Improvement Program (STIP) and become part of the NMDOT submission to FTA as the Program of Projects (POP). The contact information for New Mexico’s RTPOs is as follows:
Mid-Region Rural Transportation Planning Organization (MRRTPO)
Mid-Region Council of Governments
809 Copper Avenue, NW
Albuquerque, New Mexico 87102
Phone: (505) 247-1750
Fax: (505) 247-1753

Northeast Regional Transportation Planning Organization (NERTPO)
Eastern Plains Council of Governments (Guadalupe, Harding, Quay, and Union Counties)
418 North Main Street
Clovis, New Mexico 88101
Phone: (575) 762-4505
Fax: (575) 762-7715

North Central New Mexico Economic Development District (Colfax, Mora, and San Miguel Counties)
P.O. Box 5115
Santa Fe, New Mexico 87502
Phone: (505) 827-7313
Fax: (505) 852-4835

Northern Pueblos Regional Transportation Planning Organization (NPRTPO)
North Central New Mexico Economic Development District
P. O. Box 5115
Santa Fe, New Mexico 87502
Phone: (505) 827-7313
Fax: (505) 827-7414

Northwest Regional Transportation Planning Organization (NWRTPO)
Northwest New Mexico Council of Governments
106 West Aztec Street
Gallup, New Mexico 87301
Phone: (505) 722-4327
Fax: (505) 722-9211

South Central Regional Transportation Planning Organization (SCRTPO)
South Central Council of Governments
600 Highway 195 – Suite D
P. O. Box 1082
Elephant Butte, New Mexico 87935-1082
Phone: (575) 744-0039, Fax: (575) 744-0042
5. Regional Transit Districts (RTD)

In 2003, the New Mexico Legislature passed Senate Bill 34, “Regional Transit District Act” (RTDA), Sections 73-25-1 through 73-25-18, NMSA 1978, authorizing the creation of regional transit districts in the State of New Mexico and outlining the powers and duties of the RTDs.

In 2004, House Bill 231, “Regional Transit Gross Receipts Tax Imposition,” was passed allowing for member municipalities and counties of an RTD to seek an increase in Gross Receipts Tax (GRT) in those governmental units for regional transit district purposes.

In 2007, House Bill 1265, “County Regional Transit Gross Receipts,” was passed and repealed the municipal transit gross receipts tax and streamlined the manner in which an increase to GRT for regional transit district purposes can be implemented. If a majority of the voters in the RTD approve a GRT ordinance, the ordinance becomes effective in accordance with the provisions of the County Local Option Gross Receipts Taxes Act.

Four RTDs have been certified in New Mexico. A service plan must be approved by the respective RTD Board in order to apply for and receive operational funding administered by NMDOT.

North Central Regional Transit District (NCRTD) comprises the following governmental entities:
- Counties of Los Alamos, Taos, Rio Arriba and Santa Fe
- The cities of Española and Santa Fe
- Towns of Edgewood and Taos
- Pueblos of Pojoaque, Ohkay Owingeh, Nambé, San Ildefonso, Santa Clara, and Tesuque
- Villages of Chama, Questa, and Taos Ski Valley
NCRTD was certified by the New Mexico State Transportation Commission on September 16, 2004. Its Board approved a Service Plan on July 7, 2006. NCRTD started operating service in October of 2007. A 1/8th of 1 percent GRT ballot measure was approved by the voters on November 4, 2008. The GRT measure had a 15-year sunset and was set to expire June 30, 2024. On November 6, 2018, voters approved a ballot measure to reauthorize the GRT and remove the sunset/expiration date.

NCRTD provides free and premium fare bus transit connecting communities and pueblos throughout the counties of north central New Mexico including Los Alamos, Rio Arriba, Santa Fe, and Taos. Further expanding its reach, the signature RTD Blue Buses provide riders with connections to New Mexico Rail Runner Express, Santa Fe Trails, NMDOT Park and Ride, Los Alamos Atomic City Transit, and Red River Miner’s Transit. All of its buses are ADA accessible and equipped with bicycle racks.

ADA complementary paratransit service is provided within a ¾ mile of the fixed routes in the City of Española and the Town of Taos.

Demand-response service is provided within a 15-mile radius of the City of Española park-and-ride lot if within Rio Arriba County and in the Nambe/Pojaque area.

Contact: NCRTD
1327 Riverside Drive
Española, NM 87532
For route information: 866-206-0754 or (505) 629-4725
www.ncrtd.org

**Rio Metro Regional Transit District** comprises the following governmental entities:
- Counties of Sandoval, Bernalillo and Valencia
- Villages of Los Ranchos de Albuquerque, Bosque Farms, Los Lunas and Corrales
- Cities of Rio Communities, Rio Rancho, Albuquerque and Belen
- Town of Bernalillo
- Pueblo of Isleta

Rio Metro RTD was certified by the New Mexico State Transportation Commission on March 29, 2005. Its service plan was approved by its Board July 16, 2008. A 1/8th of 1 percent GRT ballot measure was approved by the voters on November 4, 2008. There is no sunset provision for the ballot measure.

Rio Metro RTD provides over 1 million passenger trips and operates NM Rail Runner Express commuter train, commuter bus, fixed–route local service that connects to rail stations, deviated fixed route and demand response service in Valencia County and the City of Rio Rancho, and demand taxi service in Bernalillo County.
Contact: Rio Metro
809 Copper Avenue, NW
Albuquerque, NM 87102
(505) 247-1750
www.riometro.org

South Central Regional Transit District (SCRTD) comprises the following governmental entities:
- Doña Ana County
- Villages of Hatch and Williamsburg
- Cities of Sunland Park, Las Cruces, Truth or Consequences, and Elephant Butte
- Town of Mesilla

SCRTD was certified by the New Mexico State Transportation Commission on November 30, 2006. SCRTD’s service plan was approved by its Board April 29, 2015. SCRTD began providing service in 2016. SCRTD operates 6 fixed routes in Doña Ana County. SCRTD provides service connections to City of Las Cruces Roadrunner Transit, Ztrans (Alamogordo), El Paso County and Sun Metro as well as connections to the NM Park & Ride Gold Route service.

Contact: SCRTD
300 West Lohman, Suite 115
Las Cruces, NM 88005
(575) 323-1620
www.scrtd.org

Southwest Regional Transit District (SWRTD) comprises the following governmental entities:
- Counties of Luna and Grant
- Municipalities of Deming, Columbus, and Silver City

SWRTD was certified by the New Mexico State Transportation Commission on February 20, 2007. The service plan was approved by the SWRTD Board on June 16, 2008.

SWRTD provides service via Corre Caminos Transit. Corre Caminos Transit operates a local bus route in Silver City, as well as paratransit service. Also, two intercity bus routes operate out of Silver City: an express routes providing nonstop service to Deming, and one shorter route providing service to Hurley and intermediate points.

Contact: SWRTD
3033 Highway 180 East
Silver City, New Mexico 88061
(575) 388-3180

6. Statewide Transportation Improvement Program (STIP)

NMDOT’s Statewide Transportation Improvement Program (STIP) is the State’s four-year multi-modal transportation preservation and capital improvement program. It is cooperatively and/or consultatively planned, comprehensive in its scope through the innovative use of Federal and
State resources, fiscally constrained and attempts to address the multimodal transportation needs of New Mexico’s transportation customers. This transportation preservation and capital improvement program identifies multi-modal transportation projects that use federal, state, state capital outlay and local government transportation funds. It includes projects of regional significance (projects with high public interest or air quality impacts) and projects in the National Parks, National Forests and Tribal Lands.

The STIP includes the Transportation Improvement Program (TIP) from the MPOs. The State of New Mexico's STIP is updated every two years in accordance with federal requirements, but can be amended on a quarterly basis in accordance with NMDOT STIP protocols and procedures.

The STIP is a product of the transportation programs planning process. The final product becomes a project scheduling and funding document. The projects are identified through various transportation management systems and planning processes involving local and regional governments, MPOs, RTPOs, other state and transportation agencies, and the public. Through the STIP, NMDOT allocates resources to those projects assigned the highest priority through these planning and programming processes.

Transit and Rail Division-related projects in the STIP reflect current and projected projects based on actual and estimated funds from the FTA. Programs include: Enhanced Mobility of Seniors and Individuals with Disabilities (49 USC 5310), Formula Grants for Rural Areas (49 USC 5311), Rural Transit Assistance Program (RTAP, 49 USC 5311(b)(3)) State Administration (49 USC 5310 and 5311), Statewide Planning and Nonmetropolitan Transportation Planning (49 USC 5304), Metropolitan Planning (49 USC 5303), Urbanized Area Formula Program (49 USC 5307), Intercity Bus Program (49 USC 5311(f)), Bus and Bus Facilities Infrastructure Investment Program (49 USC 5339), and Capital Investment Program (49 USC 5309), if applicable.

7. Transportation Improvement Program (TIP)

The TIP is a planning document that describes how federal transportation funds will be used in MPO areas. The TIP covers a period of six (6) years and lists, in detail, all transportation projects that will receive federal transportation funds within that timeframe.

8. Regional Transportation Improvement Program Recommendations (RTIPR)

The RTIPR is a set of prioritized recommended projects developed within the RTPO planning process. The projects are selected for funding, and inclusion in the STIP, by NMDOT in consultation with RTPO members.

9. Coordinated Public Transit – Human Services Transportation Plan

FTA requires maximum feasible coordination with transportation service assisted from other federal sources. All applicants must document coordination efforts in grant applications. Section 5310 projects must be derived from a locally developed public transit-human services transportation coordinated plan. The plans must address the following elements:

- An assessment of available services that identifies current transportation providers (public, private and nonprofit);
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- An assessment of transportation needs of individuals to be served with the funding sought, that is, individuals with disabilities, older adults and people with low incomes;
- Strategies, activities and/or projects to address the identified gaps between current services and needs, as well as opportunities to improve efficiencies in service delivery;
- Priorities for implementation based on resources (from multiple program sources), time and feasibility for implementing specific strategies and/or activities identified.

Section 5311 providers must participate in the development of these plans.

As the statewide designated recipient of Section 5310 funds, NMDOT’s Transit and Rail Division coordinates with transit and human services transportation providers, RTPOs, MPOs and the general public to develop these plans. The main purpose of this plan is to analyze the transit services currently available in the plan area and recommend strategies for transit program and mobility coordination. The plan identifies the transportation needs of individuals with disabilities, seniors, and people with low incomes; provides strategies for meeting those local needs; and prioritizes transportation services for funding and implementation. The Transit and Rail Division has developed six Coordination Plans based on the State’s RTPO boundaries. Where MPO and RTPO boundaries fall within one another, the Plan was completed for the MPO, as well as the RTPO. The Mid-Region MPO has developed the Coordination Plan for its four-county area. The seven Coordination Plans for New Mexico are:

- Northern Pueblos Regional Transportation Planning Organization/Santa Fe Metropolitan Planning Organization Coordination Plan
- Northeast Regional Transportation Planning Organization Coordination Plan
- Northwest Regional Transportation Planning Organization/Farmington Metropolitan Planning Organization Coordination Plan
- South Central Regional Transportation Planning Organization/Las Cruces Metropolitan Planning Organization/El Paso Metropolitan Planning Organization Coordination Plan
- Southeast Regional Transportation Planning Organization Coordination Plan
- Southwest Regional Transportation Planning Organization Coordination Plan
- Mid-Region Council of Governments Coordination Plan (developed its own)

The Coordination Plans are located electronically at http://dot.state.nm.us/content/nmdot/en/Transit_Rail.html

10. Transit Asset Management (TAM) Plan

MAP-21 required the establishment of a National Transit Asset Management (TAM) System that would include a definition of “state of good repair;” requirements that recipients and subrecipients of federal transit funding develop transit asset management plans; state of good repair performance measure and reporting requirements; and annual reporting requirements. To ensure compliance with the requirements of MAP-21, the FTA published a final rule on TAM planning requirements on July 26, 2016. The final rule included a transit-specific asset management framework for managing assets individually and as a portfolio of assets that comprise an integrated system. Within that framework, the FTA has identified three potential roles in transit asset management planning:
• Tier I Provider is a recipient that owns, operates, or manages either (1) one hundred and one (101) or more vehicles in revenue service during peak regular service across all fixed route modes or in any one non-fixed route mode, or (2) rail transit. Tier I providers must develop their own, individual TAM plan.

• Tier II Provider is a recipient that owns, operates, or manages (1) one hundred (100) or fewer vehicles in revenue service during peak regular service across all non-rail fixed route modes or in any one non-fixed route mode, (2) a subrecipient under the 5311 Rural Area Formula Program, (3) or any American Indian tribe. Tier II providers can develop their own individual TAM plan or can be included in a group plan developed by a sponsor agency.

• Sponsor Agency is a State, a designated recipient, or a direct recipient that develops a group TAM for at least one Tier II provider.

Section 625.27 requires that States, acting as sponsors, develop a group TAM plan for all subrecipients under the Rural Area Formula Program (Section 5311), including American Indian tribes. The sponsor is responsible for setting unified targets for the plan participants and sharing that information with MPOs that house their participating providers. The TAM Plan is updated every four years in compliance with the TAM planning final rule.

In New Mexico, there are four small urban transit systems and 21 rural systems that meet the definition of Tier II. By rule, NMDOT is required to prepare a Group TAM Plan; however, NMDOT is not required to allow the small urban transit systems to participate in the Group TAM Plan. NMDOT has chosen not to provide that option to small urban transit systems; therefore, small urban transit systems prepare individual Tier II TAM plans.

Also excluded from this TAM Plan are subrecipients that receive only Section 5310 (Enhanced Mobility for Seniors and Individuals with Disabilities) funds. All Section 5310-only subrecipients in New Mexico operate “closed-door” (client-based) services and are exempt from TAM planning by rule.

There are five providers in New Mexico that receive both Section 5310 and 5311 funding. One of those is a Section 5310(b)(1)(D) program, and its Section 5310 assets are excluded from the TAM Plan by rule. Another is the Rio Metro Regional Transit District, which as explained below, is preparing its own Tier I TAM Plan. The remaining providers are the North Central Regional Transit District (NCRTD), the South Central Regional Transit District (SCRTD), and Atomic City Transit (Incorporated County of Los Alamos). The Section 5310 capital assets for these three providers are included in the TAM Plan.

The remaining subrecipients, which are Section 5311 rural transit systems, can either participate in the TAM Plan or opt out and prepare an individual Tier II plan. None of these subrecipients have opted out of the TAM Plan.

A unique case in New Mexico is the Rio Metro Regional Transit District (RMRTD). As the operator of New Mexico Rail Runner Express, Rio Metro is required to prepare its own Tier I TAM Plan. However, Rio Metro also receives capital funding through NMDOT for vehicles to serve the rural areas of the transit district. Given this circumstance, Rio Metro is not a part of this
TAM Plan, but its vehicles are included in the inventory and any replacement costs are considered when evaluating future needs.

The vehicle categories and useful life benchmarks established in Section III, Part I – Vehicle Ownership and Title of this document are the basis for evaluation of future needs and determination of state of good repair. This information is also used in annual NTD reporting.

The TAM Plan also includes useful life benchmarks for eligible facilities and equipment as defined in the TAM planning final rule.

The TAM Plan contains more information about preparation and maintenance processes and is available at the following link: https://dot.state.nm.us/content/dam/nmdot/Transit_Rail/2019-22_TAM_Plan_FINAL.pdf.

11. Public Transportation Agency Safety Plans (PTASPs)

On July 19, 2018, FTA published the Public Transportation Agency Safety Plan (PTASP) Final Rule, which requires certain operators of public transportation systems that receive federal funds under FTA’s Urbanized Area Formula Grants to develop safety plans that include the processes and procedures to implement Safety Management Systems (SMS).

The PTASP rule became effective on July 19, 2019. FTA published a Notice of Enforcement Discretion on April 22, 2020 effectively extending the PTASP compliance deadline from July 20, 2020 to December 31, 2020.

The plan must include safety performance targets. Find additional guidance on planning and target setting on FTA’s Performance-Based Planning pages. Transit operators also must certify they have a safety plan in place meeting the requirements of the rule by December 31, 2020. The plan must be updated and certified by the transit agency annually.

The rule applies to all operators of public transportation systems that are recipients and sub-recipients of federal financial assistance under the Urbanized Area Formula Program (49 U.S.C. Section 5307). However, FTA is deferring applicability of this requirement for operators that only receive funds through FTA’s Enhanced Mobility of Seniors and Individuals with Disabilities Formula Program (Section 5310) and/or Rural Area Formula Program (Section 5311).

The rule does not apply to agencies that are subject to the safety jurisdiction of another federal agency, including passenger ferry operators regulated by the U.S. Coast Guard and rail operators regulated by the Federal Railroad Administration.

Under PTASP requirements, the State DOT is responsible for developing a statewide Agency Safety Plan for all small urban providers; however, those providers may choose to opt out of the statewide plan and prepare their own PTASPs. In New Mexico, all of the affected small urban providers (City of Farmington, City of Las Cruces, City of Santa Fe, North Central Regional
Transit District, and Rio Metro Regional Transit District) have chosen to prepare their own PTASPs and will be responsible for all future implementation and updates.

B. Overview of Transit Funding Programs

1. Section 5303 – Metropolitan Planning Program and Section 5304 – Statewide Planning and Nonmetropolitan Planning Program

The Metropolitan Planning Program (MPP) provides FTA financial assistance to help urbanized areas (UZAs) plan for the development, improvement, and effective management of their multimodal transportation systems. MPP funds are available to carry out the Unified Planning Work Program (UPWP) and meet the transportation planning requirements of the joint Federal Transit Administration (FTA)/Federal Highway Administration (FHWA) planning regulations. As part of the biennial UPWP development process, each MPO submits its proposed UPWP to the Transit and Rail Division prior to adoption by the MPO governing body (but no later than April 30) in order to determine that all FTA planning requirements are met. MPP grants are available to assist with: preparing transportation plans and programs; planning, engineering, designing and evaluating a public transportation project; and conducting technical studies related to public transportation. In carrying out the metropolitan transportation planning process, the MPO, the State and public transportation operator(s) within the respective MPO planning area cooperatively determine their mutual responsibilities. NMDOT’s Transit and Rail Division is the designated recipient for MPP funds. NMDOT provides Metropolitan Transportation funds annually to five MPOs to support metropolitan planning projects.

The Statewide Planning and Nonmetropolitan Transportation Planning Program (SPNTP) provides FTA financial assistance to States for statewide transportation planning and other technical assistance activities including supplementing the technical assistance program provided through MPP; planning support for non-urbanized areas; training and educational programs; and human resource programs. The NMDOT Transit and Rail Division is the designated recipient for SPRP funds. The Division uses the funds to conduct rural transportation planning studies directly or to award grants for rural transportation planning projects.

2. Section 5307 - Urbanized Area Formula Program

This program makes federal resources available for transit capital and operating assistance in urbanized areas and for transportation-related planning. An urbanized area is an incorporated area with a population of 50,000 or more that is designated as such by the U.S. Department of Commerce, Bureau of the Census.

Section 5307 funds constitute a core investment in the enhancement and revitalization of public transportation systems in the nation’s urbanized areas, which depend on public transportation to improve mobility and reduce congestion.

Eligible purposes include operations, planning, engineering design and evaluation of transit projects, and other technical transportation-related studies; capital investments in bus and bus-
related activities such as replacement of buses, overhaul of buses, rebuilding of buses, crime prevention, security equipment and construction of maintenance and passenger facilities; capital investments in new and existing fixed guideway systems, including rolling stock, overhaul and rebuilding of vehicles, track, signals and communications; and computer hardware and software. All preventive maintenance and some Americans with Disabilities Act (ADA) complementary paratransit service costs are considered capital costs.

NMDOT is the designated recipient for urbanized areas with populations of less than 200,000. NMDOT suballocates the funds to small urbanized areas to allow them to apply directly to FTA for the funds. The direct recipients of Section 5307 funds are the cities of Farmington, Las Cruces, Santa Fe, Los Lunas (Rio Metro RTD), and NCRTD.

For urbanized areas with populations of 200,000 and over, funds are apportioned and flow directly to co-designated recipients selected locally to apply for and receive federal funds (City of Albuquerque and Rio Metro RTD). Operating assistance is an eligible expense only for public transportation operators that operate 100 or fewer buses in peak fixed route (Rio Metro RTD up to a variable percentage published by the FTA each year). At least one percent of the funding apportioned to each area must be used for security.

3. Section 5309 - Capital Investment Grant Program

FTA allocates discretionary funding under this program to proposals solicited through several notices of funding availability (NOFAs). In the recent past, these included the State of Good Repair Initiative, the Bus Livability Initiative and the Veterans Transportation and Community Living Initiative.

Funds awarded in response to these NOFAs are available for obligation until they lapse, and are subject to the program terms and requirements at the time of allocation.

4. Section 5310 – Enhanced Mobility of Seniors and Individuals with Disabilities Program

Through the Section 5310 Program, the Transit and Rail Division provides grants to non-profit corporations and associations, and public bodies approved by the state to enhance mobility of seniors, and individuals with disabilities. Public bodies which certify to the Governor that no non-profit corporation or association is readily available in an area to provide transit service may be eligible. The specific purpose of Section 5310 is to provide transportation services which meet the special needs of seniors and persons with disabilities for whom mass transportation services are unavailable, insufficient, or inappropriate.

Funds will be used to purchase vehicles and related capital equipment. The State’s Section 5310 POP is included in the STIP that is submitted to the federal funding agencies annually. Where applicable, the projects are included in a TIP.

The goal of the Section 5310 Program is to enhance coordination of federally-assisted programs and services in order to encourage the most efficient use of federal resources and achieve the national goal of improved mobility of seniors and individuals with disabilities. The allocation of these funds to sub recipients are awarded on a fair and equitable basis; the projects have been derived from a regionally coordinated public transit- human services transportation plan in the
respective RTPO or MPO area; to the extent feasible services are coordinated with transportation services provided by other federal agencies; and the planning process included representatives of public, private and non-profit transportation and human service providers, participation by the public and representatives addressing the needs of seniors and individuals with disabilities. See section II.A.9 of this document for more information.

5. Section 5311 – Formula Grants for Rural Areas Program

Through the Section 5311 Program, the Transit and Rail Division provides administrative, operating, and capital assistance for public transportation projects in rural areas. The program is designed to (1) help meet the transportation needs of transit-dependent people and to enhance access to health care, shopping, education, employment, public services, and recreation; (2) assist in the maintenance, development, improvement and use of public transportation systems; (3) encourage and facilitate the most efficient use of all federal funds used to provide passenger transportation in non-urbanized areas through the coordination of programs and services; (4) assist in the development and support of intercity bus transportation; and (5) provide for the participation of private transportation providers in non-urbanized transportation to the maximum extent feasible. The State’s Section 5311 POP is included in the STIP that is submitted to the federal funding agencies annually.

6. Section 5311 (f) - Intercity Bus Program

Section 5311(f) requires each state to expend at least 15 percent of its annual Section 5311 apportionment “to carry out a program to develop and support intercity bus transportation.” The requirement to spend at least 15 percent applies only to the amount of FTA’s annual apportionment of Section 5311 funds to the state; it does not apply to any funds the state subsequently transfers to its Section 5311 program from another program.

NMDOT meets this requirement by funding intercity bus service of its NMDOT Park and Ride intercity bus service, as well as the intercity bus services of rural subrecipients that connect cities in New Mexico to the national intercity bus network.

7. Section 5311(b)(3) - Rural Transit Assistance Program (RTAP)

Section 5311(b)(3) authorizes the Secretary “to make grants and contracts for transportation research, technical assistance, training and related support services in non-urbanized areas.” RTAP provides a source of funding to assist in the design and implementation of training and technical assistance projects and other support services tailored to meet the specific needs of transit operators in non-urbanized areas. RTAP has both state and national program components. The state program provides an annual allocation to each state to develop and implement training and technical assistance programs in conjunction with the state’s administration of the Section 5311 formula assistance program. The national program provides for the development of information and materials for use by local operators and state administering agencies, and supports research and technical assistance projects of national interest.
8. Section 5339 - Bus and Bus Facilities Infrastructure Investment Program

The Section 5339 Bus and Bus Facilities Infrastructure Investment Program is a formula grant program that provides funding to states and UZAs for bus-related capital projects. Under this program, a portion of the funds are allocated through an initial national distribution to states. The initial distribution to states is utilized as capital for the rural transit Section 5311 program subrecipients.

The remaining funds are apportioned consistent with the formula under 5336 (other than subsection (b)) to states and UZAs on the basis of population, vehicle revenue miles, and passenger miles. The Section 5339 funds are allocated by the State to the small urban areas utilizing the same formula FTA utilizes to distribute Section 5307 funds to the small urbanized areas. This method has been vetted and accepted by the direct recipients in each small urbanized area.

States are responsible for administering the funds apportioned to small UZAs. NMDOT suballocates the funds to small urbanized areas and allows them to apply directly to FTA for the funds. The direct recipients of Section 5339 funds are the cities of Farmington, Las Cruces, Santa Fe, and Los Lunas (Rio Metro RTD).

The Transit and Rail Division on occasion transfers funds apportioned under the national distribution to supplement amounts apportioned under the Rural Area (Section 5311) or Urbanized Areas Formula (5307) programs on a case-by-case basis.
C. Goals and Objectives

1. New Mexico Department of Transportation Vision and Mission Statement and Values

Multi-Modal Transportation choices invigorate the economy and connect people in small towns and cities and facilitate transportation of goods and people to other states and nations.

Vision Statement: Set the standard for a safe, reliable and efficient transportation system.

Mission Statement: Provide a safe and efficient transportation system for the traveling public, while promoting economic development and preserving the environment of New Mexico.

Values: Safety, Accountability, Customer Service, Integrity, Team Work, and Communication

The Transit and Rail Division supports NMDOT’s mission and goals by developing transit as a viable transportation choice for all residents of and visitors to New Mexico by working to:

a. Provide access and mobility to all segments of the population, especially the transit dependent;

b. Assist our customers in effectively and efficiently providing transportation options;

c. Promote public transportation education to the public, elected officials and partners;

d. Enhance service quality within the State;

e. Create a statewide transportation network;

f. Ensure safe and affordable transit service;

g. Establish Regional Transit Districts;

h. Develop staff that greatly enhances the professionalism of all transportation providers in the State; and

i. Expand funding opportunities for public transportation and effectively manage, leverage, and oversee the use of those funds.

2. Program Objectives

a. Section 5310 – Enhanced Mobility of Seniors and Individuals with Disabilities Program

(1) Ensure that seniors and individuals with disabilities have the same rights as all people to utilize transportation facilities and services.

(2) Special efforts shall be made in the planning and design of transportation facilities and services to assure seniors and individuals with disabilities the availability of transportation which they can effectively utilize.

(3) Continue to provide for the special needs of seniors and individuals with disabilities for which transportation services are unavailable, insufficient, or inappropriate.

b. Section 5311 – Formula Grants for Rural Areas Program

(1) Enhance access of people in non-urbanized areas to health care, shopping, education, employment, public services, and recreation.
(2) Assist in the maintenance, development, improvement, and use of public transportation systems in rural and small urban areas.

(3) Maintain needed intercity public transportation services through assistance to intercity transit operators who serve residents of non-urbanized areas.

c. Section 5311 (b)(3) Rural Transit Assistance Program (RTAP)

(1) Promote the safe and effective delivery of public transportation in non-urbanized areas and make the most efficient use of public and private resources.

(2) Foster the development of state and local capacity of addressing the training and technical assistance needs of the rural/small urban transportation community.

(3) Improve the quality of information and technical assistance available through the development of training and technical assistance resource materials.

(4) Facilitate peer-to-peer self-help through the development of local networks of transit professionals.

(5) Support the coordination of public and private specialized human service transportation services.

(6) Build a national database of the non-urbanized segment of the public transportation industry.

National RTAP:
National RTAP has developed and distributed training materials, provided technical assistance, generated reports, published best practices, granted scholarships, conducted research and offered peer assistance with the goal of improved mobility for the millions of Americans living in communities with populations under 50,000.

Much of the work of National RTAP is overseen by the National RTAP Review Board. Its expertise in the field of rural transit helps guide and inform the development of National RTAP products and services. The Review Board is made up of both local transit operators and state departments of transportation personnel.

More National RTAP information and technical assistance can be found by calling its toll-free hotline (888-589-6821) or accessing its website at: http://nationalrtap.org

D. Eligibility

1. Section 5310 – Enhanced Mobility of Seniors and Individuals with Disabilities Program

All selected projects under this program must be consistent with the Coordinated Public Transit - Human Services Transportation Plans in the respective RTPO or MPO area. See section II.A.9 of this document for more information.
There are three categories of eligible subrecipients of Section 5310 funds:

a. **Private non-profit organizations.** A non-profit organization is a corporation or association determined by the Secretary of the Treasury to be an organization described by 26 USC Section 501(c) which is exempt from taxation under 26 USC Section 501(a), or one which has been determined under state law to be non-profit and for which the designated state agency has received documentation certifying the status of the non-profit organization.

b. **Public entities that certify to the Governor** that no non-profit corporations or associations are readily available in an area to provide the service.

c. **Public entities approved by the state** to coordinate services for seniors and individuals with disabilities.

With approval of the application, local public bodies eligible to apply for Section 5310 funds as coordinators of services for seniors and individuals with disabilities are designated by the State to coordinate human service activities in a particular area. Examples of such eligible public bodies are a county agency on aging or a public transit provider that the State has identified as the lead agency to coordinate transportation service funded by multiple federal or state human service programs.

Subrecipients must have adequate governance, documented policies and procedures, an employee training and development program, a maintenance program, and a safety and security plan.

2. **Section 5311 – Formula Grants for Rural Areas Program**

Eligible recipients or subrecipients include state agencies, local public bodies and agencies thereof, private non-profit organizations and operators of public transportation services. The definition of local governmental bodies includes Indian tribes. Eligible non-profit organizations may also serve tribal transportation needs. Private for-profit operators of transit services participate in the program as third-party contractors for subrecipients, rather than as subrecipients.

Subrecipients must have adequate governance, documented policies and procedures, an employee training and development program, a maintenance program, a safety and security plan, and a marketing program.

3. **Section 5311(b)(3) – Rural Transit Assistance Program (RTAP)**

The NMDOT Transit and Rail Division is the only eligible grant applicant for RTAP funds. The Transit and Rail Division’s activities related to these funds are training, technical assistance, research and related support services. Local agencies may submit a request for RTAP scholarships used for travel and training after line item amounts are depleted for out-of-state per diem. Depending on the amount of funding available, these scholarships may be limited in number and/or amount.
E. Funding Requirements-Federal/Local Match Ratio

1. Section 5310 – Enhanced Mobility of Seniors and Individuals with Disabilities Program

The federal share of eligible capital costs may not exceed 80 percent of the net cost of the program. The local share of eligible capital costs shall be no less than 20 percent of the net cost of the program. All of the local share must be provided from sources other than federal funds except where specific legislative language of a federal program permits its funds to be used to match other federal funds.

Some examples of sources of local match which may be used for any or all of the entire local share include: state or local appropriations; dedicated tax revenues; private donations; and net income generated from advertising and concessions. NMDOT does not allow in-kind contributions to be used as local match for Section 5310 grants.

Applicants must list a budget and the source of funding in the application and submit a board resolution supporting the application and committing the local resources.

2. Section 5311 – Formula Grants for Rural Areas Program

Capital and Project Administration: The federal share of eligible capital and project administrative expenses may not exceed 80 percent of the net cost of the project.

Operating: The federal share shall not exceed 50 percent of the net operating deficit included in the project. Of the remainder of the deficit, 50 percent must be financed from sources other than Federal funds or revenues of the system.

All of the local share must be provided from sources other than federal funds except where specific legislative language of a federal program permits its funds to be used to match other federal funds.

Some examples of sources of local match which may be used for any or the entire local share include: state or local appropriations; dedicated tax revenues; private donations; net income generated from advertising and concessions; and non-emergency medical transportation. For Section 5311 grants, in-kind contributions may be used as local match with approval of NMDOT – consideration will be given to hardship circumstances.

Farebox revenue cannot be used as local match. It must be used to reduce the net operating deficit. Farebox revenue is defined as any payment made by an individual passenger.

Applicants must list a budget and the source of funding in the application and submit a board resolution supporting the application and committing the local resources.

3. Section 5311 (b)(3) – Rural Transit Assistance Program (RTAP)

There is no federal requirement for a local match for RTAP funds.
F. Program Complaint Procedures

1. Local Complaint Procedures

The State requires all local transportation providers to have complaint procedures in place that incorporate due process. As an example, NMDOT provides the following recommendations:

a) Notification to the public on how to file a complaint
b) A detailed description of the procedures for filing a complaint
c) Prompt and equitable resolution
d) Follow-up with the complainant
e) An opportunity for the complainant to provide additional information
f) Notification to complainant of whom to contact regarding the status of the complaint
g) An appeal procedure
h) Complaint log
i) Record retention

2. State Complaint Procedures

A complaint submitted to the NMDOT Transit and Rail Division must be in writing, detail the exact nature of the complaint, and be accompanied by sufficient evidence to enable the Transit Bureau Manager to make a preliminary determination as to whether probable cause exists that a violation has taken place. The Transit Bureau Manager may undertake any investigation process deemed necessary. No more than 30 days will be allowed for a response to a validated complaint. If further action is desired, the complainant may file directly with the FTA. The Transit and Rail Division maintains a log of complaints and keeps the log on file for at least five years. Send complaints to:

NMDOT – Transit and Rail Division
Transit Bureau Manager
PO Box 1149
Santa Fe, NM 87504-1149
RE: Complaint
III. STATE PROGRAM MANAGEMENT

A. Minimum Requirements for Potential Applicants

1. Section 5310 – Enhanced Mobility of Seniors and Individuals with Disabilities Program

   a. To be eligible to receive Section 5310 funds, applicants must be:

      1. Private non-profit organizations. A non-profit organization is a corporation or association determined by the Secretary of the Treasury to be an organization described by 26 USC Section 501(c) which is exempt from taxation under 26 USC Section 501(a), or one which has been determined under state law to be non-profit and for which the designated state agency has received documentation certifying the status of the non-profit organization.

      2. Public entities that certify to the Governor that no non-profit corporations or associations are readily available in an area to provide the service.

      3. Public entities approved by the state to coordinate services for seniors and individuals with disabilities.

   b. The applicant must show an established need for the project.

   c. The applicant must demonstrate the ability to work with seniors and/or individuals with disabilities.

   d. The applicant must demonstrate collaboration with other transit systems.

   e. The applicant must prove that matching funds are available for the approved capital purchase prior to vehicle delivery.

   f. The applicant must have good management, operational and accounting capabilities.

   g. The applicant must provide information to identify the service area, including the number of seniors and individuals with disabilities to be served by the program.

   h. All selected projects must be consistent with the Coordinated Public Transit - Human Services Transportation Plans in the respective RTPO or MPO area.

   i. The applicant must supply a current DUNS in order to apply for Federal Transit Administration funding. When applications are received, Transit staff validates the applicant’s DUNS through the web link: https://www.sam.gov/portal/SAM/

2. Section 5311 – Formula Grants for Rural Areas Program

   a. Eligible recipients or subrecipients of Section 5311 funding include state agencies, local public bodies and agencies thereof, private non-profit organizations, and operators of public transportation services. The definition of local governmental authority includes
Indian tribes. Eligible non-profit organizations may also serve tribal transportation needs. Private for-profit operators of transit services participate in the program as third-party contractors for eligible subrecipients, rather than as subrecipient. State agencies may further limit subrecipient’s eligibility requirements in order to comply with state laws or to further program goals.

b. The proposed system must provide transportation service to the general public and must be a fixed route, route deviation or demand response system. The system must be equipped and available to serve the needs of seniors, semi-ambulatory, wheelchair users and other disabled and transit-dependent public. The applicant is subject to the Americans with Disabilities Act of 1990, and Section 504 of the Rehabilitation Act of 1973, both of which address what the system must do to provide transportation to individuals with disabilities.

c. The proposed system must display on its vehicles that the system is public transportation, along with its telephone number, and this must be visible from at least a distance of thirty (30) feet.

d. The applicant must ensure that adequate funds and any approved in-kind contributions are available to match Section 5311 funds and to provide for ongoing operations.

e. Section 5311 applications must include the following in the yearly applications:

1. Historical financial and budget information, including:
   i. Complete transit budget history for the last two (2) years and the projected budget for the application year
   ii. Copy of Articles of Incorporation
   iii. Copy of 501(c)3 Certification
   iv. SAM.GOV Suspension and Debarment Search Verification
   v. Copy of most current audit and responses to transit related findings, if any
   vi. Procurement Policy (New applicants and updated policies)

2. Proof of eligibility:
   i. DUNS number
   ii. Map of service area
   iii. Demographic information on population served

3. Service characteristics (modes of service).
4. Ridership and transit system statistics (annual ridership, annual mileage, annual vehicle hours).

5. Civil Rights compliance
   i. List of any active lawsuits or complaints
   ii. Summary of all civil rights compliance review activities conducted in the last three years.

6. Program coordination
   i. Signed Letter of Resolution of Financial Commitment of local match, including the dollar amount
   ii. Letter of Support from Municipality, Board or Council
   iii. Documentation of notification to private entities to determine if conflicts or competition exists

7. Program justification, including description of need and the goals and objectives of the service to be provided.

8. Operations profile:
   i. Organizational structure
   ii. Mission statement
   iii. Brief description of transit program
   iv. Personnel practices, including job descriptions, hiring procedures, qualifications, personnel policies, and training plans
   v. Preventive Maintenance schedules, Pre/Post inspection procedures, and an updated Fleet Replacement Plan for the application year. For existing applicants, all vehicle inventories must be updated in BlackCat within 3 months of application due date. This includes all documentation relating to extraordinary repair events, recalls and accident reporting. For new applicants, provide number and type of vehicles currently in the fleet, proposed maintenance and inspection schedules, proposed Fleet Replacement Plan.
   vi. For new applicants, number and type of vehicles currently in the fleet, proposed maintenance and inspection schedules, proposed vehicle replacement plan
   vii. Accident and incident reporting procedures and proof of insurance
viii. Passenger policies and procedures

B. State’s FTA Grant Application Process, Timeline, and Program of Projects Development

The State’s grant applications to FTA are prepared each year and submitted electronically via FTA’s electronic grant system for Sections 5305, 5310, 5311 and 5339. Once notification is received from FTA of New Mexico’s forthcoming year of program apportionment and state approval of grant awards for the upcoming fiscal year, the State’s FTA grant application begins.

Cities, counties, tribal governments and other agencies which serve seniors and individuals with disabilities are notified of the beginning of the funding process through the RTPOs, MPOs, and the Transit and Rail Division’s distribution list. The Transit and Rail Division also places a notice on its website at: http://www.dot.state.nm.us/en/Transit_Rail.html

The Transit and Rail Division has an established timeline of tasks and responsibilities which it follows during the fiscal year to administer federal transit grants.

1. Section 5310 – Enhanced Mobility of Seniors and Individuals with Disabilities Program

NMDOT is the designated recipient for administering the Section 5310 program statewide (e.g. rural, small urbanized or large urbanized). The funding is distributed to each geographic area based on the published FTA annual apportionment.

Since New Mexico has an updated Coordinated Public Transit – Human Services Transportation Plan, funds are allowed by FTA to be transferred between rural and small urban areas and from these areas to the large urbanized area, but not from large urbanized area to the rural or small urban areas. If the need arises to transfer funds between small urban and rural areas, NMDOT reserves the right to transfer funds between the two geographic areas based on funding demand and needs. NMDOT tracks the award of funds by geographic area in its annual program of projects.

When funds are awarded to an entity that is a direct recipient of Section 5307 funds, NMDOT may transfer those funds to FTA to enable the recipient to apply for those funds directly.

Section 5310 is reserved for capital purchases (traditional 5310 projects).

As per FTA regulations, NMDOT reserves the right to utilize Section 5310 funds within the 10 percent limitation for administration, planning, and technical assistance.

The following describes the State of New Mexico’s grant application process as it relates to Section 5310:

a. The Notification of Solicitation for Letters of Intent to apply for funds occurs approximately one year and five months prior to the federal fiscal year (FFY) in which the funds will be eligible to be expended. For example, the Notification of Solicitation for Letters of Intent to apply for funds for FFY 2020, which started in October 2019, was
issued in Spring of 2018. This date may vary, depending on when the annual federal apportionment is made available.

The Notification of Solicitation for Letters of Intent is sent to the various entities and the RTPO/MPO in electronic form. The Notification of Solicitation for Letters of Intent is also posted on the Transit and Rail Division website. The applicants’ Letters of Intent to apply for funding are usually due to the Transit and Rail Division within 30 days of the distribution of the Notification of Solicitation. The Letter of Intent must specify the type of grant for which the applicant is applying, an entity contact person, and that person’s phone number, mailing address, and email address.

b. After receiving Letters of Intent, the Transit and Rail Division provides an application guide with instructions on how to apply using BlackCat. The instructions include a deadline by which the completed application must be submitted in BlackCat. This action occurs typically in July; however, this can vary based upon timing of the annual federal allocation. Requests for application training in BlackCat must be made within one week of receipt of the application guide.

c. Upon formal application submittal, the staff of the Transit and Rail Division reviews the application for eligibility and content. After this review, staff notifies the applicant in BlackCat regarding the status of the application:

- If the application is incomplete or contains incorrect responses, a deadline is set for the applicant to furnish that information to the Transit and Rail Division. If the information is not submitted by that date, that applicant will be placed on a wait list for funding consideration after the application has been successfully completed.

- A notification of completion is sent to applicants who successfully complete the application without deficiencies.

This action occurs typically in August; however, this action can vary based on when the annual federal allocation is made.

d. Applications that are verified as complete are sent to the appropriate RTPOs or MPOs, depending on the service area to be covered by the funds for which the applicant is applying, for evaluation/presentation of the application. Applicants must present their applications at each RTPO/MPO they propose to serve.

e. Regional and Statewide Prioritization of Transit Applications. Each RTPO/MPO conducts a regional prioritization of the applications. See Section III.C for details. Every attempt will be made to fund eligible applicants. Financial restrictions may prohibit this practice as federal appropriations can vary. All recommended Section 5310 projects will be included in the RTIPR, TIP and/or STIP as needed.

f. For the applicant projects recommended for funding, the Transit and Rail Division staff will prepare a Section 5310 POP and grant application package to be submitted electronically via FTA’s electronic grant system.
g. A Memorandum of Agreement (MOA) is offered to the approved applicants. The MOA is a contract between the subrecipient and NMDOT. The MOA defines how much funding will be received and for what purpose(s) the funding will be used. The MOA describes specifically the service the subrecipient provides. Use of funding or equipment for a service other than that described in the MOA without prior permission from the Transit and Rail Division is cause for termination of the contract. Termination means the funding and equipment will be redistributed to other applicants. By signing the MOA, the subrecipients agrees to comply with several terms and conditions imposed by the federal government and the State of New Mexico.

h. All selected projects to subrecipients under this program must be consistent with the Coordinated Public Transit - Human Services Transportation Plans in the respective RTPO or MPO area. See Section II.A.9 of this document for more information.

2. Section 5311 – Formula Grants for Rural Areas Program

Once the Transit and Rail Division receives the annual Section 5311 program apportionment amount from FTA, staff determines the total amount of the Section 5311 apportionment that will be available for administration, intercity bus and subrecipient distribution.

The Transit and Rail Division may utilize up to 10 percent of the New Mexico annual apportionment to administer this program and provide technical assistance.

Fifteen percent of the federal allocation is dedicated for intercity bus projects. Funds for intercity services will be allocated by the Division as a set-aside, and information may be provided to the annual RTPO regional process, as needed.

The balance of the Section 5311 allocation is distributed to New Mexico’s Section 5311 subrecipients. The subrecipients may apply for administrative, operating and capital monies under the Section 5311 program. Funding for capital may also be derived from Section 5339.

a. The Notification of Solicitation for Letters of Intent to apply for funds occurs approximately one year and five months prior to the federal fiscal year (FFY) in which the funds will be eligible to be expended. For example, the Notification of Solicitation for Letters of Intent to apply for funds for FFY 2020, which began October 2019, was issued May 2018. This can vary based on when the annual federal allocation is made available.

b. The Notification of Solicitation for letters of intent is sent to the various entities and the RTPO/MPO both in an electronic and/or hardcopy form. The Notification of Solicitation for Letters of Intent is also posted on the Transit and Rail Division website. The Notification of Solicitation is also published in newspapers Statewide. The applicants’ letters of intent to apply for funding are usually due to the Transit and Rail Division within 30 days of the distribution of the Solicitation Notice. The letter must specify the type of grant for which the applicant is applying, a contact person for the entity, and that person’s phone number, mailing address, fax number and email address. (if available). After receiving letters of intent to apply, the Transit and Rail Division provides an application guide with instructions on how to apply using BlackCat. The instructions include a deadline by which the completed application must be returned to the Transit
and Rail Division. This typically occurs in July; however, this can vary based on when the annual federal allocation is made available. Requests for application training in BlackCat must be made within one week of receipt of the application.

c. Upon formal application submittal, the staff of the Transit and Rail Division reviews the application for eligibility and content. After this review, staff notifies the applicant in BlackCat regarding the status of the application:

- If the application is incomplete or contains incorrect responses, a deadline is set for the applicant to furnish that information to the Transit and Rail Division. If the information is not submitted by that date, that applicant will be placed on a wait list for funding consideration after the application has been successfully completed.

- A notification of completion is sent to applicants who successfully complete the application without deficiencies.

This action occurs typically in July/August; however, this action can vary based on when the annual federal allocation is made.

d. The applications that are verified as complete are sent to the appropriate RTPO or MPO, depending on the service area to be covered by the funds for which the applicant is applying, for evaluation/presentation of the application. Applicants must present their applications at each RTPO/MPO they propose to serve.

e. Regional and Statewide Prioritization of Transit Applications. Each RTPO/MPO conducts a regional prioritization of the applications, as described in this Plan. See Section III.C for details.

f. Every attempt will be made to fund eligible applicants. Financial restrictions may prohibit this practice as federal appropriations can vary. All recommended Section 5311 projects will be included in the RTIPR, TIP, and/or STIP as needed.

g. For projects that are recommended for funding, the Transit and Rail Division staff will prepare a Section 5311 Program of Projects (POP) and grant application package which is submitted electronically via FTA’s electronic grant system.

Each subrecipient receives a Memorandum of Agreement (MOA) to be approved and signed by NMDOT’s legal authority; the subrecipient’s designated official; and NMDOT’s Deputy Secretary. The MOA is a contract between the subrecipient and NMDOT. The MOA defines how much funding will be received and for what purpose(s) the funding will be used. The MOA describes specifically the service the subrecipient provides. Use of funding or equipment for a service other than that described in the MOA without prior permission from the Transit and Rail Division is cause for termination of the contract. By signing the MOA, the subrecipient agrees to comply with all terms and conditions imposed by the federal government and the State of New Mexico.
3. **Section 5339 – Bus and Bus Facilities Infrastructure Investment Program**

Under the Section 5339 Bus and Bus Facilities Infrastructure Investment Program, a portion of the funds are allocated through an initial national distribution to states. The initial distribution to states is utilized as capital for the rural transit Section 5311 program subrecipients.

The remaining funds are apportioned consistent with the formula under 5336 (other than subsection (b)) to states and UZAs on the basis of population, vehicle revenue miles and passenger miles. The Section 5339 funds are allocated by the State to the small urban areas utilizing the same formula FTA utilizes to distribute Section 5307 funds to the small urbanized areas. This method has been vetted and accepted by the direct recipients in each small urbanized area.

The Transit and Rail Division may transfer funds apportioned under the national distribution to supplement amounts apportioned under the Rural Area (Section 5311) or Urbanized Areas Formula (5307) programs. However, the law does not allow Section 5339 funds apportioned pursuant to the Section 5336 formula to be transferred to the Section 5307 or 5311 programs.

States are responsible for administering the funds apportioned to small UZAs. Providers in small urbanized areas apply directly to FTA for the funds.

4. **Section 5311(b)(3) – Rural Transit Assistance Program**

Upon notification by FTA of New Mexico’s RTAP apportionment, the Transit and Rail Division develops an annual program of projects. The Transit and Rail Division submits the RTAP POP in conjunction with the State’s Section 5311 program application.

The Transit and Rail Division has broad discretion in selecting the best manner by which to provide assistance and implement projects under the State RTAP. The delivery mechanisms the Transit and Rail Division intends to use include:

1) Technical assistance and guidance by the Transit and Rail Division staff

2) Contracts with private consultants, universities, non-profit organizations, state transit associations or other organizations of operators

3) Support of peer-to-peer networks of individuals to provide assistance to each other

4) Interagency agreements with other state agencies, both within the state and in other states

5) Scholarships or tuition and expenses for individuals to attend training courses or workshops

C. **Regional and Statewide Prioritization of Transit Applications**

NMDOT’s Transit and Rail Division, as the designated recipient of all Sections 5310 and 5311 funds, is the accountable and responsible entity in the State of New Mexico to monitor and
oversee implementation of federally funded transit programs and compliance with all FTA grants regulations from a planning, operational, safety and fiduciary perspective.

The RTPOs and MPOs provide public participation, as well as advisory regional prioritization of transit grant proposals which request funds for proposed services in their region.

After the RTPO/MPO Regional Prioritization process as described in the flowchart in section III.C is completed, a Statewide Prioritization of Transit Applications is developed by the Transit and Rail Division.

In the spring of each year, the Transit and Rail Division conducts a Statewide Transit Application Budget Recommendation meeting at which the Regional and Statewide prioritization of projects and recommended funding levels is presented.

1. **Regional Prioritization of Transit Applications**

Building upon the Transit and Rail Division’s oversight and regulatory compliance responsibilities, the RTPOs and MPOs play a key advisory role from a planning and public participation perspective in recommending a regional prioritization of transit applications.

The annual process for regional prioritization of transit is as follows:

   a. During the fall, the RTPO/MPO will distribute Sections 5310 and 5311 applications in their jurisdiction to their respective evaluation committee. The RTPO/MPO planner assigned to this task has the flexibility to decide how much of the application to distribute to his/her respective evaluation committee. The application is evaluated from a planning and regional priority perspective. The Applicant will present to the evaluation committee.

   b. Each RTPO/MPO conducts a public meeting, which the applicant is required to attend, in order to clarify the committee’s questions and make a brief application presentation for funding to the public. Participation by each applicant is mandatory, and should consist of (1) a brief summary of the application to include any necessary clarifications to the application, and (2) responses to questions from the evaluation committee. The applicant receives a copy of the scoring sheet and is aware of the criteria for which they will be evaluated. If the applicant does not attend the meeting, the application will receive a low score and could be made ineligible for increases in funding. Each evaluation committee member is encouraged to attend the public meeting to pose questions regarding the application; however, a prioritization score can be submitted prior to the meeting based on the written application. Applicants must present their applications at each RTPO/MPO they propose to serve.

   c. The RTPO/MPO Evaluation Committee prioritizes each application. Each of the applications is prioritized as high, medium-high, medium, or low by each of the committee members. Each committee member then provides a final overall prioritization of the application of high, medium-high, medium, or low. The RTPO/MPO Planner will then group the applications into overall priority categories of high/medium-high/medium/low.
2. Statewide Prioritization of Transit Projects

The annual Statewide Transit Application Budget Recommendation meeting by the Transit and Rail Division is held in the spring of each year. Attendance is recommended but not required. The applicant has the opportunity to participate via a conference call. The meeting discusses the application process, award amounts, and the process for applying to the upcoming grant, and any other topics of concern.

a. For the Section 5310 grant program, the Regional Prioritization ranking of high/medium-high/medium/low is utilized as one measure to determine the level of funding that will be awarded.

b. For the Section 5311 grant program, in addition to the Regional Prioritization ranking of high/medium-high/medium/low, the Section 5311 grant applications receive a statewide review/evaluation. The Transit and Rail Division assesses the budget requests and utilizes quantitative and qualitative performance measures to provide a Statewide Prioritization.

The general process and standards that the Transit and Rail Division utilizes are as follows:

1. Current transit service providers will be given priority for funding over new applicants.

2. Quantitative and standard performance measures of current transit providers will be assessed and placed into a funding distribution index. Budget recommendations will be made on past performance and proposals for improvement.

   a. Rural Transit Subrecipients are ranked in each of seven performance indicators and the ranks are tallied to create a composite Section 5311 Transit Funding Index Rank. The Section 5311 Transit Funding Index Rank places the transit providers into groups that reflect their performance and factor into funding decisions, based on available funding.

   b. All subrecipients are targeted at a maximum Administration/Operations ratio (A:O ratio) based on the size of their respective vehicle fleets regardless of funding source for the vehicles.

      - Five transit vehicles or less: Maximum A:O ratio of 0.55
      - Six to 10 transit vehicles: Maximum A:O ratio of 0.50
      - 11 to 20 transit vehicles: Maximum A:O ratio of 0.45
      - 21 to 30 transit vehicles: Maximum A:O ratio of 0.40
      - 31 transit vehicles or more: Maximum A:O ratio of 0.35

   c. All subrecipients receiving a total federal administration and operating award over $500,000, but less than $1,000,000 will be limited to a maximum A:O ratio of 0.35. Providers receiving a total federal administration and operating award of $1,000,000 or more will be limited to a maximum A:O ratio of 0.25. Subrecipients with incomplete data for the Transit Funding Index Rank will be held at a flat budget and a vehicle fleet size appropriate A:O ratio.
d. New applicants are funded based on funding availability and review of their operations plan.
T/RD - NMDOT Transit and Rail Division

RPO - Regional Transportation Planning Organization

FTA - Federal Transit Administration
D. Financial Management

1. State Human Resources, Accounting, and Reporting Enterprises (SHARE)

The Transit and Rail Division uses the State financial management system, SHARE, and internal worksheets to track and account for FTA funds. The Division performs monthly reconciliations between the balances in FTA’s electronic grants system and SHARE.

2. Grant Audit and Closeout

The Transit and Rail Division closes out grants with subrecipients within 90 days of completion of project activity. The Division performs a final reconciliation of the SHARE grant data, internal worksheets and FTA’s electronic grant system. The Division makes any needed final adjustments and then submits the final reimbursement request in FTA’s electronic payment system (ECHO). If needed, the Division updates the POP, budget worksheets and fixed asset listing for submission to FTA’s electronic grant system and revises the budget in FTA’s electronic grant system. The Division requests grant closeout from FTA within 90 days of completion of all project activities statewide.

3. Subrecipient Oversight

The Transit and Rail Division ensures that Section 5311 subrecipients have the financial management systems to receive and track FTA funds. The Division obtains the most recent audit with grant applications, provides a worksheet for subrecipients to use for monthly reimbursement requests, follows up to ensure findings are addressed, and reviews back-up documentation for a sample of reimbursement requests during technical assistance and on-site reviews.

For Section 5310 capital purchases, subrecipients do not receive any cash so only oversight of programmatic elements is required.

For Section 5303, the Transit and Rail Division distributes funds in coordination with NMDOT’s Planning Division, and reviews two-year UPWP drafts prior to adoption, and tasks and deliverables upon completion.

E. Project Monitoring: Technical Assistance and On-Site Reviews

A technical assistance and on-site review is conducted with each Section 5311 and Section 5310 subrecipient triennially. More frequent reviews may be scheduled at the discretion of the NMDOT Transit and Rail Division.

During a program year with any kind of public health emergency, subrecipient compliance oversight will be conducted remotely if possible. Additional in-person technical assistance will be scheduled as the situation permits.

The purpose of the review is to assure compliance with the applicable FTA Certifications and Assurances that NMDOT signs on its subrecipients’ behalf. In addition to helping evaluate subrecipients, the review gives NMDOT an opportunity to provide technical assistance on State
and federal requirements and aids NMDOT in reporting to oversight agencies, and the transit community.

The Transit and Rail Division staff is responsible for oversight and technical assistance of subrecipients on a continuing basis. On-site reviews ensure that subrecipients are in compliance with state and federal regulations, and are adhering to the terms outlined in the MOA.

For 5310 subrecipients, these on-site reviews identify corrective actions and provide recommendations on:

- Transportation Policies and Procedures
- Federal Requirements
- Driver Training
- Fleet Management
- Safety

For Section 5311 subrecipients, these on-site reviews identify corrective actions and provide recommendations on:

- Governance, Leadership and Administration
- Federal Requirements
- Human Resource Management
- Driver Training and Development
- Service Design and Delivery
- Passenger Relations and Standards
- ADA Complementary Paratransit Service
- Marketing
- Fleet Management
- Facilities
- Scheduling, Dispatching and Communications
- Safety and Security
- Emergency Preparedness

Subrecipients must respond to corrective actions and recommendations noted in final reports within the stated timeframes.

The review is also designed to be used as one part of a technical assistance effort. That is, after completion of a review, technical assistance is provided to the service provider to improve deficient areas and to document exemplary performance to share with other transit systems. NMDOT also uses findings from the reviews to develop its annual training program.

F. Drug and Alcohol Testing Policy and Procedures

FTA requires the testing of employees who perform safety sensitive functions, as defined in 49 CFR Part 655. The actual drug and alcohol testing procedures are outlined in 49 CFR Part 40. The following six types of testing are required:
1. Pre-employment
2. Random
3. Post-accident
4. Reasonable suspicion
5. Return-to-duty
6. Follow-up

Safety-sensitive employees of all subrecipients are tested for marijuana, cocaine, opioids, phencyclidine, and amphetamines before performing safety-sensitive functions. Safety sensitive employees of all subrecipients are also tested randomly for marijuana, cocaine, opioids, phencyclidine, amphetamines, and alcohol. Currently, random selections are made on a quarterly basis and covered employees are tested at a minimum annual rate of 50 percent for drugs and 10 percent for alcohol.

The Transit and Rail Division provides technical assistance in the area of Drug and Alcohol policy development to subrecipients, including training provided through contractors. A Drug and Alcohol review of each subrecipient’s program, including a visit to the collection site(s), is conducted annually to ensure continued compliance.

The FTA requires annual drug and alcohol program Management Information System (MIS) reports from subrecipients and their contractors with safety-sensitive employees. The reports cover the previous calendar year. The Division reviews and approves the reports before submitting them to the FTA by March 15.

G. FTA Grant Reports

1. Annual Program of Projects Status Report

At least annually for Section 5310 and 5311 grants, the Transit and Rail Division submits program of projects status reports. The reports include:

   a) Updated programs of projects that contain active projects reflecting revised project descriptions, changes in projects from one category to another and adjustments within budget categories

   b) Budget revisions that reflect changes in line item budgets

   c) Significant civil rights compliance issues, such as Title VI, Equal Employment Opportunity (EEO), or Disadvantaged Business Enterprise (DBE) complaints against the state or subrecipients

   d) Notable accomplishments or problems involving subrecipients

2. Federal Financial Reports and Milestone Progress Reports

The Transit and Rail Division, on a quarterly basis, provides a Federal Financial Report (FFR) and a Milestone Progress Report (MPR) for each active/open grant to the FTA Region VI Office electronically via the FTA’s electronic grant system.
3. Section 5310 Program Measure Reports

The Transit and Rail Division submits program measures to the FTA annually.

For each subrecipient of Section 5310 funds, the Transit and Rail Division reports the subrecipient’s address, names of counties served, estimated one-way trips and number of individuals eligible to be served.


Every three years, NMDOT submits an overall goal for the utilization of DBEs. The goal covers the contracting opportunities of the state and its subrecipients.

NMDOT submits a Uniform Report of DBE Awards or Commitments and Payments by June 1 and December 1. The June 1 report covers the period October 1 through March 31. The December 1 report covers the period April 1 through September 30. The report includes the contracting activities of the state and its subrecipients. NMDOT notifies each subrecipient to submit a semi-annual report of its DBE awards or commitments and payments for inclusion in the statewide uniform report.

5. Rural National Transit Database (NTD)

The National Transit Database (NTD) is the FTA’s primary national database for statistics on the transit industry. The NTD was established by Congress to be the Nation’s primary source for information and statistics on the transit systems of the United States. Recipients of Section 5311 grants are required by statute to submit data to the NTD. The legislative requirement for the NTD is found in Title 49 USC 5335(a).

The Transit and Rail Division collects all required data from all of the subrecipients and submits the report to NTD.

H. Procurement

The procurement procedures used by the Transit and Rail Division comply with applicable State law (Procurement Code Chapter 13), NMDOT procurement manual, federal requirements contained in FTA Circular 4220.1F (Third Party Contracting Guidance), Buy America (49 CFR Part 661), pre-award and post-delivery audits (49 CFR Part 663), bus testing (49 CFR Part 665), suspension/debarment (2 CFR Part 180), and restrictions on lobbying (49 CFR Part 20). Subrecipients may vary from State procurement procedures but are still required to comply with all State and federal laws.

For direct procurements, the Division develops procurement documents and includes all federally required clauses and certifications. The NMDOT Procurement Section reviews procurements for compliance with State requirements. The State General Services Administration advertises and awards procurements.

The Transit and Rail Division provides subrecipients with model procurement procedures that address FTA requirements. The Division monitors its subrecipients’ purchases through pre-
solicitation and pre-award review of procurement documents. The Transit and Rail Division provides its subrecipients with procedures for procuring buses, vans and transit-related equipment.

Guidelines for capital expenditures are defined in the application. For municipalities, public bodies and tribes, reimbursement of an approved procurement may be directly with the vendor or directly with the local entity for the federal portion of the funds.

For any private, non-profit organizations that are subrecipients utilizing the New Mexico Transit Vehicle Price Agreements, NMDOT will pay the vendor directly for the federal share of the purchase price of the vehicle(s). The remaining local share of the purchase price will be remitted to NMDOT, prior to vehicle delivery. NMDOT will submit the federal and local share payments directly to the vendor.

Private, non-profit organizations that are subrecipients and choose to procure vehicles independently will be responsible for the total payment to the vendor at the time of delivery upon approval of the procurement from NMDOT. The reimbursement request of the approved procurement for the federal share will be submitted by the subrecipient to NMDOT.

I. Vehicle Ownership and Title

At the time the Transit and Rail Division pays the vendor or subrecipient for a vehicle, a Manufacturer’s Statement/Certificate of Origin (MS/CO) is sent by the vendor to the subrecipient in order to register the vehicle. An Odometer Mileage Statement and Application for Certificate of Title are provided at the time of vehicle delivery by the vendor.

Each vehicle will be titled to the subrecipient to ensure the ability to obtain insurance. The NMDOT must be listed as the lien holder on the title for all vehicles purchased with funds administered by NMDOT. The NMDOT will remain the lien holder on the title to any vehicles purchased with FTA funds until its final disposition. Under normal circumstances, NMDOT will only consider disposition of a vehicle in any category that has met the minimum useful life benchmark (ULB) either years or miles (which ever happens first) and if vehicles are no longer in a state of good repair or can no longer be maintained to a state of good repair within reasonable measures, according to the following schedule:

<table>
<thead>
<tr>
<th>Category</th>
<th>Approx. GVW</th>
<th>Typical Characteristics</th>
<th>Minimum Life</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heavy-Duty Large Bus</td>
<td>33,000 to 40,000</td>
<td>$325,000 to over $600,000</td>
<td>15 625,000</td>
</tr>
<tr>
<td>Heavy-Duty Small Bus</td>
<td>26,000 to 33,000</td>
<td>$200,000 to $325,000</td>
<td>13 455,000</td>
</tr>
<tr>
<td>Medium-Duty and Purpose-Built Bus</td>
<td>16,000 to 26,000</td>
<td>$75,000 to $175,000</td>
<td>10 285,000</td>
</tr>
<tr>
<td>Light-Duty Mid-Sized Bus</td>
<td>10,000 to 16,000</td>
<td>$50,000 to $65,000</td>
<td>8 240,000</td>
</tr>
<tr>
<td>Light-Duty Small Bus, Cutaways, and Modified Van</td>
<td>6,000 to 14,000</td>
<td>$30,000 to $40,000</td>
<td>7 175,000</td>
</tr>
</tbody>
</table>
However, meeting the useful life minimum requirements (in years or miles) will not guarantee release and disposal of a vehicle. The NMDOT will review all requests for disposition. The NMDOT will also consider earlier disposition other than the above schedule for documented and unusual circumstances, and will review requests on a case-by-case basis.

The following insurance coverages are recommended by NMDOT as a minimum amount of coverage:

<table>
<thead>
<tr>
<th>Coverage Category</th>
<th>Vehicles carrying 15 or fewer people</th>
<th>Vehicles carrying 16-39 people</th>
<th>Vehicles carrying 40+ people</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bodily injury or all deaths</td>
<td>$1,000,000</td>
<td>$2,000,000</td>
<td>$3,500,000</td>
</tr>
<tr>
<td>Property damage</td>
<td>$750,000</td>
<td>$750,000</td>
<td>$750,000</td>
</tr>
<tr>
<td>Cargo damage</td>
<td>$10,000</td>
<td>$10,000</td>
<td>$10,000</td>
</tr>
</tbody>
</table>

In the event of loss due to casualty, fire or theft, the insurance settlement will be used toward the replacement of lost assets.

**J. Vehicle Inspection and Maintenance**

The Transit and Rail Division requires its subrecipients to maintain equipment vehicles in a clean, safe and mechanically sound condition and follow manufacturers’ minimum requirements preventive maintenance policies and procedures. The NMDOT provides its subrecipients with vehicle inspection and maintenance procedures. Specific vehicle maintenance procedures have been developed for use in FTA-funded programs. These procedures are attached as Appendix G. NMDOT provides subrecipients an Excel spreadsheet for scheduling preventive maintenance inspections and vehicle maintenance procedures. Transit Operating Procedures for Safety and Security (TOPSS), a manual developed by NMDOT, provides guidance on vehicle maintenance plans and provides a template Vehicle Inspection Report, Preventive Maintenance Inspection Report, and Vehicle Defect and Correction Report.

**K. Vehicle Disposition**

States and their subrecipients should follow state laws and procedures for disposing of vehicles.

Only when minimum useful life requirements have been met and vehicles are no longer in a state of good repair or can no longer be maintained to a state of good repair within reasonable measures, will ordinary disposition actions be taken. When vehicles with remaining useful life are no longer needed for a transit project or program, disposition actions for vehicles with remaining useful life may include redistribution of assets by the NMDOT to active subrecipients. In this case, vehicles may be transferred using a pro-rata share of the local investment based on the fair market value of the vehicle.

The NMDOT reviews all requests for disposition. NMDOT will also consider earlier disposition, for documented and unusual circumstances, and will review requests on a case-by-case basis.

Once a vehicle disposition request has been approved, the subrecipient will have the discretion to choose the form of disposal for the vehicle, upon release of the title. The Transit and Rail Division
will release the title(s) to the subrecipient only at disposition with the direction that each subrecipient will:

- Notify the Transit and Rail Division of the intent to dispose of a vehicle and provide the following:
  - Vehicle Disposition Request in BlackCat
  - Documentation of fair market value estimate (also submitted in BlackCat)

- Upon satisfactory review and acceptance of the disposition request and supporting documentation, NMDOT will obtain the designated signature on the title and mail it to the subrecipient. Upon the sale of the vehicle the subrecipient will then provide copies of the following documents using BlackCat document uploads pertaining to that specific vehicle:
  - Bill of sale
  - Copy of the Title with buyer’s signature
  - Copy of the payment

- Upon the sale of the vehicle, the proceeds will be used to reduce the gross cost of a subsequent vehicle. Section 5311 recipients may also apply the proceeds of a vehicle sale to their total transit budget (not just capital).

IV. TECHNICAL ASSISTANCE AND TRAINING

The Transit and Rail Division provides technical assistance and training to small urban and rural public transit operators. This assistance is focused on the development of competent transit management and improving the effectiveness of transit operations.

A variety of technical assistance services such as planning and project development, vehicle and equipment procurement, project management, and governance is conducted. A technical assistance and on-site review is conducted with each subrecipient with a follow-up "request for action" report. A transit library is also maintained by the State for technical reference by local operators. Another vital service offered is driver and passenger assistance training. These areas of assistance are described in more detail below.

A. Technical Assistance

1. Planning and Project Development

Statewide planning and other technical assistance are provided under Section 5304. Activities (including supplementing the technical assistance program provided through the Metropolitan Planning Formula Program) include planning support for non-urbanized areas, research, development and demonstration projects, and fellowships for training in the public transportation field, university research and human resource development.
2. Vehicle and Equipment Procurement

The Transit and Rail Division assists subrecipients in the procurement of grant-related equipment. For standard equipment requests, the State’s price agreements should be used. New specifications are written with the aid of the State’s Purchasing Department to ensure compliance with state procurement code and to include the FTA-required clauses in procurements. All procurement is conducted in a manner providing full and open competition and excludes in-state or local geographic preference clauses. The Transit and Rail Division works with the chosen vendor and the subrecipients on the required local match regarding collection of the local portion, delivery, inspection and compliance with FTA regulations.

3. Project Management

Information and technical assistance are provided to local Section 5310 and 5311 agencies by the Transit and Rail Division staff.

In addition to support offered by the State staff through telephone and e-mail conversations, and on-site reviews, there are several publications, technical assistance papers and forms that have been prepared to help subrecipients with transportation project management. A technical assistance and on-site review is conducted with each subrecipient with a follow-up "request for action" report.

4. Safety and Security

Consistent with requirements established by the Transit and Rail Division to address safety, security and emergency preparedness in all aspects of transit system development, individualized Safety, Security and Emergency Preparedness Plans (SSEPP) and Transit Operating Procedures for Safety and Security (TOPSS) manuals have been developed for all Section 5311 transit systems. The SSEPP and TOPSS documents are designed to be utilized in conjunction with one another.

- The SSEPP outlines the process used by the transit system agency to make informed decisions that are appropriate for its operations, passengers, employees and communities regarding the development and implementation of a comprehensive security and emergency preparedness program.

- The TOPSS provides guidelines for each subrecipient in terms of standard safety operating procedures, emergency operating procedures and transit security. It is referenced in the all-hazards SSEPP (consistent with FTA guidelines) and supports the SSEPP in terms of day-to-day and crisis management decision making.

The SSEPP references the TOPSS document in terms of specific content on planning, preparing and responding to the system’s mission; and the two documents together are bookend tools used to enhance the safety, security, and emergency preparedness of individual transit systems.

B. Training

The Transit and Rail Division conducts training for drivers, dispatchers, and management. This training is performed by the staff, vendors supplying vehicles, or contracted with an outside individual or organization.
The training can consist of seminars and workshops on rural transit management and operations topics. The Transit and Rail Division works directly with all subrecipients to identify training needs. Subrecipients are encouraged to attend training sessions, and some sessions may be mandatory. Subrecipients can be financially assisted through the New Mexico RTAP Scholarship Program.

The Transit and Rail Division provides funding for training in:

1. Passenger Sensitivity and Assistance
2. Defensive Driving
3. Crisis Management
4. First Aid and CPR
5. Drug and Alcohol Supervisory Awareness
6. Drug and Alcohol Testing Procedures
7. Wheelchair Securement
8. Wheelchair Lift and Ramp Maintenance
9. Grants Management and Budgeting
10. Safety, Security, and Emergency Preparedness
11. Various trainings at the request of the subrecipient

These trainings are open to all subrecipients of Sections 5310 and 5311 funding.

V. CERTIFICATIONS AND ASSURANCES

The Transit and Rail Division, when submitting State grant applications to the FTA, executes Certifications and Assurances on behalf of the State and its subrecipients.

VI. OTHER PROVISIONS

Note: This section is subject to change per FTA guidance. All subrecipients must comply with the following provisions.

A. Private Sector Participation

The Transit and Rail Division requires subrecipients or potential subrecipients to contact existing public and private transit providers. The reasons for this policy are:

- To provide early involvement of private operators in the planning of services;
- To evaluate private operators’ ability to meet service needs in the marketplace without subsidy;
- To create opportunities for the private sector to present service proposals for new or restructured services developed by the public; and,
- To provide fair comparisons of costs.

The contact may be accomplished by publishing the notice of intent to apply on the subrecipient’s website, participation in the RTPO application rating and ranking process, and/or participation in the Public Transit-Human Services Transportation Coordination planning effort. If an existing public or
private provider submits a formal complaint seeking to prevent the Transit and Rail Division from approving the proposed application the following resolution procedures will apply:

1. Complaints received by the subrecipients shall be resolved by the subrecipients;
2. Complaints received by the Transit and Rail Division will be sent to the subrecipients for local resolution efforts;
3. Should the subrecipients be unable to resolve the complaint, NMDOT will implement the public hearing process outlined in the Application Guide.

B. Civil Rights

1. General

NMDOT has developed the following requirements and procedures to ensure that no person in the State of New Mexico shall on the basis of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal assistance. Prior to approval of any grant award, all potential subrecipients shall submit to NMDOT the following information:

- A list of any active lawsuits or complaints naming the potential subrecipients that allege discrimination on the basis of race, color, sexual orientation or national origin with respect to service or other transit benefits.
- A list of all pending applications for financial assistance and all financial assistance currently provided by other federal agencies.
- A summary of all civil rights compliance review activities conducted during the last three (3) years. The summary shall include:
  1. Purpose or reason for review;
  2. Name of organization performing the review;
  3. Summary of findings and recommendations of the review; and,
  4. Report on the findings and recommendations of the review.

NMDOT maintains a file of all such reports and requires that the subrecipients have records available for review by NMDOT or FTA.

NMDOT is responsible for providing information about the grant programs to all potential subrecipients.

All subrecipients provide service area demographic information with annual applications. NMDOT monitors each subrecipient through technical assistance and on-site reviews and desk audits to assure that each subrecipient is in compliance with the Title VI requirements. If it is determined that any subrecipient, either Section 5310 or 5311, is in non-compliance, funds will be withheld until corrections are made.

2. Beneficiary Rights under Title VI

NMDOT operates its programs and services without regard to race, color, or national origin in accordance with Title VI of the Civil Rights Act. Any person who believes she or he has been
aggrieved by any unlawful discriminatory practice under Title VI may file a complaint with NMDOT.

For more information on NMDOT’s civil rights program or the procedures to file a Title VI complaint, please visit the NMDOT website https://dot.state.nm.us/ or contact the NMDOT Construction and Civil Rights Bureau at (505) 629-9938 or visit our administrative offices at 1596 Pacheco St., Santa Fe, NM 87505.

A complainant also may file a complaint directly with the Federal Transit Administration (FTA), Office of Civil Rights: Attention: Title VI Program Coordinator, East Building, 5th Floor-TCR, 1200 New Jersey Ave., SE, Washington, DC 20590. Phone: (202) 366-4018.

If information is needed in another language, please contact the NMDOT Construction and Civil Rights Bureau at (505) 629-9938 or visit our administrative offices at 1596 Pacheco St., Santa Fe, NM 87505.

3. Title VI Plans

Guidance for developing a Title VI plan has been relayed by the Transit and Rail Division to its subrecipients. Transit and Rail has on file approved Title VI plans from all subrecipients. The Division reviews implementation of the plans during technical assistance and on-site reviews. NMDOT uses the reviews to determine if plans need to be updated.

4. Additional State Civil Rights

In addition to complying with all federally protected civil rights, the NMDOT and subrecipients comply with State civil rights requirements including the prohibition against discrimination against suspect classes and individuals under the laws of the State of New Mexico.

C. Environmental Protection

1. Clean Air Act (CAA)

The principal requirement affecting subrecipients is the transportation/air quality conformity review process. In general, transportation plans, programs and projects shall be found to conform to approved State (air quality) Implementation Plans (SIP) before they can be funded by FHWA or FTA. Most of the projects typically funded under this program (operating assistance, purchase and rehabilitation of transit vehicles, operating equipment, construction of most storage and maintenance facilities, etc.) have been exempted by regulation from the conformity review process. A complete list of exempted highway and transit projects is found in 40 CFR 51.361.

2. Alternative Fuels

The federal government encourages the State to investigate the use of alternative fuels, including propane, compressed natural gas or electricity. NMDOT encourages its Section 5310 and 5311 subrecipients to use alternative fuels where appropriate. The Transit and Rail Division recognizes that alternative fuels may not be available in all areas of the State.
3. Environmental Impact Statements

Activities and projects which have very limited or no environmental effects, such as planning and technical studies, program administration, operating assistance and transit vehicle purchases, are viewed as having a Categorical Exclusion (CE) from preparing an Environmental Impact Statement (EIS). NMDOT must submit an assurance to the FTA that such projects are categorically excluded under FTA’s regulations. The FTA’s regulation classifies categorically excluded actions and projects into two groups.

The first group contains activities and projects, such as those listed above, that have very limited or no environmental effects at all. Because environmental impacts of these activities are either non-existent or minimal, no environmental documentation is required. In the NMDOT’s assurances submitted with the applications for projects in Category A, or as projects are advanced to Category A, the State assures FTA that the projects are categorical exclusions under 23 CFR 771.117(c) unless otherwise noted.

The second group of projects which are normally categorically excluded are projects involving more construction and greater potential for off-site impacts. Examples include new construction or expansion of transit terminals, storage and maintenance garages, office facilities and parking facilities. It is the applicant’s responsibility to provide documentation that clearly demonstrates that the stated conditions or criteria are met and that no significant adverse effects will result.

For any project that is not found to be a CE, the State may be required to prepare an Environmental Assessment (EA) for public comment. FTA will review the EA to determine if a Finding of No Significant Impact (FONSI) is appropriate. A project that requires an EA may not be included in Category A before the FTA has issued a FONSI for the project.

D. Charter Rule

Charter and tour services are not eligible for FTA assistance. (See 49 CFR Part 604, “Charter Service Final Rule”)

Section 5310 and 5311 subrecipients are exempt from the FTA charter rule provided the service is for program purposes only. “Program purposes” is defined as transportation that serves the needs of either human service agencies or targeted populations, such as seniors, individuals with disabilities, low income, etc.

“Program purposes” do not include exclusive service for other groups formed for purposes unrelated to the special needs of these targeted populations. Thus, Section 5310 and 5311 subrecipients who intend to provide charter service that is outside their program purposes must follow the guidelines outlined below.

All FTA subrecipients are prohibited from providing charter service using FTA-funded equipment and facilities unless allowed under an exception. The Transit and Rail Division requires any subrecipients wishing to provide charter service to comply with the procedures in the Final Rule on Charter Service.

The Transit and Rail Division has established the following procedures for requesting exceptions to operate charter service:
<table>
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<tr>
<th>Exception</th>
<th>Procedure</th>
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| **Exception 604.6** – Government officials on official government business (GO) | Record the following information:  
1. Government organization’s name, address, phone number, and email address  
2. Date and time of service  
3. Number of government officials and other passengers  
4. Origin, destination, and trip length (miles and hours)  
5. The fee collected, if any  
6. Vehicle number (example, bus 102)  
Retain the record for three years. |
| (1) Is restricted to its geographic service area  
(2) Must not generate revenue, except as required by law  
(3) Is limited to 80 hours annually. May petition for additional charter hours. | |
| **Exception 604.7** – Qualified human service organizations (QH) | Ensure that the human service agency is qualified, that is, it receives funds from programs listed in Appendix A of the charter regulation or has registered on the FTA charter website at least 60 days before the charter request. 
Record the following information:  
1. QHSO’s name, address, phone number, and email address  
2. Date and time of service  
3. Number of passengers  
4. Origin, destination, and trip length (miles and hours)  
5. The fee collected, if any  
6. Vehicle number (example, bus 102)  
Retain the record for three years. |
| Service to persons:  
(1) With mobility limitations related to advanced age,  
(2) With disabilities, or  
(3) With low income.  
Organization must register if it does not receive funds from programs listed in Appendix A of the charter regulation. | |
| **Exception 604.8** – Leasing FTA funded equipment and drivers to a charter service operator (LE) only if the following conditions exist:  
1. The operator is registered on the FTA charter registration web site  
2. The operator owns and operates buses or vans in a charter service business  
3. The operator received a request for charter service that exceeds its capacity either of the number of vehicles operated or the number of accessible vehicles  
4. The operator has exhausted all of the available vehicles for all registered charter providers in your geographic service area | Record the following information:  
1. Registered charter provider’s name, address, telephone number, and email address  
2. Number of vehicles leased, types of vehicles leased, and vehicle identification numbers  
3. Documentation presented by the registered charter provider that the four conditions are satisfied.  
Retain the record for three years. |
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<th>Exception</th>
<th>Procedure</th>
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| **Exception 604.9** – When no registered charter provider responds to a notice posted on the FTA charter website (WN):  
1. Within 72 hours for charter service requested to be provided in less than 30 days, or  
2. Within 14 calendar days for charter service requested to be provided in 30 days or more. | Include the in the e-mail notice sent to the list of registered charter providers:  
1. Customer name, address, phone number, and e-mail address (if available);  
2. Requested date of service;  
3. Approximate number of passengers  
4. Type of equipment requested, bus(es) or van(s);  
5. Trip itinerary and approximate duration; and  
6. The intended fare to be charged for the service.  
If an “undeliverable” notice is received in response to its e-mail notice, fax the notice.  
If service is provided, record the following information:  
1. The group’s name, address, phone number, and email address  
2. Date and time of service  
3. Number of passengers  
4. Origin, destination, and trip length (miles and hours)  
5. Fee collected, if any  
6. Vehicle number (example, bus 102)  
Retain all records (email sent, undeliverable notice, facsimile, record of charter) for three years. |
| **Exception 604.10** – Agreement with registered charter providers  
If a new charter provider registers in the geographic service area, may continue to provide charter service for 90 days without an agreement with the newly registered charter provider.  
Any parties to an agreement may cancel at any time after providing a 90-day notice. | Record the following information:  
1. The group’s name, address, phone number, and email address  
2. Date and time of service  
3. Number of passengers  
4. Origin, destination, and trip length (miles and hours)  
5. Fee collected, if any  
6. Vehicle number (example, bus 102)  
Retain the record for three years. |
### Exception 604.11 – Petitions to the Administrator for:

1. Events of regional or national significance
2. Hardship (<200,000 population only)
3. Unique and time sensitive events that are in the public interest

#### Procedure

For an event of regional or national significance, the petition shall describe how registered charter providers were consulted and will be utilized, include a certification that the recipient has exhausted all the registered charter providers in its service area, and submit the petition at least 90 days before the first day of the event.

For a hardship request, the exception must be for deadhead time that exceeds total trip time from initial pick-up to final drop-off, including wait time and shall describe how the minimum duration would create a hardship on the group requesting the charter.

For a unique and time sensitive event, the petition shall describe why the event is unique and time sensitive and would be in the public’s interest.

Record the following information:

1. The group’s name, address, phone number, and email address
2. Date and time of service
3. Number of passengers
4. Origin, destination, and trip length (miles and hours)
5. Fee collected, if any
6. Vehicle number (example, bus 102)

Retain the record for three years.

Note: Charter service hours include: time spent transporting passengers, time spent waiting for passengers and “deadhead” hours.

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A summary of the Charter Service Final Rule follows (provided for summary purposes only. Please consult regulatory text for exact requirements):

**Exemptions for:**
- Transit systems transporting transit employees
- Program purposes for transit agencies receiving funds under Sections 5310 and 5311
- Emergency response and preparedness
- Recipients in non-urbanized areas transporting employees for training

**Exceptions:**
- Government Officials on official government business (80 hours annually)
- Qualified Human Service Organizations (QHSO) (qualified groups serving seniors who are disabled and low income)
- Leasing
- Agreement with other private operators
- No response by registered charter provider
- Petitions to the Administrator for events of regional or national significance, time-sensitive events or hardship
**E. Disadvantaged Business Enterprise (DBE) Program**

The Department of Transportation (DOT) has a policy of helping small businesses owned and controlled by socially and economically disadvantaged individuals, including minorities and women, to participate in contracting opportunities created by DOT financial assistance programs.

In 1983, Congress enacted the first disadvantaged business enterprise (DBE) statutory provision. This provision required the Department to ensure that at least 10 percent of the funds authorized for the highway and transit financial assistance programs be expended with DBEs. In 1987 Congress reauthorized and amended the statutory DBE program. In the transportation legislation of that year, Congress, among other changes, added women to the groups presumed to be disadvantaged. Since 1987, DOT has established a single DBE goal, encompassing both firms owned by women and minority group members.

1. **How the Program Works**

The DOT DBE regulations require recipients of DOT federal financial assistance, namely, state and local transportation agencies, to establish goals for the participation of disadvantaged entrepreneurs and certify the eligibility of DBE firms to participate in their DOT-assisted contracts.

Each DOT-assisted State and local transportation agency is required to establish narrowly-tailored DBE goals. Then these DOT-assisted agencies evaluate their DOT-assisted contracts throughout the year and establish contract specific DBE subcontracting goals where goals are needed to ensure nondiscrimination in federally-assisted procurements. The level of DBE subcontracting goals may vary from their approved DBE goal; however, at the end of the year the amount of contract/subcontract award to DBE’s should be consistent with the overall goal.

2. **New Mexico Department of Transportation Policy**

It is the policy of NMDOT to implement the provisions of 49 CFR Part 26 with the following objectives:

   a) to ensure nondiscrimination in the award and administration of United States Department of Transportation assisted contracts in NMDOT’s highway, transit and airport financial assistance programs

   b) to create a level playing field on which DBEs can fairly compete for DOT-assisted contracts
c) to ensure that NMDOT’s DBE Program is narrowly tailored in accordance with applicable law
d) to ensure that only firms that fully meet the eligibility standards specified in 49 CFR Part 26 are permitted to participate as DBEs
e) to help remove barriers to the participation of DBEs in DOT-assisted contracts
f) to assist the development of firms that can compete successfully in the marketplace outside the DBE Program

NMDOT establishes the State DBE goal triennially. The subrecipients may contact the NMDOT Office of Equal Opportunity Programs to obtain the current goal.

F. Suspension/Debarment

To prevent fraud, waste and abuse in federal transactions, persons or entities, which by defined events or behavior potentially threaten the integrity of federally-administered non-procurement programs, are excluded from participation in FTA-assisted programs. NMDOT certifies that it is not excluded from federally-assisted transactions and ensures that none of their principals (as defined in the governing regulation, 49 CFR Part 29, and FTA Circular 2015.1), subrecipients, or third-party contractors or subcontractors are debarred, suspended, ineligible or voluntarily excluded from participation in Federally-assisted transactions. NMDOT includes the debarment/suspension clause in every contract that exceeds $25,000. NMDOT searches the Excluded Parties Listing System at SAM.gov to ensure that contractors are not debarred or suspended and documents the results for the search as warranted. This area is addressed in a subsection of the NMDOT contract signed by its subrecipients.

G. Lobbying

Recipients of federal grants and contracts exceeding $100,000 certify that they have not and will not use federal funds to pay for influencing or attempting to influence an officer or employee of any federal department or agency, a member of Congress, any officer or employee of Congress, or an employee of a member of Congress, in connection with obtaining any federal grant, cooperative agreement or any other federal award. NMDOT certifies this agreement to the FTA on behalf of subrecipients. Every subrecipient certifies this agreement to the State through the Memorandum of Agreement.

NMDOT obtains signed lobbying certifications from contractors submitting bids or proposals for FTA-funded contacts that exceed $100,000. The Transit and Rail Division ensures that subrecipients comply with lobbying requirements when procuring with FTA funds.

If a subrecipient or contractor uses non-federal funds for lobbying, NMDOT obtains and submits to FTA an initial disclosure form (SF-LLL). NMDOT obtains and submits updated disclosure forms in any quarter in which an event occurs that requires disclosure, or that materially affects the accuracy of the information contained in any disclosure form previously filed by the entity.
H. Americans with Disabilities Act (ADA)

Titles II and III of the Americans with Disabilities Act of 1990 provide that no entity shall discriminate against an individual with a disability in connection with the provision of transportation service. The law sets forth specific requirements for vehicle and facility accessibility, and the provision of service. These requirements are codified by regulations issued by the U.S. Department of Transportation at 49 CFR Parts 27, 37 and 38.

No entity may discriminate against an individual with a disability in connection with the provision of transportation service. Each public entity operating a fixed-route system must ensure that all newly-acquired vehicles are accessible to and usable by individuals with disabilities, including wheelchair users, and must provide paratransit or other special service to individuals with disabilities who are unable to use the fixed route system that is comparable to the level of service provided to individuals without disabilities who use the fixed route system. The NMDOT only purchases accessible vehicles with FTA funds.

Adequate provisions must be made to accommodate portable oxygen tanks, personal care attendants and service animals.

All entities must construct new facilities to be used in providing designated public transportation services so that the facility is accessible to and usable by individuals with disabilities, including wheelchair users. Any entity that alters a facility shall ensure that the altered portions of the facility are accessible to individuals with disabilities, including wheelchair users.

Passengers with disabilities may request modifications to current service procedures to access the service. Entities will not charge additional fees for passengers requiring reasonable modifications.

The Transit and Rail Division monitors its subrecipients for compliance with ADA through review of bus and construction procurements and technical assistance and on-site reviews.

For more information on NMDOT’s ADA program or the procedures to file an ADA complaint, please visit the NMDOT website [www.dot.state.nm.us](http://www.dot.state.nm.us) or contact the NMDOT ADA Program Coordinator, at (505) 629-9668 or [NMDOT.ADACoordinator@state.nm.us](mailto:NMDOT.ADACoordinator@state.nm.us), or visit our administrative offices at 1596 Pacheco St., Santa Fe, NM 87505. For more information, visit [www.dot.state.nm.us](http://www.dot.state.nm.us).

A complainant also may file a complaint directly with the Federal Transit Administration (FTA), Office of Civil Rights: Attention: ADA Program Coordinator, East Building, 5th Floor-TCR, 1200 New Jersey Ave., SE, Washington, DC 20590. Phone: (202) 366-4018.

If information is needed in another language, please contact the NMDOT ADA Program Coordinator, at (505) 629-9668 or [NMDOT.ADACoordinator@state.nm.us](mailto:NMDOT.ADACoordinator@state.nm.us), or visit our administrative offices at 1596 Pacheco St., Santa Fe, NM 87505.

I. School Bus Operations

Subrecipients of FTA funds may not provide exclusive school bus transportation. School bus operations are defined by FTA as transportation by bus exclusively for school students or
personnel. Tripper service is authorized under the FTA definition provided under 49 CFR Part 605.3. Tripper service means regularly scheduled mass transportation service which is open to the public, and which is designed or modified to accommodate the needs of school students and personnel, using various fare collections or subsidy systems. Buses used in tripper service must be clearly marked as open to the public and may not carry designations such as “school bus” or “school special.” These buses may stop only at a subrecipient’s or operator’s regular service stops. All routes traveled by the tripper buses must be within a subrecipient’s or operator’s regular route service as indicated in its published route schedules.

The Transit and Rail Division monitors its subrecipients for compliance with school bus regulations during its technical assistance and on-site reviews.

J. Construction

The Transit and Rail Division does not directly manage construction projects funded with FTA assistance. Subrecipients must comply with all environmental requirements and have procedures to manage the project either through the use of in-house staff or contractors. Contracts must include FTA-required clauses and subrecipients must obtain required certifications. Facilities must comply with ADA accessibility requirements. The Transit and Rail Division reviews procurement documents to ensure ADA requirements are included and NMDOT Design Center staff reviews the plans for compliance with ADA.

K. Drug Free Workplace for Transit and Rail Division Employees

NMDOT is a drug-free workplace that prohibits the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in the workplace.

Transit and Rail Division staff must abide by the terms of the above policy, Administrative Directive - 633 Omnibus Controlled Substance and Alcohol Testing Program, and Administrative Directive - 628 Code of Conduct as a condition of employment. If convicted of a drug statute violation occurring in the workplace, they are to report such to their supervisor in writing no later than five days after such a conviction.