

2021 Metropolitan Agencies Committee Members

Name	Title	Organization
Lance Benninghoff	Policy Analyst In -Transition	NA
Brooke Bordson	Senior Project Coordinator-Government Affairs	Metropolitan Council
Deb Calvert	Councilmember	Minnetonka
Jim Dickinson	City Administrator	Andover
Thomas Fletcher	Councilmember	Greenwood
Gary Hansen	Councilmember	Eagan
Dana Hardie	City Manager	Victoria
Steven Huser	Government Relations Representative	Minneapolis
Elizabeth Kautz	Mayor	Burnsville
Gregg Lindberg	Deputy City Manager	Burnsville
Amada Marquez Simula	Mayor	Columbia Heights
Deb McMillan	Mayor	Victoria
Fatima Moore	Senior Government Relations Representative	Minneapolis
Alysen Nesse	Government Relations Representative	Minneapolis
Loren Olson	Government Relations Representative	Minneapolis
Jay Stroebe*	City Manager	Brooklyn Park
Christian Taylor	Policy Associate	St. Paul
ThaoMee Xiong	Intergovernmental Relations Director	St. Paul
Nyle Zikmund	City Administrator	Mounds View

*Committee Chair

August 18, 2021

TO: Metropolitan Agencies Policy Committee Members
FROM: Jay Stroebel, Committee Chair and City Manager, Brooklyn Park
SUBJECT: Meeting Notice and Agenda

Wednesday, August 25, 2021
9:00 am – 11:30 am.
Join Zoom Meeting

◆ Thank you for agreeing to be a policy committee member!

Attached are the materials for the second Metropolitan Agencies Policy Committee meeting. Please take the time to read through the policies before the meeting and come with your ideas and suggestions.

AGENDA

1. Call to order. (Jay Stroebel, Chair)
2. Approval of minutes for July 21, 2021 meeting.
3. **Speaker:** Angela Torres, Local Planning Assistance Manager
4. Policy Committee Memo (Patricia Nauman)
5. Discussion of policies and draft modifications. (Staff)
6. Discuss new issues for future consideration.
7. Other business.
8. Adjourn. (11:30 am.)

Future Committee Meetings:
Wednesday, September 22, 2021

Metropolitan Agencies Policy Committee Meeting
Minutes for Meeting of July 21, 2021

Present: Jay Stroebel, Gary Hansen, Deb Calvert, Tom Fletcher, Jim Dickinson, Gregg Lindberg, Dana Hardie, Amada Marquez Simula, Alysén Nesse, Fatima Moore, Loren Olson, Nyle Zikmund, Elizabeth Kautz, Lance Benninghoff, Brooke Bordson, Patricia Nauman, Jennifer Dorn, Mike Lund, Charlie Vander Aarde.

The meeting was called to order at 9:02 am.

Motion by Ms. Hardie, seconded by Mr. Fletcher to approve the agenda. Motion adopted.

Ms. Nauman reviewed the policy committee process and protocols.

Ms. Nauman reviewed legislative activity and actions applicable to the policies under the committee's jurisdiction.

Ms. Nauman reviewed the legislative and Metropolitan Council updates for each policy.

4-B Regional Governance Structure: Mr. Fletcher suggested a review of the policy based on the Blue Ribbon's Committee recommendations. He wants five minutes of discussion.

4-F Regional Water Supply Planning: Mr. Fletcher asked about a regional water planning role since aquifers are managed by cities. Ms. Calvert concurred. Ms. Nauman said the policy clarifies the Metropolitan Council's proper role in planning and does not support water supply as a regional system. Staff will review the policy.

4-G Review of Local Comprehensive Plans: Ms. Nauman said Metro Cities heard concerns from many cities following the 2018 comp plan update process. Metro Cities wants a structure for formal input before the next round of comp plan updates. The Met Council has begun a round of small focus groups seeking input. Metro Cities will continue to review on a detailed basis around numerous and consistent concerns.

4-Q Density: Mr. Fletcher would like to review the density policy, especially for smaller fully developed cities like Greenwood. Ms. Nauman said staff will review the policy. Mr. Fletcher will provide suggestions for language for the committee's consideration.

Ms. Calvert offered the director from St. Paul's Office of Financial Empowerment division to speak on universal basic income (UBI) and lifting people out of poverty. Ms. Moore said Minneapolis has approved a form of UBI from ARP dollars. Discussion followed. Ms. Calvert said that the Office also deals with housing issues. Ms. Nauman said policies under the Housing and Economic Development Committee policies may have a nexus, and that perhaps a speaker could speak to the committees jointly. Ms. Nauman will follow up with Ms. Moore and Ms. Calvert.

Ms. Moore recommended Tara Beard to discuss LCA criteria and emerging policies.

Mr. Dickinson raised a concern with comp plan amendments – decisions lie solely with staff and not the full Metropolitan Council. He said the process puts a chilling effect on cities that want to pursue something new or contrary to the Metropolitan Council's plan.

Ms. Calvert says Minnetonka has a sustainability section in its comp plan update. She would like guidelines for climate action plans vis-a-vis the Metropolitan Council's climate action goals. She noted the tensions between affordable housing goals and sustainability and costs associated with sustainable development.

Mr. Fletcher stated he supports a Metropolitan Council speaker providing a general update on their comp plan process and future thoughts. Ms. Calvert concurred.

The meeting adjourned at 10:13 am.

August 18, 2021

To: Metro Cities Metropolitan Agencies Policy Committee
From: Patricia Nauman, Executive Director
Re: August 25th Policy Committee Memo

Enclosed are materials for the second meeting of the Metropolitan Agencies Policy Committee next Wednesday, August 25th at 9:00 am. The committee will begin with a presentation from Angela Torres, Metropolitan Council Local Planning Assistance Manager. Ms. Torres will discuss recent focus groups held regarding the 2018 comprehensive planning process.

Also enclosed is the final report from the Governor's Blue Ribbon Committee on the Metropolitan Council's structure and service. The committee was established by Governor Walz in August of 2020 and tasked members with examining the Council's governance, the role of the Council as a Metropolitan Planning Organization (MPO), and the effectiveness of the delivery of regional transit service. Staff will review the report's regional governance recommendations for the policy committee as requested.

Based on the discussion at the July 21st committee meeting staff has provided suggested draft language on two policies and listed policies with no recommended changes that may be considered for approval if the committee so chooses. See below for draft language and edits.

Metropolitan Agencies (Policies without recommended changes at this time.)	
4-A	Goals and Principles for Regional Governance
4-B	Regional Governance Structure
4-C	Comprehensive Analysis and Oversight of Metropolitan Council
4-D	Funding Regional Services
4-E	Regional Systems
4-F	Regional Water Supply Planning
4-H	Comprehensive Planning Process
4-I	Comprehensive Planning Schedule
4-J	Local Zoning Authority
4-K	Regional Growth
4-L	Natural Resource Protection
4-M	Inflow and Infiltration (I/I)
4-N	Sewer Availability Charge (SAC)
4-O	Funding Regional Parks & Open Space

Metropolitan Agencies (Policies with suggested draft edits and language)	
4-G	Review of Local Comprehensive Plans: <i>Suggested language by staff.</i>
4-P	Livable Communities: <i>Suggested language by staff.</i>
4-Q	Density: <i>Suggested language from the City of Greenwood.</i>

We look forward to seeing you on the 25th.

4-A Goals and Principles for Regional Governance

The Twin Cities metropolitan region is home to a majority of the state's population and businesses and is poised for significant growth in the next two decades. The region faces both significant challenges and opportunities, the responses to which will determine the future success of the metropolitan region and its competitiveness in the state, national and world economies.

The Metropolitan Council was created to manage the growth of the metropolitan region, and cities are responsible for adhering to regional plans as they plan for local growth and service delivery.

The region's cities are the Metropolitan Council's primary constituency, with regional and local growth being primarily managed through city comprehensive planning and implementation and the delivery of public services. To function successfully, the Metropolitan Council must be accountable to and work in collaboration with city governments.

The role of the Metropolitan Council is to set broad regional goals and to provide cities with technical assistance and incentives to achieve these goals. City governments are responsible and best suited to provide local zoning, land use planning, development and service delivery. Any additional roles or responsibilities for the Metropolitan Council should be limited to specific statutory assignments or grants or authorization and should not usurp or conflict with local roles or processes, unless such changes have the consent of the region's cities.

Metro Cities supports an economically strong and vibrant region, and the effective, efficient and equitable provision of regional infrastructure, services and planning throughout the metropolitan area.

Metro Cities supports the provision of approved regional systems and planning that can be provided more effectively, efficiently or equitably on a regional level than at the local level by individual local units of government.

The Metropolitan Council must involve cities in the delivery of regional services and planning and be responsive to local perspectives on regional issues and be required to provide opportunities for city participation on Council advisory committees and task forces.

The Metropolitan Council must involve cities at all steps of planning, review and implementation of the regional development guide, policy plans, systems statements, and local comprehensive plan requirements to ensure transparency, balance and Council adherence to its core mission and functions. These processes should allow for stakeholder input before policies and plans are released for comment and finalized. Any additional functions for the Metropolitan Council should not be undertaken unless authorized specifically by state law.

4-B Regional Governance Structure

Metro Cities supports the appointment of Metropolitan Council members by the Governor with four-year, staggered terms for members to stabilize ideological shifts and provide for continuity of knowledge on the Council, which is appropriate for a long-range planning

body. The appointment of the Metropolitan Council Chair should coincide with the term of the Governor.

Metro Cities supports a nominating committee process that maximizes participation and input by local officials. Metro Cities supports expanding the nominating committee from seven to 13 members, with a majority of a 13-member committee being local elected officials. Of the local officials appointed to a nominating committee, two thirds should be elected city officials, appointed by Metro Cities.

Consideration should be given to the creation of four separate nominating committees, with committee representation from each quadrant of the region.

Metro Cities supports having the names of recommended nominees or other individuals under consideration for appointment to the Council by the Governor to be made public at least 21 days prior to final selection by the Governor, and a formal public comment period before members are appointed to the Council.

Metro Cities supports the appointment of Metropolitan Council members who have demonstrated the ability to work with cities in a collaborative manner, commit to meet with local government officials regularly and who are responsive to the circumstances and concerns of cities in the district that they represent on the Council. Council members should understand the diversity and the commonalities of the region, and the long-term implications of regional decision-making. A detailed position description outlining the required skills, time commitment and understanding of regional and local issues and concerns should be clearly articulated and posted in advance of the call for nominees. **Metro Cities supports opportunities for local officials to provide input during the decennial legislative redistricting process for the Metropolitan Council and supports transparency in the redistricting process.**

4-C Comprehensive Analysis and Oversight of Metropolitan Council

Metro Cities supports the 2016 study of the Metropolitan Council's governance structure conducted by the Citizens League, the recommendations of which are largely consistent with Metro Cities' governance policies.

The metropolitan region will continue to expand while simultaneously facing significant challenges for the effective, efficient and equitable provision of resources and infrastructure. **Metro Cities supports an objective study of the Metropolitan Council's activities and services as well as its geographical jurisdiction to ensure that the Metropolitan Council's services are positioned to be effective and adequate in addressing the future needs of the region.** Such work must include the participation of local officials. The Metropolitan Council should also examine its scope of services to determine their benefit and efficiency and be open to alternative methods of delivery to assure that services are provided at high levels of effectiveness for the region.

Metro Cities supports appropriate legislative oversight of the Metropolitan Council to regularly review the Council's activities, and to provide transparency and accountability of its functions and operations.

4-D Funding Regional Services

The Metropolitan Council should continue to fund regional services and activities through a combination of user fees, property taxes, and state and federal grants. The Council should set user fees through an open process that includes public notices and public hearings. User fees should be uniform by type of user and set at a level that supports effective and efficient public services based on commonly accepted industry standards and allows for sufficient reserves to ensure long-term service and fee stability. Fee proceeds should be used to fund regional services or programs for which they are collected.

Metro Cities supports the use of property taxes and user fees to fund regional projects so long as the benefit conferred on the region is proportional to the fee or tax, and the fee or tax is comparable to the benefit cities receive in return.

4-E Regional Systems

Regional systems are statutorily defined as transportation, aviation, wastewater treatment and recreational open space. The purpose of the regional systems and the Metropolitan Council's authority over them is clearly outlined in state law. The Metropolitan Council must seek a statutory change to alter the focus or expand the reach of any of these systems.

Systems plans prepared by the Metropolitan Council should be specific in terms of size, location and timing of regional investments to allow for consideration in local comprehensive planning. Systems plans should also clearly state the criteria by which local plans will be judged for consistency with regional systems.

Additional regional systems should be established only if there is a compelling metropolitan problem or concern best addressed through the designation. Common characteristics of the existing regional systems include public ownership of the system and its components and established regional or state funding sources. These characteristics should be present in any new regional system that might be established. Water supply and housing do not meet necessary established criteria for regional systems. Any proposed additional system must have an established regional or state funding source.

4-F Regional Water Supply Planning

The Metropolitan Council is statutorily authorized to carry out regional planning activities to address water supply needs of the metropolitan area. A Metropolitan Area Water Supply Advisory Committee (MAWSAC) that includes state agency representatives and local officials was established to assist the Council in developing a master water supply plan that includes recommendations for clarifying the roles of local, regional and state governments, streamlining and consolidating approval processes and recommending future planning and capital investments. The Master Water Supply Plan serves as a framework for assisting communities in their water supply planning, without usurping local decision-making processes. Many cities also conduct their own analyses for use in water supply planning.

As the Metropolitan Council continues its assessment of the region's water supply and water sustainability, it must work cooperatively with local policymakers and professional staff

throughout the region on an on-going structured basis to ensure a base of information for water supply decision-making that is sound, credible and verifiable, and considers local information, data, cost-benefit analyses and projections before any policy recommendations are issued.

Metro Cities encourages the Metropolitan Council to consider the inter-relationships of wastewater treatment, storm water management and water supply. Any state and regional regulations and processes should be clearly stated in the Master Water Supply Plan. Further, regional monitoring and data collection benefits should be borne as shared expenses between the regional and local units of government.

Metro Cities supports Metropolitan Council planning activities to address regional water supply needs and water planning activities as prescribed in statute. Metro Cities opposes the insertion of the Metropolitan Council as another regulator in the water supply arena. Further, while Metro Cities supports regionally coordinated efforts to address water supply issues in the metropolitan area, Metro Cities opposes the elevation of water supply to “Regional System” status, or the assumption of Metropolitan Council control and management of municipal water supply infrastructure.

Metro Cities supports the technical advisory committee to the MAWSAC that maximizes participation by municipal officials and helps to ensure sound scientific analyses and models are developed with local expertise and input, before legislative solutions are considered.

Metro Cities supports efforts to identify capital funding sources to assist with municipal water supply projects. Any fees or taxes for regional water supply planning activities must be consistent with activities prescribed in Minn. Stat. § 473. 1565, and support activities specifically within the region.

4-G Review of Local Comprehensive Plans

In advance of the next comprehensive planning cycle, the Metropolitan Council should work with Metro Cities and local officials to address challenges and concerns identified by city officials with the 2018 comprehensive planning process and undertake any necessary improvements. This work should be conducted with opportunities for ongoing input and consultation with local officials as any modifications to the comprehensive planning review processes are considered (language suggested by staff). Local officials have identified concerns with the submission and review processes for 2018 local plans including requests for information beyond what should be necessary for the Metropolitan Council to review local plans for consistency with regional systems, regional requirements that evolved as local plans were prepared and finalized and finding plans to be incomplete or requiring detailed information on items of a local rather than regional nature, among others.

In reviewing local comprehensive plans and plan amendments, the Metropolitan Council should:

- Recognize that its role is to review and comment, unless it is found that the local plan is more likely than not to have a substantial impact on or contain a substantial departure from one of the four system plans;
- Be aware of statutory time constraints imposed by the Legislature on plan amendments

and development applications;

- Provide for immediate effectuation of plan amendments that have no potential for substantial impact on systems plans;

- Require the information needed for the Metropolitan Council to complete its review, but not prescribe additional content or format beyond that which is required by the Metropolitan Land Use Planning Act (LUPA);

- Work in a cooperative and timely manner toward the resolution of outstanding issues. **When a city's local comprehensive plan is deemed incompatible with the Metropolitan Council's systems plans, Metro Cities supports a formal appeal process that includes a peer review. Metro Cities opposes the imposition of sanctions or monetary penalties when a city's local comprehensive plan is deemed incompatible with the Metropolitan Council's systems plans or the plan fails to meet a statutory deadline when the city has made legitimate, good faith efforts to meet Metropolitan Council requirements;**

- Work with affected cities and other organizations such as the Pollution Control Agency, Department of Natural Resources, Department of Health and other stakeholders to identify common ground and resolve conflicts between respective goals for flexible residential development and achieving consistency with the Council's system plans and policies; and

- Require entities, such as private businesses, nonprofits, or local units of government, among others, whose actions could adversely affect a comprehensive plan, to be subject to the same qualifications and/or regulations as the city.

4-H Comprehensive Planning Process

Metro Cities supports examining the comprehensive planning process to make sure that the process is streamlined and efficient and avoids excessive cost burdens or duplicative or unnecessary planning requirements by municipalities in the planning process. Metro Cities supports resources to assist cities in meeting regional goals as part of the comprehensive planning process, including planning grants and technical assistance.

Metro Cities supports funding and other resources from the Metropolitan Council for the preparation of comprehensive plan updates, including grant funding. Grants and other resources should be provided to all eligible communities through a formula that is equitable, and recognizes varying city needs and capacities.

4-I Comprehensive Planning Schedule

Cities are required to submit comprehensive plan updates to the Metropolitan Council every 10 years. A city's comprehensive plan represents a community's vision of how the city should grow and develop or redevelop, ensure adequate housing, provide essential public infrastructure and services, protect natural areas and meet other community objectives.

Metro Cities recognizes the merit of aligning comprehensive plan timelines with the release of

census data. However, the comprehensive plan process is expensive, time consuming and labor intensive for cities, and the timing for the submission of comprehensive plans should not be altered solely to better align with census data. If sufficient valid reasons exist for the schedule for the next round of comprehensive plans to be changed or expedited, cities should be provided with financial resources to assist them in preparing the next round of plans.

Metro Cities opposes cities being forced into a state of perpetual planning because of regional and legislative actions. Should changes be made to the comprehensive planning schedule, Metro Cities' supports financial and other resources to assist cities in preparing and incorporating policy changes in local planning efforts.

Metro Cities supports a 10-year time frame for comprehensive plan update submissions.

Metro Cities supports the Metropolitan Council's consideration to reduce requirements for 10-year Comprehensive Plan updates for cities under 2,500.

4-J Local Zoning Authority

Local governments are responsible for zoning and local officials should have full authority to approve variances to remain flexible in response to the unique land use needs of their own community. Local zoning decisions, and the implementation of cities' comprehensive plans, should not be conditioned upon the approval of the Metropolitan Council or any other governmental agency.

Metro Cities supports local authority over land use and zoning decisions and opposes the creation of non-local appeals boards with the authority to supersede city zoning decisions, and statutory modifications that would diminish the ability of cities to set and implement local zoning ordinances and policies.

4-K Regional Growth

The most recent regional population forecast prepared by the Metropolitan Council projects a population of 3,738,047 people by 2040.

Metro Cities recognizes cities' responsibility to plan for sustainable growth patterns that integrate transportation, housing, parks, open space and economic development that will result in a region better equipped to manage population growth, to provide a high quality of life for a growing and increasingly diverse metropolitan area population and improved environmental health.

In developing local comprehensive plans to fit within a regional framework, adequate state and regional financial resources and incentives and maximum flexibility for local planning decisions are imperative. The regional framework should assist cities in managing growth while being responsive to the individual qualities, characteristics and needs of metropolitan cities, and should encourage sub-regional cooperation and coordination.

In order to accommodate this growth in a manner that preserves the region's high quality of life:

- Natural resource protection will have to be balanced with growth and development/reinvestment;
- Significant new resources will have to be provided for transportation and transit; and
- New households will have to be incorporated into the core cities, first and second-ring suburbs, and developing cities through both development and redevelopment.

In order for regional and local planning to result in the successful implementation of regional policies:

- The State of Minnesota must contribute additional financial resources, particularly in the areas of transportation and transit, community reinvestment, affordable housing development, and the preservation of parks and open space. If funding for regional infrastructure is not adequate, cities should not be responsible for meeting the growth forecast set forth by the Metropolitan Council;
- The Metropolitan Council and Legislature must work to pursue levels of state and federal transportation funding that are adequate to meet identified transportation and transit needs in the metropolitan area;
- The Metropolitan Council must recognize the limitations of its authority and continue to work with cities in a collaborative, incentives-based manner;
- The Metropolitan Council must recognize the various needs and capacities of its many partners, including but not limited to cities, counties, economic development authorities and nonprofit organizations, and its policies must be balanced and flexible in their approach;
- Metropolitan counties, adjacent counties and school districts must be brought more thoroughly into the discussion due to the critical importance of facilities and services such as county roads and public schools in accommodating forecasted growth; and
- Greater recognition must be given to the fact that the “true” metropolitan region extends beyond the traditional seven-county area and the need to work collaboratively with adjacent counties in Minnesota and Wisconsin, and the cities within those counties. The region faces environmental, transportation, and land use issues that cannot be solved by the seven-county metro area alone. **Metro Cities supports an analysis to determine the impacts of Metropolitan Council’s growth management policies and infrastructure investments on the growth and development of the collar counties, and the impacts of growth in the collar counties on the metropolitan area.**

Metro Cities opposes statutory or other regulatory changes that interfere with established regional and local processes to manage growth in the metropolitan region, including regional systems plans, systems statements, and local comprehensive plans. Such changes erode local planning authority as well as the efficient provision of regional infrastructure, disregard established public processes, and create different guidelines for communities that may result in financial, environmental and other impacts on surrounding communities.

4-L Natural Resource Protection

Metro Cities recognizes the Metropolitan Council's efforts to compile and maintain an inventory and assessment of regionally significant natural resources for providing local communities with additional information and technical assistance. The state and region play significant roles in the protection of natural resources. Any steps taken by the state or Metropolitan Council regarding the protection of natural resources must recognize that:

- The protection of natural resources is significant to a multi-county area that is home to more than 50 percent of the state's population and a travel destination for many more. Given the limited availability of resources and the artificial nature of the metropolitan area's borders, and the numerous entities that are involved in protecting the natural resources of the region and state, neither the region nor individual metropolitan communities would be well served by assuming primary responsibility for financing and protecting these resources;
- The completion of local Natural Resource Inventories and Assessments (NRI/A) is not a regional system nor is it a required component of local comprehensive plans under the Metropolitan Land Use Planning Act;
- The protection of natural resources should be balanced with the need to accommodate growth and development, reinvest in established communities, encourage more affordable housing and provide transportation and transit connections; and
- Decisions about the zoning or land use designations, either within or outside a public park, nature preserve, or other protected area are, and should remain, the responsibility of local units of government.

The Metropolitan Council's role with respect to climate change, as identified in the 2040 regional development guide, should be focused on the stewardship of its internal operations (wastewater, transit) and working collaboratively with local governments to provide information, best practices, technical assistance and incentives around responses to climate change.

Metro Cities urges the Legislature and/or the Metropolitan Council to provide financial assistance for the preservation of regionally significant natural resources.

4-M Inflow and Infiltration (I/I)

The Metropolitan Council has identified a majority of sewerred communities in the metropolitan region to be contributing excessive inflow and infiltration (I/I) into the regional wastewater system or to be on the threshold of contributing excessive inflow and infiltration. Inflow and infiltration are terms for the ways that clear water (ground and storm) makes its way into sanitary sewer pipes and gets treated, unnecessarily, at regional wastewater plants. The number of identified communities is subject to change, depending on rain events, and any city in the metropolitan area can be affected.

The Metropolitan Council establishes a surcharge on cities determined to be contributing unacceptable amounts of I/I into the wastewater system. The charge is waived when cities meet certain parameters through local mitigation efforts.

Metro Cities recognizes the importance of controlling I/I because of its potential environmental

and public health impacts, because it affects the size, and therefore the cost, of wastewater treatment systems and because excessive I/I in one city can affect development capacity of another. However, there is the potential for cities to incur increasingly exorbitant costs in their ongoing efforts to mitigate excessive I/I. Therefore, managing I/I at a regional as well as local level, is critical to effective mitigation and cost management.

Metro Cities continues to monitor the surcharge program and supports continued reviews of the methodology used to measure excess I/I to ensure that the methodology appropriately normalizes for precipitation variability and the Council's work with cities on community specific issues around I/I.

Metro Cities supports state financial assistance for metro area I/I mitigation through future Clean Water Legacy Act appropriations or similar legislation and encourages the Metropolitan Council to partner in support of such appropriations. Metro Cities also supports resources, including identified best practices, information on model ordinances, public education and outreach, and other tools, to local governments to address inflow/infiltration mitigation for private properties.

Metro Cities recognizes recommendations made by a 2016 Inflow/Infiltration Task Force that support considering the use of a portion of the regional wastewater charge for private property inflow/infiltration mitigation. Any proposal to utilize the wastewater fee for this purpose must include the opportunity for local officials to review and comment on specific proposals.

Metro Cities supports continued state capital assistance to provide grants to metropolitan cities for mitigating inflow and infiltration problems into municipal wastewater collection systems.

4-N Sewer Availability Charge (SAC)

Metro Cities supports a SAC program that emphasizes equity, transparency, simplification and lower rates.

Metro Cities supports principles for SAC that include program transparency and simplicity, equity for all served communities and between current and future users, support for cities' sewer fee capacities, administrative reasonableness, and weighing any program uses for specific goals with the impacts to the program's equity, transparency and simplicity. As such, Metro Cities opposes the use of the SAC mechanism to subsidize and/or incent specific Metropolitan Council goals and objectives. Input from local officials should be sought if the SAC reserve is proposed to be used for any purpose other than debt service, including pay-as-you-go (PAYGO). Metro Cities opposes increases to the SAC rate while the reserve is projected to exceed the Metropolitan Council's minimum reserve balance, without the express engagement of city officials in the metropolitan area.

Metro Cities supports modifications that were recommended by local and business officials and adopted by the Metropolitan Council in 2018 to use gross rather than net square feet in making SAC determinations, to combine use categories, to adjust the grandfather credit date and to not require a new SAC determination for business remodels that do not change the use of the property. These changes were intended to simplify the SAC program for users, and to reduce incidents of "surprise" SAC charges.

Metro Cities supports current SAC policy that enhances flexibility in the SAC credit structure for redevelopment purposes and supports continued evaluation of SAC fees to determine if they hinder redevelopment.

Metro Cities supports the Metropolitan Council providing details on how any proposed changes to the SAC rate are determined. Metro Cities supports a periodic review of MCES' customer service policies, to ensure that its processes are responsive and transparent to communities, businesses and residents. Metro Cities supports continued outreach by MCES to users of the SAC program to promote knowledge and understanding of SAC charges and policies. Any modifications to the SAC program or structure should be considered only with the participation and input of local officials in the metropolitan region.

Metro Cities supports a "growth pays for growth" approach to SAC. If state statutes are modified to establish a "growth pays for growth" method for SAC, the Metropolitan Council should convene a group of local officials to identify any technical changes necessary for implementing the new structure.

Metro Cities supports allowing the Council to utilize a SAC 'transfer' mechanism when the SAC reserve fund is inadequate to meet debt service obligations. Any use of the transfer mechanism must be done so within parameters prescribed by state law and with appropriate notification and processes to allow local official input and should include a timely 'shift back' of any funds that were transferred from the wastewater fund to the SAC reserve fund. Efforts should be made to avoid increasing the municipal wastewater charge in use of the transfer mechanism.

4-O Funding Regional Parks & Open Space

In the seven-county metropolitan area, regional parks essentially serve as state parks, and the state should continue to provide capital funding for the acquisition, development and improvement of these parks in a manner that is equitable with funding for state parks. State funding apart from Legacy funds should equal 40 percent of the operating budget for regional parks. Legacy funds for parks and trails should be balanced between metro and greater Minnesota.

Metro Cities supports state funding for regional parks and trails that is fair, creates a balance of investment across the state, and meets the needs of the region.

4-P Livable Communities

The Livable Communities Act (LCA) is administered by the Metropolitan Council and provides a voluntary, incentive-based approach to affordable housing development, tax base revitalization, job growth and preservation, brownfield clean up and mixed-use, transit-friendly development, and redevelopment. **Metro Cities strongly supports the continuation of this approach, which is widely accepted and utilized by cities.** Since its inception in 1995 the LCA program has generated billions of dollars of private and public investment, created thousands of jobs and added thousands of affordable housing units in the region.

Metro Cities monitors the LCA programs on an ongoing basis and supports any necessary program modifications to ensure that the LCA program criteria are flexible and promote the participation of all participating communities, and to ensure all metropolitan area cities are eligible to participate in the Livable Communities Demonstration Account (LCDA).

Metro Cities supports increased funding and flexible eligibility requirements in the LCDA to assist communities with development that may not be exclusively market driven or market proven in the location, in order to support important development and redevelopment goals. Metro Cities supports the findings of a recent local official working group that identified the need for the Metropolitan Council to expand its outreach to communities on the LCA programs and to continue efforts to ensure that LCA criteria are sufficiently flexible to meet the range of identified program objectives. These efforts should include ongoing opportunities for structured input by Metro Cities and local officials.

Metro Cities supports the statutory goals and criteria established for the Livable Communities Act and opposes any changes to LCA programs that constrain flexibility in statutory goals or program requirements and criteria. Metro Cities is monitoring 2021 modifications to the LCA program to ensure that program criteria are responsive to local needs within the context of overall LCA objectives. (language suggested by staff)

Metro Cities opposes funding reductions to the Livable Communities Act programs and the transfer or use of these funds for purposes outside of the LCA program.

Metro Cities supports statutory modifications in the LCDA to reflect the linkages among the goals, municipal objectives, and Metropolitan Council system objectives.

Metro Cities supports the use of LCA funds for projects in transit improvement areas, as defined in statute, if funding levels for general LCA programs are adequate to meet program goals and the program remains accessible to participating communities.

Any proposed program modifications should be considered with input by local officials before changes to LCA programs are enacted or implemented. Use of interest earnings from LCA funds should be limited to covering administrative program costs. Remaining interest earnings should be considered part of LCA funds and used to fund grants from established LCA accounts per established funding criteria.

4-Q Density

Metro Cities recognizes the need for a density policy, including minimum density requirements, that allows the Metropolitan Council to effectively plan for and deliver cost-efficient regional infrastructure and services. Regional density requirements must recognize that local decisions, needs and priorities vary, and that requirements must be sufficiently flexible to accommodate local circumstances as well as the effect of market trends on local development and redevelopment activity.

The Metropolitan Council asks cities to plan for achieving minimum average net densities across all areas identified for new growth, development or redevelopment. Because each community is

different, how and where density is guided is determined by the local unit of government, regional density requirements should use minimum average net densities. Density requirements should not apply to cities that do not receive either current or future committed daytime scheduled transit service with a service frequency of at least every half hour and which have not agreed to specific densities in connection with the extension of Metropolitan Council sewer service to their City. (Language suggested by City of Greenwood)

Metro Cities opposes parcel-specific density requirements as such requirements are contrary to the need for local flexibility in a regional policy.

Any regional density policy must use local data and local development patterns and must accommodate local physical and land use constraints such as, but not limited to, wetlands, public open space, trees, water bodies and rights-of-way, and any corresponding federal and state regulations imposed on local governments when computing net densities.

The Metropolitan Council must coordinate with local governments in establishing or revising regional density requirements and should ensure that regional density and plat monitoring reports comprehensively reflect local densities and land uses.

2020 Final Report & Recommendations

BLUE RIBBON PANEL



**Efficient Delivery
of Metropolitan Council Services**



2020 Final Report & Recommendations

BLUE RIBBON PANEL

Efficient Delivery of Metropolitan Council Services

*This report of the Metropolitan Council Blue Ribbon Panel was completed at the request of Minnesota Governor Tim Walz.

Copies may be obtained by contacting:
Communications Director, Terri Dresen
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651-602-1518

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Metropolitan Council Blue Ribbon Panel

St. Paul, MN

December 21, 2020

Office of Governor Tim Walz & Lt. Governor Peggy Flanagan

130 State Capitol

75 Rev Dr. Martin Luther King Jr. Blvd.


St. Paul, MN 55155

Dear Governor Tim Walz:

The members of the Metropolitan Council Blue Ribbon Panel are pleased to submit herewith our final report entitled *Efficient Delivery of Metropolitan Council Services*.

We examined the role of elected versus appointed Metropolitan Council members. We also addressed the Metropolitan Council's role as a Metropolitan Planning Organization ("MPO") and identified and evaluated the ways this federal designation may complement and conflict with the Council's responsibilities under Minnesota law. Finally, the Blue Ribbon Committee reviewed the effectiveness of the delivery of regional transit service.

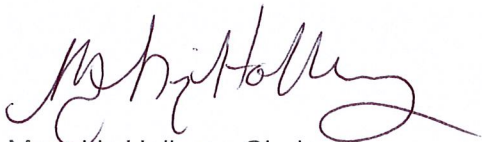
To learn the perspectives of the communities the Metropolitan Council serves, the Committee met over a three-month period, collecting input through open (virtual) meetings. The input we received from the Council, legislative staff, agency representatives, local government representatives, and interested advocacy groups validates and highlights the breadth of contexts across the organization. This work also reinforces that these are issues about which many members of our communities are passionate. Other resources informed the panel's work including legal guidance pertaining to Council and MPO responsibilities, existing policies, and confirming that the Council is fulfilling its responsibilities under Minnesota law.



Our recommendations recognize the existing work and statutory responsibilities of the Metropolitan Council. However, we include specific observations and recommendations for consideration that reflect critical questions from the Committee. The broad majority of the panel endorses these conclusions. Dissenting views are included in this report.

We are proud of the work generated by the Blue Ribbon Committee and appreciate the consideration of these recommendations.

Respectfully submitted,



Mary Liz Holberg, Chair

Peter Bell

Patrick Born

John (Jay) Cowles

James Hovland

Elizabeth Kautz

Douglas Loon

Mary Jo McGuire

Khani Sahebjam

George Schember

Alene Tchourumoff

Thomas Weaver

Janet Williams

Pahoua Yang Hoffman

Zhirong (Jerry) Zhao

Executive Summary

On August 28, 2020, Governor Tim Walz issued Executive Order 20-88, establishing the Blue Ribbon Committee on the Metropolitan Council's Structure and Services (Committee) to review three identified issues: the role of elected versus appointed Metropolitan Council Members, the Metropolitan Council's role as a Metropolitan Planning Organization (MPO), and the effectiveness of the delivery of regional transit service. The Committee included a panel of civic, business, and academic leaders to provide for a broad range of input and expertise.

The Committee met over a three-month period, collecting a broad range of input through open (virtual) meetings. Information and testimony were received from state legislative staff, state agency representatives, Metropolitan Council staff, local government officials, and interested advocacy groups and civic organizations.

This report reflects the Committee's findings and consensus recommendations regarding the three issues that the Committee was directed to review in Executive Order 20-88.

- *The role of elected versus appointed Metropolitan Council members*

The Committee recommends that Metropolitan Council Members should be appointed by the governor and should not be directly elected to the Council. Metropolitan Council Members should not be sitting local elected officials. The Committee recommends a change in current law to establish four-year staggered terms for Council Members, and an expansion of the nominating committee to include a majority of local elected officials.

- *The Metropolitan Council's role as a Metropolitan Planning Organization ("MPO") and identify and evaluate the ways this federal designation may complement and conflict with the Council's responsibilities under Minnesota law*

The Committee finds that the U.S. Department of Transportation has determined that the Metropolitan Council is the properly designated MPO for the Twin Cities metropolitan area under federal law. Federal agencies have recognized the legal status of the Council as the region's MPO directly, through certification of the planning process and plan approval, and award of federal transportation funds.

- *The effectiveness of the delivery of regional transit service*

The Committee finds that the current regional transit model allows for conflicting priorities for investment, but also provides value in opportunities for local input. The Committee recognizes that stable and long-term funding have been a challenge for the regional transit system, and that there is a great deal of uncertainty moving forward as budget deficits loom and ridership trends were severely disrupted by the COVID-19 pandemic.

STATE OF MINNESOTA

Executive Department



Governor Tim Walz

Executive Order 20-88

Establishing the Governor's Blue Ribbon Committee on the Metropolitan Council's Structure and Services

I, Tim Walz, Governor of the State of Minnesota, by the authority vested in me by the Constitution and applicable statutes, issue the following Executive Order:

The Metropolitan Council is the regional policy-making body, planning agency, and service provider for the Twin Cities metropolitan area, with a mission to foster efficient and economic growth for a prosperous metropolitan region. The Council is tasked with providing critical services in the Twin Cities metropolitan area and bringing communities together to develop a shared vision for the region.

The Metropolitan Council has been serving the Twin Cities metropolitan region for over 50 years and has evolved over time to proactively take on challenges that transcend city and county boundaries in an area that is home to 56% of Minnesota's population. The Metropolitan Council provides essential services and infrastructure, including Metro Transit's bus and rail system, Metro Mobility, Transit Link, wastewater collection and treatment, regional parks and trails, affordable housing, and regional planning. The Metropolitan Council's operations and investments support communities and businesses in the metropolitan region and ensure a high quality of life for its residents.

For the benefit of the Twin Cities area and the entire state, the Metropolitan Council must have the proper tools and appropriate organizational structures to fulfill its statutory obligations and meet the needs of the communities in the region. To ensure that residents and businesses in the Twin Cities region continue to receive the Metropolitan Council's services in the most efficient and equitable manner, I am establishing a Blue Ribbon Committee to evaluate the structure of the Metropolitan Council and the delivery of its statutory responsibilities. The Blue Ribbon Committee will include civic, business, and academic leaders to provide for a broad range of input and expertise.

For these reasons, I order that:

1. The Governor's Blue Ribbon Committee on the Metropolitan Council's Structure and Services ("Committee") is established.

2. The purpose of the Committee is to review:
 - a. The role of elected versus appointed Metropolitan Council members
 - b. The Metropolitan Council's role as a Metropolitan Planning Organization ("MPO") and identify and evaluate the ways this federal designation may complement and conflict with the Council's responsibilities under Minnesota law
 - c. The effectiveness of the delivery of regional transit service
3. The members of the Committee are:
 - a. Mary Liz Holberg, Dakota County Commissioner, District 6, who will serve as Chair of the Committee
 - b. Peter Bell, Director, Schafer Richardson Realty Trust
 - c. Patrick Born, Chair, Board of Directors of the Citizens League
 - d. John (Jay) Cowles, Managing Director, Lawrence Creek, LLC
 - e. James Hovland, Mayor, City of Edina
 - f. Elizabeth Kautz, Mayor, City of Burnsville
 - g. Douglas Loon, President, Minnesota Chamber of Commerce
 - h. Mary Jo McGuire, Ramsey County Commissioner, District 2
 - i. Khani Sahebjam, Chief Strategy Officer, SRF Consulting
 - j. George Schember, Vice President, Cargill Transportation & Logistics
 - k. Alene Tchourumoff, Senior Vice President for Community Development and the Center for Indian Country Development, Federal Reserve Bank of Minneapolis
 - l. Thomas Weaver, CEO, Achieve Services
 - m. Janet Williams, Mayor of Savage
 - n. Pahoua Yang Hoffman, Senior Vice President, Community Impact, Saint Paul and Minnesota Foundation
 - o. Zhirong (Jerry) Zhao, Professor and Director of the Master of Public Policy Program, University of Minnesota Humphrey School of Public Affairs

4. The Metropolitan Council will provide staffing and administrative support to the Committee.
5. The Committee may accept technical assistance and in-kind services from outside organizations for purposes consistent with the its role and authority.
6. The Committee will submit a report to the Governor with its findings and recommendations by December 31, 2020.

This Executive Order is effective fifteen days after publication in the State Register and filing with the Secretary of State. This Executive Order will remain in effect until the report set forth in paragraph 6 is submitted to the Governor or until it expires in accordance with Minnesota Statutes 2019, section 4.035, subdivision 3.

A determination that any provision of this Executive Order is invalid will not affect the enforceability of any other provision of this Executive Order. Rather, the invalid provision will be modified to the extent necessary so that it is enforceable.

Signed on August 28, 2020.



Tim Walz
Governor

Filed According to Law:



Steve Simon
Secretary of State

Filed on August 28, 2020
Office of the Minnesota
Secretary of State,
Steve Simon

MARY LIZ HOLBERG, DAKOTA COUNTY COMMISSIONER DISTRICT 6, WHO WILL SERVE AS CHAIR OF THE COMMITTEE

Mary Liz Holberg is a Dakota County Commissioner, former Chair of the House Ways and Means Committee and former Chair of the House Transportation Finance Committee. She has also served as a member of the Citizens League Transit Finance Task Force, Counties Transit Improvement Board, and the Transportation Advisory Board of the Metropolitan Council.

PETER BELL, DIRECTOR, SCHAFFER RICHARDSON REALTY TRUST

Peter Bell is a former Chair of the Metropolitan Council from the Pawlenty administration. He has also served as a University of Minnesota Regent, and on the boards of TCF Bank, Hazelden, Center of the American Experiment, and as a member of the Citizens League Transit Finance Task Force.

PATRICK BORN, CHAIR, BOARD OF DIRECTORS OF THE CITIZENS LEAGUE

Pat Born is a current member of the Citizens League Board of Directors. He is a former regional administrator of the Metropolitan Council from the Dayton administration, as well as a former chief financial officer of the City of Minneapolis.

JOHN (JAY) COWLES, MANAGING DIRECTOR, LAWRENCE CREEK, LLC

Jay Cowles is the Chairman of Minnesota State Colleges and Universities Board of Trustees and was Co-Chair of the Itasca Project's Transportation ROI study. He is the managing director of Lawrence Creek, LLC, and is a member of the Executive Committee of the University of Minnesota Center for Transportation Studies. Mr. Cowles previously served as Chair of the Metropolitan Council Nominating Committee during the Dayton administration.

JAMES HOVLAND, MAYOR, CITY OF EDINA

As Mayor of Edina, Jim Hovland also serves as Chair of the Municipal Legislative Commission, Co-Chair of the Regional Council of Mayors and Chair of the Transportation Advisory board to the Metropolitan Council. Mr. Hovland is the current Vice Chair of the Southwest Light Rail Transit Community Works Steering Committee, member of the Greater MSP Partner Advisory Council, and advisory board member of the Transportation Policy & Economic Competitiveness Program (TPEC) at the Humphrey School, University of Minnesota. He is an attorney with the law firm of Hovland, Rasmus, Brendtro & Trzynka.

ELIZABETH KAUTZ, MAYOR, CITY OF BURNSVILLE

Elizabeth Kautz is serving as Mayor of Burnsville. She recently served as President of United States Conference of Mayors and serves as a Trustee of the U.S. Conference of Mayors. She is Chairperson for the Council of Regents' at St. Mary's University, serves on the Governor's Workforce Development Council, and recently served on the Board of Greater MSP and on the Local Government Advisory Committee to the EPA Administrator.

DOUGLAS LOON, PRESIDENT, MINNESOTA CHAMBER OF COMMERCE

Doug Loon is currently serving as president of the Minnesota Chamber of Commerce. Prior to assuming leadership of the Minnesota Chamber, Mr. Loon spent more than 20 years at the U.S. Chamber of Commerce and served as director of congressional and public affairs at the U.S. Chamber headquarters in Washington, D.C.

MARY JO MCGUIRE, RAMSEY COUNTY COMMISSIONER DISTRICT 2

Mary Jo McGuire is a Ramsey County Commissioner; is Vice-Chair of the Board and Chair of the County's Legislative Committee. She served 16 years as a MN State Legislator in the House and Senate. She is the 2nd VP for the Association of MN Counties (AMC) and will be AMC President in 2023. She is co-chair of Active Living Ramsey Communities, is on the Board of the Ramsey County League of Local Governments and is on the Transportation Advisory Board to the Metropolitan Council.

KHANI SAHEBJAM, CHIEF STRATEGY OFFICER, SRF CONSULTING

Khani Sahebjam is the Chief Strategy Officer for SRF Consulting. He recently served as Metro District Engineer and Deputy Commissioner and Chief Engineer with the Minnesota Department of Transportation. Khani is a member of Minnesota and several local Chambers, Greater MSP, Minnesota Transportation Alliance, Transit for Livable Communities, and American Council of Engineering Companies.

GEORGE SCHEMBER, VICE PRESIDENT, CARGILL TRANSPORTATION & LOGISTICS

George Schember recently retired as vice president of Cargill Transportation & Logistics. Schember is a member of the National Industrial Transportation League and the National Freight Transportation Association. He currently serves as Chair of the Executive Committee of the University of Minnesota Center for Transportation Studies and serves as the Freight representative on the Metropolitan Council's Transportation Advisory Board.

ALENE TCHOURUMOFF, SENIOR VICE PRESIDENT FOR COMMUNITY DEVELOPMENT AND ENGAGEMENT, FEDERAL RESERVE BANK, MINNEAPOLIS

Alene Tchourumoff is senior vice president at the Minneapolis Federal Reserve Bank for Community Development and the Center for Indian Country Development. Alene previously served as chair of Metropolitan Council. She also served as Minnesota's first state rail director, led Hennepin County Public Works' Planning Department and worked in China and Southeast Asia on public policy and health initiatives.

THOMAS WEAVER, CEO, ACHIEVE SERVICES

Thomas Weaver is CEO at Achieve Services Inc, an organization that provides habilitation, training and employment services to adults with developmental disabilities. Mr. Weaver served as regional administrator of Metropolitan Council from 2003 - 2011. Prior to that, he was general counsel at the former Metropolitan Transit Commission, he served as legislative director and legal counsel to Governor Arne Carlson, and he led the government affairs team at NSP and Xcel Energy.

JANET WILLIAMS, MAYOR OF SAVAGE

Janet Williams is the Mayor of Savage. She has served on the Metropolitan Council Nominating Committee for both Governor's Mark Dayton and Tim Walz and served as Chair of this committee under Walz. Williams serves as a member of the Met Council Housing Policy Plan Work Group. She serves on the Scott County Association for Leadership and Efficiency Executive Committee, as well as numerous county and regional boards and commissions.

PAHOUA YANG HOFFMAN, SENIOR VICE PRESIDENT, COMMUNITY IMPACT, ST PAUL & MINNESOTA FOUNDATION

Pahoua Yang Hoffman is senior vice president of Community Impact at the Saint Paul and Minnesota Foundation. Prior to this role, she was executive director of the Citizens League. Her current board service includes Catholic Charities of St. Paul and Minneapolis, the Minneapolis Parks Foundation, the Constellation Fund, Girl Friday Theatre Productions, and as advisory board member with the College of Arts & Sciences at the University of St. Thomas.

ZHIRONG JERRY ZHAO, PROFESSOR, HUMPHREY SCHOOL OF PUBLIC AFFAIRS, UNIVERSITY OF MINNESOTA

Zhirong Jerry Zhao is the Gross Family Professor of Public & Nonprofit Management, and Director of Master of Public Policy (MPP) program at the Humphrey School of Public Affairs, University of Minnesota. Jerry holds a PhD in Public Administration and earned bachelor's and master's degrees in Urban Planning. Jerry's research area is infrastructure finance and governance. He founded the Institute for Urban & Regional Infrastructure Finance (IURIF) within the Humphrey School in 2007 and serves as its academic director.

Report of The Governor's Blue Ribbon Committee on the Metropolitan Council's Structure and Services

I. INTRODUCTION

Under Executive Order 20-88, Governor Tim Walz of the State of Minnesota, ordered the establishment of the Governor's Blue Ribbon Committee on the Metropolitan Council's Structure and Services ("Committee") composed of 15 members, and chaired by Mary Liz Holberg, Dakota County Commissioner, District 6. The Committee was charged with the following to review:

- a. The role of elected versus appointed Metropolitan Council members;
- b. The Metropolitan Council's role as a Metropolitan Planning Organization ("MPO") and identify and evaluate the ways this federal designation may complement and conflict with the Council's responsibilities under Minnesota law; and
- c. The effectiveness of the delivery of regional transit service.¹

II. BACKGROUND OF THE METROPOLITAN COUNCIL

The Metropolitan Council ("Council") began in 1957 with the Metropolitan Area Planning Commission. In 1967 the Legislature established the Council to address public policy challenges not easily resolved by individual counties, cities, or towns such as inadequate wastewater treatment, a failing private bus company, rapid growth, preservation of natural areas, and growing fiscal disparities. The Metropolitan Transit Commission was created to take over the failing private bus service system and in 1994, the Metropolitan Government Reorganization Act was passed, and the two entities were merged.

The Metropolitan Council, as a political subdivision of the state, has jurisdiction in the seven metropolitan counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington. The Council's jurisdiction holds 56 percent of the state's population and nearly 3,000 square miles. The broad functions of the Council are planning and coordination, operations of regional services: transit, wastewater collection and treatment; and passthrough funding for the Metro Housing Redevelopment Authority (HRA) and the parks and open space implementing agencies. The Council has approximately 4,400 employees and an annual budget in excess of \$1 billion.

¹ See Executive Order 20-88 attached as Appendix A.

The Metropolitan Council has 16 members who each represent a geographic district and a chair who serves at large. They are all appointed by and serve at the pleasure of the governor with the advice and consent of the Minnesota Senate.

Additionally, Minn. Stat. § 473.123 provides:

- Members of the Council must be appointed to reflect fairly the various demographic, political, and other interests in the metropolitan area and the districts.
- Members of the Council must be persons knowledgeable about urban and metropolitan affairs.

The Council delivers its statutory responsibilities in the following manner:

a. Community Development

The purpose of the Community Development division of the Metropolitan Council is to oversee the regional planning process and the 10-year regional planning cycle. Community development is also responsible for planning and funding the regional parks in coordination with local park implementing agencies. Community Development oversees Metropolitan Livable Communities Act programs, which are designed to create compact and connected development patterns, to help change long-term market incentives that adversely impact the creation and preservation of living wage jobs, to create incentives for developing communities to include a full range of housing opportunities, and to create incentives to preserve and rehabilitate affordable housing. Community Development operates the Metro Housing and Redevelopment Authority (HRA), which was created by the Minnesota Legislature in 1974. The Metro HRA is the largest administrator of tenant-based rental assistance in the state. Finally, Community Development provides research on regional issues and long-term regional forecasts for population, households, and jobs.

b. Metropolitan Transportation Services

Metropolitan Transportation Services is responsible for transportation planning and contracted transit operations. Metropolitan Transportation Services supports the Council in its role as the region's federally required Metropolitan Planning Organization (MPO) and performs long-range transportation system planning for all modes. Metropolitan Transportation Services is also responsible for contracted transit operations, providing coordination for metropolitan transit operations across all providers; providing financial assistance to transit providers; and administering transportation grants to local agencies and transit operators. The division's family of transit services includes contracted regular route services, Metro Mobility ADA service, Transit Link dial-a-ride, and Metro Vanpool. Metropolitan Transportation Services also provides regional services across transit providers including fleet management,

technology implementation, grants management, and regional provider performance reporting.

c. Metro Transit

Metro Transit provided more than 84 percent of the nearly 92 million transit rides regionwide in 2019. The Metro Transit service area covers 907 square miles and 90 cities. Metro Transit services include local and express bus, METRO Blue and Green Line light rail, Northstar commuter rail and the METRO A and C bus rapid transit lines. Metro Transit also provides travel demand management support for the communities it serves, assistance on transit-oriented development, regional support for scheduling and customer service, and the Metro Transit Police Department. Metro Transit is also the lead agency for several transitways under development, including the following planned lines in the METRO system: Green Line Extension, Blue Line Extension, Orange Line, Gold Line, and D, B, and E Lines.

d. Environmental Services

The key role of Environmental Services is to operate the regional wastewater treatment system. Environmental Services also carries out the water supply planning activities required under Minnesota state statute. Environmental Services serves approximately 50 percent of Minnesota's population. The majority of the funding comes from municipal wastewater charges, with smaller funding coming from the Sewer Availability Charge and Industrial Waste Charges. As the water supply planning authority, Environmental Services develops guidance and plans for the orderly and economical development of water supply services and protects public health and water quality. Environmental Services also manages the Metro Area Water Supply Advisory Committee, which guides Council water supply planning and approves the Master Water Supply Plan.

III. WORK OF THE BLUE RIBBON COMMITTEE

The Committee met seven times between Sept. 14, 2020 and Dec. 7, 2020. It was provided with an extensive amount of written material for review and heard testimony from the Council and legislative staff, agency representatives, local government representatives, and interested advocacy groups, as documented in the appendices to this report.

Based upon the written materials and testimony provided, and discussions among Committee members, the Committee addressed the issues that Gov. Walz requested be explored and herewith makes the following conclusions and findings and provides recommended actions to the governor and the Minnesota Legislature as articulated in the following section.

IV. ISSUES THE GOVERNOR REQUESTED BE ADDRESSED

1. Role of Elected Versus Appointed Metropolitan Council Members

Executive Order 20-88 directed the Committee to explore the role of potentially having elected versus appointed Metropolitan Council members.

Committee Conclusions and Findings: The current process of appointment is robust and transparent. Council vacancies are announced and posted through the Secretary of State's open appointments process, which allows all interested and eligible persons to apply for a Council position. A nominating committee, established in Minn. Stat. § 473.123(c), is selected by the governor and is statutorily composed of seven members of which three must be local elected officials. The nominating committee goes through an extensive evaluation process of potential Council members that includes a review of application materials and candidate interviews. Candidate interviews have been open to the public to maximize transparency. At the conclusion of the review and interview process, the nominating committee forwards its recommendations for each Council district to the governor for consideration.

Per statute, the governor must notify the Minnesota Senate of the intention to appoint five days prior to the deadline, at which time the appointment becomes official, pending confirmation by the Senate.

The Blue Ribbon Committee finds the following:

- **Council Members should be appointed by the governor and not be directly elected to the Council.** The Council needs to focus on the best interests of the entire region and not be beholden to the specific area a Council Member represents. A directly elected Council also raises concerns about creating a “mini-legislature” for the metropolitan area that would be implementing laws enacted by the state.
- **Council Members should not be sitting local elected officials.**
 - A Metropolitan Council made up of elected local officials would raise serious concerns about parochialism and real or perceived conflicts of interest inherent with one person holding dual offices. At times, specific local interests may not align with needs and goals of regional systems and long-range plans.
 - Serving on the Metropolitan Council requires a significant commitment of time. Local elected officials often have other employment and obligations in addition to their elected office that would limit their ability to take on another role. This would create a limited and self-selected pool of local

- o elected officials who would have the ability to dedicate the time necessary to also serve as a Metropolitan Council member.
 - o Local officials would serve and vote in two political subdivisions generally considered to be incompatible functions.
 - o Local elected officials would serve as the both regulator in their role on the Council and the regulated party in their role as a local elected official. These are incompatible roles.
- **There is a lack of consensus and support among the region's local governments for a large structural reorganization or fundamental change to the Council.** However, there appears to be broader agreement and support for making adjustments to the current nominating and appointment process.

Recommended Actions:

- **Provide in statute for staggered four-year Council Member terms.** This action would provide continuity of knowledge and experience when an administration turns over. With all members serving the same term of service, it is possible to lose the entirety of institutional memory on the Council gained over four years. Staggered terms would provide staff with greater consistency and stability in implementing the policy decisions of the Council. With staggered terms, sitting Council Members can assist with the onboarding process by acting as mentors to new appointees. The governor would maintain accountability by appointing the majority of the members including the chair along with half the Council Members in the first two years of his/her term.
- **Require in statute that the nominating committee be expanded and comprised of a majority of local elected officials.** The Committee believes there is a distinct benefit to the selection process by more fully involving local officials in the process, including having the nominating committee contain a majority of local elected officials.
- **Require in statute that the nominating committee recommend up to three finalists for each Council seat and that the names of finalists and their qualifications be publicly announced at least 14 days prior to final selection by the governor.** An open appointment process, including appropriately publishing vacancies and publishing the names of finalists allows for increased transparency and influence by the public, local government officials, and legislators.

Committee Minority Counterpoint:

Gubernatorial appointments provide for an effective Council, but at times only represent the agenda of the administration making the appointment. Requiring Council Members to also be elected local officials could add a layer of accountability and reduce the possibility of major swings in regional planning philosophy or abrupt changes in policy.

2. The Metropolitan Council's Role as a Metropolitan Planning Organization (MPO)

Executive Order 20-88 directed the Blue Ribbon Committee to explore the Metropolitan Council's role as a Metropolitan Planning Organization ("MPO") and identify and evaluate the ways this federal designation may complement and conflict with the Council's responsibilities under Minnesota law.

Committee Conclusions and Findings: The Council has served as the designated Metropolitan Planning Organization (MPO) for the region since 1973 when it was designated as such by then Gov. Wendell Anderson, and in 1975 this designation was codified in state law. Federal law requires that Metropolitan Planning Organizations be designated in regions with more than 50,000 in population. Metropolitan Planning Organizations are responsible for multimodal transportation planning, providing an ongoing, cooperative regional planning process, and approving federal transportation funds for expenditure within the region. Large MPOs in regions with populations of more than 200,000, such as the Council, also are responsible for directly allocating federal transportation funds provided to the region.

Over time, federal law has changed to require that Metropolitan Planning Organization board membership include representation of local elected officials, state transportation agencies, and transit providers among its members. However, federal law also grandfathered in MPOs that had existed and been designated prior to Dec. 18, 1991. These grandfathered MPOs continue to legally exist, provided the membership and voting structure of the board does not significantly change, which could require a re-designation. In the recent past, there have been assertions that the Council is either not a legal Metropolitan Planning Organization or that changes in the Council structure since 1991 have caused the grandfathering law to no longer apply. High-level officials from the U.S. Department of Transportation have addressed these issues on at least four occasions over the past decade and have consistently found that the Council does serve as a legally designated Metropolitan Planning Organization under the grandfather clause and that no actions have significantly changed the membership or voting structure of the Council in such a way as to require a re-designation.

Therefore, the Blue Ribbon Committee finds that consistent with federal law (23 U.S. Code section 134) and opinions from the U.S. Department of Transportation that found the Council to be a legitimate Metropolitan Planning Organization in compliance with federal law:

- **The Council is the legitimate regional Metropolitan Planning Organization (MPO)**, is covered under the federal law grandfather provision, and the U.S. Department of Transportation has confirmed that it continues to apply.
- **The federal agencies are fully aware of, and in approval of the Council's status as the legal MPO**; have provided numerous certifications of the region's planning processes; and have recognized the legal status of the Council as the recipient of regional federal transportation funds, and approver of the region's long-range transportation plan and annual Transportation Improvement Program.
- **Re-designating the regional MPO would be a complex process** that under federal law must include the approval of the governor and agreement of local units of government representing at least 75 percent of the region's population, including the region's largest city, Minneapolis. Due to the current urbanized area extending into Houlton, Wisconsin (near Stillwater), re-designation may also potentially require approval of the governor of Wisconsin.
- **The region has developed an effective, collaborative, working process** whereby the Transportation Advisory Board, which includes a majority of local elected officials as required under Minn. Stat. § 473.146, subd. 4(b), plays a major role in the regional planning process and is responsible for allocating the region's federal transportation funds.
- **The Transportation Advisory Board is integral to the regional planning processes under long-standing protocol.** The existing planning process requires that the Transportation Advisory Board provide recommendations on all of the region's federally required documents including the long-range Transportation Policy Plan, Transportation Improvement Program, transportation public participation plan, and annual Unified Planning Work Program. In addition, for the allocation of federal funds, the Council and the Transportation Advisory Board have adopted a process whereby the Council can only concur with the board's recommended program of projects for federal funding or send it back to the board for revision. This process allows for the Transportation Advisory Board and Council to work out any differences. On only one occasion in 30 years has the Council returned an item to Transportation Advisory Board.

Recommended Actions:

- **The Metropolitan Council and Transportation Advisory Board should require a super majority 3/5ths vote (60 percent) on federally required actions and recommendations from the TAB to the Council** to include the recommendations on the Regional Solicitation project selection, Transportation Policy Plan, Transportation Improvement Program, public participation plan, and Unified Planning Work Program.
- **The Metropolitan Council and Transportation Advisory Board should consider eliminating the term "Advisory" in the board's name** to be replaced with another term or simply dropped (e.g. Transportation Board or Transportation Planning Board).

Committee Minority Counterpoint:

- While the regional planning process is working, some state and local elected officials have voiced dissatisfaction with the structure of the Metropolitan Planning Organization and assert that absent the grandfather provision, the current MPO structure does not adhere to federal law. A few committee members expressed casual support seeking a re-designation, but also recognize it would be a complex and contentious process, with simultaneously no clear regional agreement on what issues or problems need to be solved through a re-designation. However, to bring this issue to a resolution, it has been suggested that the state's congressional delegation work to put this issue to rest with clear and straightforward statutory language at the federal level to clarify any real or perceived ambiguity.
- In order to counter-balance the appointed Met Council, the voting strength of elected officials on the Transportation Advisory Board should be increased. Minn. Stat. 473.146, which sets out membership for the Transportation Advisory Board, could be amended to reduce the number of non-elected members with voting rights. The current structure of eighteen local elected officials and sixteen non-elected members could be adjusted so that some of the non-elected are eliminated as voting members. For example, the members representing Department of Transportation, the Pollution Control Agency, Metropolitan Airports Commission and the Metropolitan Council could be non-voting to increase the ratio of local elected officials to non-elected officials.

3. Effectiveness of Delivery of Regional Transit Services

Executive Order 20-88 directed the Blue Ribbon Committee to explore the present effectiveness of delivery of regional transit services.

Committee Conclusions and Findings

The Committee reviewed the various transit services provided within the region including Metro Transit and Suburban Transit Provider regular route bus services, light rail transit, bus rapid transit, commuter rail, Transit Link dial-a-ride, and Metro Mobility mandated ADA services. The various purposes, structure of the services, ridership levels and general operating measures, such as cost and subsidy, were presented. The role of the counties and Council in developing and funding transitways was discussed and the Minnesota Department of Transportation provided information on transit services in Greater Minnesota.

The Committee found that the region's transit governance structure is complex, but that services are generally efficient and cost effective when compared to similar services provided in peer regions. Adequate funding for regional transit, particularly for service expansion and transitway development, has been a recurring issue and in the past has led to measures that further complicate the governance structure (i.e. creation of suburban providers, regional transit board, and Counties Transit Improvement Board). In addition, the ridership and costs of Metro Mobility, which is a federal and state mandated service for people with disabilities, have been growing well beyond the rate of inflation with little ability for the Council to reduce or control its cost.

The Committee recognizes that the COVID-19 pandemic has had significant impact on the state's overall financial situation and on the region's transit system both in terms of reduced ridership and revenue. The long-term, ongoing impacts of the pandemic on residents' travel needs and choices, and to the region's transit system will not be fully understood for many months and potentially years into the future. It is very likely that in the coming years, changes to the transit system design and mix of services will need to be made in response to this changing travel demand. Federal Coronavirus Aid, Relief, and Economic Security (CARES) Act funding provided in response to the pandemic has helped financially support the system in the short term; however, transit funding shortfalls are expected in the next biennium and beyond.

Based upon the testimony and evidence provided, the Blue Ribbon Committee finds the following:

- **The Committee recognizes the value of local input that is part of the suburban transit provider model** and that dedicated funding allows suburban providers to try innovative ideas. However, the committee also recognizes that this model can lead to inefficiencies due to small size, inefficient service designs that end at or skip over service area boundaries, and duplication of administrative functions. The committee concludes there should not be a creation of new suburban transit providers and the regional transit system structure should continue to be evaluated for efficiencies.
- **The Committee recognizes that transit funding shortfalls have been an ongoing issue** for decades and that past legislative actions have provided short-term solutions that at times have further complicated the region's transit governance and funding structures without necessarily providing funding to maintain and grow the system.
- **The necessary level of state and federally mandated Metro Mobility ADA service is substantially more expensive to provide than regular transit service.** The service has a growing financial need that competes for funding with general public transit service provided by the Council and the suburban transit providers.
- **The Blue Ribbon Committee recognizes that the state will face substantial funding shortfalls during the 2021 Legislative Session due to pandemic-related economic conditions. These shortfalls will present serious challenges to the state's and local governments' ability to assist in maintaining the region's transit services.**

Recommended Actions:

- **The Committee urges the governor and legislature to provide continued financial support to the regional transit system.** High efficiency, low subsidy and high ridership services should be a priority for funding. Consideration of the regional and racial equity impacts of any significant reductions in transit service should be determined before making final funding decisions.
- **The governor and legislature should statutorily shift the Metro Mobility budget from a base general fund appropriation to a forecasted budget program based upon demand.** Metro Mobility/ADA program funding should be forecast and separated from funding provided for general public transit. Appropriations for forecasted programs are based upon forecasted usage (ridership) and will increase as ridership grows. This action would help ensure that the growing demand for mandated Metro Mobility service is addressed but does not lead to budget shortfalls for general transit services.
- **The Council and its regional partners, Transportation Advisory Board, local governments, and transit providers should continue to cooperatively:**
 - **Seek long-term funding solutions** that allow for system growth and do not further complicate the region's transit system structure.
 - **Evaluate transit governance options that support transit service efficiencies** and allow for strong local input into decisions about investment and operations.
 - **Develop, adopt, and articulate agreed-upon regional transit service outcomes and measures** that at a minimum consider ridership demand, efficiency and subsidy. These measures should be used regionwide to help prioritize transit service investment.
- **An independent entity should be contracted to conduct** an efficiency and geographic balance study, with updates every five years to evaluate the regional transit system, including an analysis of light rail, passenger rail, regular route bus, bus rapid transit, Metro Mobility, and suburban transit providers. In addition, the study could examine where transit services exist and are most efficient, where services are less efficient, and where services are not available within the metropolitan area. This study could inform the decision-making process for transit investments and operational plans.

BLUE RIBBON PROCESS

Meeting Notes & Summaries



Minutes of the GOVERNOR'S BLUE RIBBON COMMITTEE

Monday, September 14, 2020 | 2:00 p.m.

Committee Members Present:

Mary Liz Holberg, Peter Bell, Patrick Born, John (Jay) Cowles, James Hovland, Elizabeth Kautz, Douglas Loon, Mary Jo McGuire, Khani Sahebjam, George Schember, Alene Tchourumoff, Thomas Weaver, Janet Williams, Zhirong (Jerry) Zhao

Committee Members Absent:

Pahoua Yang Hoffman

CALL TO ORDER

Committee Chair Mary Liz Holberg called the meeting of the Governor's Blue Ribbon Committee to order at 2:00 p.m. on Monday, September 14, 2020.

INFORMATION

1. Historical background of the Metropolitan Council; State and Federal Statutory Responsibilities (Deb Dyson, Legislative Analyst, House Research)

Deb Dyson, Legislative Analyst, House Research, shared background information about the Metropolitan Council, including governance issues and proposals, as a way of giving historical context to the committee's work. The Governor's executive order establishing the Blue Ribbon Committee states that the committee is to review: 1. The role elected versus appointed Metropolitan Council members; 2. The Metropolitan Council's role as a Metropolitan Planning Organization (MPO) and identify and evaluate the ways the federal designation map complement and conflict with the Council responsibilities under Minnesota law; and 3. The effectiveness of the delivery of regional transit services.

The Metropolitan Council is a political subdivision of the state, with jurisdiction in seven metropolitan counties with 56 percent of the state's population. The functions of the Council are planning and coordination, operations of regional services: transit, wastewater collection and treatment; and passthrough funding for: Metro Housing Redevelopment Authority (HRA), parks and open space, and MLCA. While transportation is a significant and important function for the Council, it is not the only Council function to take into consideration when looking at the Council's governance structure.

The Metropolitan Council began in 1957 with the Metropolitan Area Planning Commission. In 1967 the issues emerged of wastewater, transportation and federal requirements for the region. In 1967 the Legislature established the Council as an appointed body and in the same year established the Metropolitan Transit Commission to take over failing private bus service. In 1994 the Metropolitan Government Reorganization act was passed and the two were merged. Since 1995, many years see bills introduced to study governance, abolish the Council, make the Council a state agency, make the Council an elected body or a Council of Government (COG), change who makes appointments, or split off a function.

Committee members had questions about the Legislature's role in overseeing the Council and Council budgets, including the local and federal shares of the Metropolitan Council budget. Committee members also had a question about if there has been a governor who has ever championed changes to the Met Council, including moving to elected officials. While there have been governors with an interest in making changes to the Council structure, there has not been a governor with an interest in moving to an elected Council. Committee members also asked about the process of appointing Council members and if

there have been changes made to the appointment process. Some changes have been made in the past to the appointment process.

2. How does the Council deliver its statutory responsibilities?

a. Community Development (Lisa Barajas, Director, Community Development)

The purpose of the Community Development division is to oversee the regional planning process and the 10-year regional planning cycle. Community development is also responsible for planning and funding the regional parks planning process, in coordination with local park agencies. Community Development also oversees the Metropolitan Livable Communities Act programs, to create compact and connected development patterns, help to change long-term market incentives that adversely impact the creation and preservation of living wage jobs, create incentives for developing communities to include a full range of housing opportunities, and to create incentives to preserve and rehabilitate affordable housing. This program is fully funded by the local tax levy. Community Development operates the Metro Housing and Redevelopment Authority (Metro HRA), which was created by the Minnesota Legislature in 1974 to administer rent subsidy. The Metro HRA is the largest administrator of tenant-based rental assistance in the state. Finally, Community Development provides research on regional issues.

b. Metropolitan Transportation Services (Nick Thompson, Director, Metropolitan Transportation Services)

Metropolitan Transportation Services (MTS) is responsible for planning, transit operations and grants. MTS serves as the region's federally required Metropolitan Planning Organization (MPO) and performs long-range transportation system planning for all modes. The Council's designation as the MPO will be revisited in greater depth at a later meeting. MTS is responsible for transit operations, providing contracting and coordination for metropolitan transit operations. MTS also provides financial assistance to local transit providers. MTS also administers transportation grants to local agencies and transit operators. MTS is the designated planning agency per both state and federal law. The MTS family of transit services includes fixed route, Metro Mobility ADA service, Metro Mobility non-ADA service, Transit Link and Metro Vanpool. MTS also provides regional services including fleet for regional services, technology, grants management, regional policy, regional provider performance reporting, and support of suburban transit providers.

c. Metro Transit (Wes Kooistra, General Manager, Metro Transit)

Metro Transit provided over 84 percent of the nearly 92 million transit rides regionwide in 2019. The Metro Transit service area covers 907 square miles and 90 cities. In 2019 125 routes were used to provide transit service. The last travel inventory showed that approximately 60 percent of trips are for work or school. Bus is about two-thirds of all rides. 2020 ridership has been very different from 2019 ridership levels, over 50 percent down overall. Kooistra also shared information about the funding structure for both operations and capital development. Committee members had a question about opt-outs, which are cities that have opted out of Metro Transit services.

d. Environmental Services (Leisa Thompson, General Manager, Environmental Services)

The key role of Environmental Services is to operate the regional wastewater treatment system. Environmental Services also carries out the water supply planning activities required under Minnesota Statute. Environmental Services serves approximately 50 percent of Minnesota's population. The majority of the funding comes from municipal wastewater charges, with smaller funding coming from the Sewer Availability Charge and Industrial Waste Charges. As the water supply planning authority, Environmental Services develops the guide for the orderly, economical development of the metropolitan

area, and protects public health and water quality. Environmental Services also operates the Metro Area Water Supply Advisory Committee (MAWSAC). MAWSAC assists and guides Council water supply planning and approves the Master Water Supply Plan. A committee member had a question about pricing for industrial waste charges and asked if the Council makes a profit. Thompson stated that this is based on the estimated cost for the service and program.

3. Regional Governance Models (Lisa Barajas, Director, Community Development)

Lisa Barajas shared an overview of different models of regional governance. Councils of government (COGs) are the most common form of regional government. A COG is a voluntary member organization of local governments that plays a coordination role and/or addresses regional issues. Other common models are MPOs, regional development authorities (RDA), and regional planning agencies (RPA). Many organizations are a combination of more than one form of regional government and are located somewhere on the spectrum from voluntary to a state or federally delegated authority.

4. Committee Discussion

Committee members had no further discussion.

ADJOURNMENT

Business completed; the meeting adjourned at 3:30 p.m.

Bridget Toskey
Recording Secretary

Minutes of the GOVERNOR'S BLUE RIBBON COMMITTEE

Monday, September 28, 2020 | 2:00 p.m.

Committee Members Present:

Mary Liz Holberg, Peter Bell, Patrick Born, John (Jay) Cowles, Pahoua Yang Hoffman, James Hovland, Elizabeth Kautz, Douglas Loon, Mary Jo McGuire, Khani Sahebjam, George Schember, Alene Tchourumoff, Thomas Weaver, Janet Williams, Zhirong (Jerry) Zhao

Committee Members Absent:

None

CALL TO ORDER

Committee Chair Mary Liz Holberg called the meeting of the Governor's Blue Ribbon Committee to order at 2:00 p.m. on Monday, September 28, 2020.

INFORMATION

1. Metropolitan Council Role as Metropolitan Planning Organization (Nick Thompson, Director, Metropolitan Transportation Services; Amy Vennewitz, Deputy Director, Metropolitan Transportation Services)

Nick Thompson and Amy Vennewitz gave a presentation on the Council's status as the Metropolitan Planning Organization (MPO) for the region. The Metropolitan Council is the designated planning agency for any long-range comprehensive transportation planning required by section 134 of the Federal Highway Act of 1962, Section 4 of Urban Mass Transportation Act of 1964 and Section 112 of Federal Aid Highway Act of 1973 and other federal transportation laws. MPOs must exist within all urbanized areas with a population greater than 50,000. There are approximately 400 MPOs across the country and there are eight in Minnesota. Urbanized areas with a population greater than 200,000 serve as Transportation Management Areas (TMA). TMAs allocate federal transportation funds and approve all spending of federal funds in the MPO area. The Council is the only TMA in Minnesota and is the 17th largest MPO by population nationally. After each census, the federal government defines urbanized areas (UZA) based upon population density and contiguous density and contiguous development. After the 2010 census, portions of Wright and Sherburne counties as well as Houlton, WI were defined as urbanized and required to be added to the MPO.

The backbone of federal law is the requirement for a 3C Planning Process. The 3C planning process means that it is cooperative, comprehensive and continuing. The core responsibilities of an MPO are to: establish a setting for effective decision-making; identify and evaluate transportation improvement options; prepare and maintain a Metropolitan Transportation Plan (MTP); develop a Transportation Improvement Program (TIP); identify performance measurement targets and monitor whether implemented projects are achieving targets; involve the public; demonstrate air quality conformity for MPOs on air quality non-attainment and maintenance areas; and implement a Congestion Management Process for large MPOs.

The Transportation Advisory Board (TAB) is an advisory body established by state law, comprised of 34 members: 18 elected officials (seven county, ten city, one Suburban Transit Provider); four agency representatives (MnDOT, MAC, MPCA, Council); eight citizens appointed by the Council; and four modal representatives (one freight, two transit, one bicycle/pedestrian). Local elected officials participate in selecting and approving

federally funded projects through Regional Solicitation and TIP. TAB recommends the program of projects for federal funding and the Council then concurs or denies the program. They also provide comments and review of planning products. The Technical Advisory Committee (TAC) advises the TAB and provides technical support, recommendations and review.

The Metropolitan Council was designated as the MPO in 1973 by Governor Wendell Andersen. In 1991 the federal ISTEA Act which included MPO membership requirements “grand-fathered in” non-conforming MPOs. The Council’s status as the MPO has been reaffirmed by the USDOT on four occasions: January 2011, August 2015, February 2016, and August 2018. A metropolitan planning organization may be redesignated by agreement between the Governor and units of general purpose local government that together represent at least 75 percent of the existing planning area population (including the largest incorporated city (based on population) as determined by the Bureau of the Census) as appropriate to carry out this section.

Janet Williams commented that there seems to be an emphasis on transportation rather than bicycle or pedestrian. Thompson replied that the next regional planning document takes a deeper look at all regional modes of transportation. Williams also asked why Sherburne and Wright counties would be considered part of the Council MPO rather than the MPO in St. Cloud. Thompson clarified that per the federal designation of contiguous land use, Sherburne and Wright would be considered a part of the Twin Cities MPO.

Jerry Zhao asked for an explanation of the differences of the Council as an MPO, and why the Council needed to be “grandfathered in.” The key difference is that an MPO should have elected officials, but the Council has appointed officials. Janet Williams commented that the Council Members are appointed by the Governor, though it is not always mentioned that the appointment process includes elected officials on the nominating committees. George Shember asked if the MPO is just for transit. Wastewater treatment and other Council operations are not a part of the MPO.

Tom Weaver asked Nick Thompson to comment on the efficiency of the current MPO status. Thompson responded that the Council has strong regional planning processes and TAB works well as an advisory board. Committee members also had questions about TAB and transit, and the transit process if it were not operated by an MPO. Thompson responded that often they have another transit governing board. Pat Born and Khani Sahebjam asked how an MPO would function if it was moved away from the Council. Amy Vennewitz mentioned that the MPO is prohibited from being a part of the state Department of Transportation. Elizabeth Kautz asked what problem would be solved by the MPO, and what would happen to the opt-outs if the MPO were moved. Chair Mary Liz Holberg commented that she does not yet know what the outcome will be from this committee, and what direction the committee will take.

2. Greater Minnesota MPO Overview (Tim Henkel, Assistant Commissioner, Modal Planning & Planning Management)

Tim Henkel, Minnesota Department of Transportation, gave a presentation on the MPOs in Greater Minnesota. There are seven greater Minnesota MPOs that lead planning in urbanized areas of more than 50,000 people. These MPOs are responsible for policymaking in these areas, based on the 3C Planning Process. Metropolitan Council is currently the only Transportation Management Area (TMA) in Minnesota; the Fargo-Moorhead Council of Governments is expected to be designated as a TMA after the 2020 census. Four of the Greater MN MPOs are interstate agencies. All of the seven Greater MN MPOs are made up of some, if not all, elected officials. Greater MN MPOs play a coordinating role in selecting projects. They do not receive direct appropriation like the Council.

Alene Tchourumoff asked if the governor of Wisconsin would need to approve changes to the MPO designation. She also asked if the Greater MN MPOs have additional functions and responsibilities other than transportation planning. Henkel responded that only the COGs have responsibilities that go farther than transportation planning; the MPOs function just as planning agencies. Khani Sahebjam asked about MPO designation and if there is any forecasted redesignation for Sherburne and Wright counties. Committee members had other questions and comments about greater Minnesota MPOs and funding, as well as federal transit funding.

3. Committee Discussion

Chair Mary Liz Holberg gave a brief preview of upcoming meetings. Mary Jo McGuire asked if future meetings would discuss the economic role of the Council or housing, or if the committee would focus on transportation. Chair Holberg replied that it will be decided by the group. Khani Sahebjam asked for a summary of historic positions that have been taken on the Council's status as MPO. Judd Schetnan replied that several letters were provided and will be posted on the website. Veto letters provided also include broader Council governance, including bills passed related to staggered terms and an elected Council. He does not have a library of the letters but can look into finding more information.

ADJOURNMENT

Business completed; the meeting adjourned at 3:25 p.m.

Bridget Toskey
Recording Secretary

Minutes of the GOVERNOR'S BLUE RIBBON COMMITTEE

Monday, October 12, 2020 | 2:00 p.m.

Committee Members Present:

Mary Liz Holberg, Peter Bell, Patrick Born, John (Jay) Cowles, Pahoua Yang Hoffman, James Hovland, Elizabeth Kautz, Douglas Loon, Mary Jo McGuire, Khani Sahebjam, George Schember, Alene Tchourumoff, Thomas Weaver, Janet Williams, Zhirong (Jerry) Zhao

Committee Members Absent:

None

CALL TO ORDER

Committee Chair Mary Liz Holberg called the meeting of the Governor's Blue Ribbon Committee to order at 2:00 p.m. on Monday, October 12, 2020.

APPROVAL OF MINUTES

It was moved by Loon, seconded by Kautz to approve the minutes of the September 14, 2020 and September 28, 2020 meetings of the Governor's Blue Ribbon Committee. **Motion carried** on the following roll call:

Aye: 15 Holberg, Bell, Born, Hoffman, Hovland, Kautz, Loon, McGuire, Sahebjam, Schember, Weaver, Williams, Zhao

Nay: 0

Absent: 0

Not Recorded:2 Cowles, Tchourumoff

INFORMATION

1. Overview of Regional Transit Service and Providers (Matt Burress, Legislative Analyst, House Research)

Matt Burress, Legislative Analyst with the Minnesota House Research Department, gave an overview of regional transit service and providers. Transit service in the region includes regular route bus, express/commuter bus, bus rapid transit (BRT), rail, demand response (dial-a-ride), route deviation, paratransit. Also proposed and/or in development are dedicated BRT and streetcar service. There are several entities involved in transportation in the region: the Metropolitan Council, MnDOT, the State legislature, counties and regional railroad authorities, cities, transit providers, private contractors and operators, residents, other state and regional agencies and the U.S. Department of Transportation. USDOT includes the Federal Transit Administration (FTA), Federal Highway Administration (FHWA), and the Federal Railroad Administration (FRA).

The Twin Cities metro area has several types of funding: federal, state (motor vehicle sales tax [MVST], general fund appropriations, General Obligation [G.O.] bond proceeds), regional/local, and generated revenue (farebox, advertising). MVST is the 6.5% sales tax on the sale of new and used vehicles; MVST funds for transit are statutorily appropriated. State bonding is debt financing for capital projects and has various constitutional requirements and limitations. State bonding is authorized in legislation. Key types

of state bonding are trunk highway bonds and other G.O. bonds. The regional transit capital (RTC) levy is the Met Council property taxes imposed by the Council under state statute and are separate from other Metropolitan Council levies. RTC tax revenue goes to debt service on bonds. County regional railroad authorities (RRA) are tied to each county and preserve and improve rail service and rail right-of-way.

The Metropolitan Council has several transit-related entities: Metro Transit, Metropolitan Transportation Services, the Transportation Advisory Board (TAB), and Regional Administration. Metro Transit operates regular route bus service and other core transit services in the Twin Cities metro area, including light rail transit (LRT), bus rapid transit (BRT), and commuter rail. Metro Mobility is the ADA bus service and offers shared rides for the eligible general public, which are reserved in advance. These trips are limited to riders who are unable to use regular route bus service. Metro Mobility is operated through a contracted service agreement. Transit Link is the dial-a-ride bus service which offers shared rides for the general public, in areas where regular route transit is limited or not offered. Eligibility for Transit Link is based on origin/destination distance from regular route transit. Transit Link is also operated as a contracted service. Vanpool is a service that offers organized shared rides. The driver of the Vanpool is among the commuters and offers subsidized vehicle leases. The remaining costs are split by the riders.

Four transit providers operate transit service in several suburban communities instead of Met Council regular route bus service. The types of service include local circulators, express/commuter bus and some dial-a-ride service. These suburban transit providers serve individual cities or multiple cities under joint powers agreements and are governed by elected officials or a mix of citizens and elected officials. The University of Minnesota Twin Cities also operates fixed route bus service, including a local circulator and Campus Connector as well as paratransit service. The Twin Cities campuses are also served by Metro Transit, Metro Mobility and suburban transit providers.

Committee members had questions about funding and bonding mechanisms, transit systems in Greater Minnesota, and ADA services and the role of an MPO in transit services. Jim Hovland asked that the Transportation Advisory Board be included in the list of Council functions. Doug Loon asked about farebox recovery per operating mode. Judd Schetnan will share farebox per person subsidy information with the committee.

2. Overview of the 2011 Legislative Auditor Report (Judy Randall, Deputy Legislative Auditor, Program Evaluation Division)

Judy Randall, Deputy Legislative Auditor with the Office of the Legislative Auditor gave an overview of the 2011 Legislative Auditor Report on Governance of Transit in the Twin Cities Region. In 2011 the Office of the Legislative Auditor completed an audit of transit governance in the Twin Cities. The key legislative recommendations were: the Legislature should restructure the Metropolitan Council; and the Legislature should clarify the goals and priorities of transit in the Twin Cities region. The report compared the Council to 11 peers, including Denver, Phoenix, Portland and Seattle. The Council performed well on efficiency measures, including operating cost per passenger, fare-recovery percentage, subsidy per passenger, subsidy per passenger mile. The Council also performed well on service-use and access measures. The report also highlights challenges due to the transit governance structure, including fragmentation and complexity, distrust among some of the transit organizations, time-consuming coordination, and no agreed-upon set of priorities.

The report asserts that the composition of the Metropolitan Council contributes to some of the challenges. The Council is appointed by the Governor, has limited accountability to the public, limited credibility with stakeholders and other transit organizations in the region, limited stability, and contributes to the large number of transit organizations in the region. The recommendations were that

the Legislature should restructure the Metropolitan Council to be a mix of appointed and elected members who serve staggered terms. This could potentially lead to more streamlined governance.

Khani Sahebjam asked how the efficiency of the Council was measured, if it was a dollar-to-dollar ratio or if it was efficiency of services. Judy Randall stated that it was based on economic measures compared to peers. Committee members had questions and comments about the composition of elected official and appointed official recommendations, as well as about the recommendation of staggered terms. Alene Tchourumoff asked if Ms. Randall would be able to share any concerns that other entities had about conflicts of interest due to elected officials serving a regulatory role over Council operations. Ms. Randall replied that Metro Cities would be a better group to answer that question, and Judd Schetnan shared that staff from Metro Cities will be speaking at the next meeting.

3. Committee Discussion

Committee members had no further questions or comments.

ADJOURNMENT

Business completed; the meeting adjourned at 2:37 p.m.

Bridget Toskey
Recording Secretary

Minutes of the GOVERNOR'S BLUE RIBBON COMMITTEE

Monday, October 26, 2020 | 2:00 p.m.

Committee Members Present:

Mary Liz Holberg, Peter Bell, Patrick Born, John (Jay) Cowles, Pahoua Yang Hoffman, James Hovland, Elizabeth Kautz, Douglas Loon, Mary Jo McGuire, Khani Sahebjam, George Schember, Alene Tchourumoff, Thomas Weaver, Janet Williams, Zhirong (Jerry) Zhao

Committee Members Absent:

None

CALL TO ORDER

Committee Chair Mary Liz Holberg called the meeting of the Governor's Blue Ribbon Committee to order at 2:00 p.m. on Monday, October 26, 2020.

APPROVAL OF MINUTES

It was moved by Kautz, seconded by Zhao to approve the minutes of the September 14, 2020 and September 28, 2020 meetings of the Governor's Blue Ribbon Committee. **Motion carried** on the following roll call:

Aye: 13 Holberg, Born, Cowles, Hoffman, Hovland, Kautz, Loon, McGuire, Sahebjam, Schember, Tchourumoff, Williams, Zhao

Nay: 0

Absent: 0

Not Recorded:2 Bell, Weaver

INFORMATION

1. Metro Cities (Patricia Nauman, Executive Director)

Patricia Nauman gave an overview of Metro Cities and their relationship with the Metropolitan Council. Metro Cities provides lobbying for cities and is considered by many to be a watchdog for the Council. Cities are responsible for the implementation of many regional policies and programs and are a primary constituency of the Metropolitan Council. Metro Cities has statutory appointing authority for municipal officials on the Transportation Advisory Board (TAB) and Technical Advisory Committee (TAC), and a statutory consulting role for municipal members appointed to the Metropolitan Area Water Supply Advisory Committee (MAWSAC). Metro Cities also appoints municipal officials to the regional Geographic Information Systems (GIS) Board. Jim Hovland asked about the position of Metro Cities to favor local elective officials, and the distinction of having both a TAB made up of local elected officials and a Council made up of elected officials. Nauman responded that while TAB is a very important body, it is an advisory body which is a distinction Metro Cities makes as a different level of work.

2. Citizens League (Pat Born, Board Chair; Pahoua Hoffman, former Executive Director)

Pat Born and Pahoua Hoffman shared an overview of the 2015 Citizens League Task Force. The key findings of the task force were: the Council continues to be an important regional advocate; the current governance structure inhibits the Met Council's ability to effectively plan for the long-term and act as an independent advocate for the regions; and challenges in the region have expanded and will continue to evolve

due to changing demographics and the growth in poverty in the region. There are also concerns related to transportation governance including accountability and transparency, efficiency and effectiveness, and equity. The Citizens League recommendations were: four-year staggered terms for Council members, all appointed by the governor; to strengthen the member selection process; and to fully exercise the Council's current authority in statute to reduce concentrations of poverty and foster increased connections to social and economic opportunities. In 2019 Governor Walz did adopt the majority of these recommendations, though not staggered terms. Jerry Zhao asked about staggered terms, and why they were not adopted. Born responded that there were several issues that would be affected by this change, and Chair Holberg added that it would be unusual for a governor to take on a reform change mid-term.

3. Suburban Transit Association (Luther Wynder, MVTA CEO)

Luther Wynder shared the position of the Suburban Transit Association (STA) with regard to the Metropolitan Council. Suburban communities sought legislation in 1982 to create transit agencies to serve fast-growing suburban areas. Before the suburban transit agencies formed, several suburban communities were paying into the transit system and receiving limited to no transit service. Minnesota Valley Transit Authority, Maple Grove Transit, Plymouth Metro Link and Southwest Transit formed. While suburban ridership has grown from one million passengers per year to more than five million passengers per year since the creation of the suburban transit agencies, funding equity has remained an ongoing concern. STA believes that suburban providers should receive an equitable, proportional share of transit funding for the region and would support any Met Council governance alterations that would support this goal. STA favors governance that is more accountable to the region and is structured to ensure suburban communities are directly represented. The innovation, success and service of the Suburban Transit Association can be enhanced by a more collaborative decision-making structure that recognizes member organizations as a full partner with a "seat at the table" when it comes to building a public transportation network for the future. Committee members had questions and comments about revenues and MVST funds allocated to suburban communities. Chair Holberg added that there is a formula for MVST returns to Metro Transit and suburban transit providers. There was also discussion of net contributions and net returns.

4. Council of Metropolitan Area Leagues of Women Voters (Karen Schaffer, Chair)

Karen Schaffer gave an overview of the Council of Metropolitan Area Leagues of Women Voters (CMAL) and their study of Metropolitan Council governance. CMAL is an inter-league membership organization that is political but non-partisan. CMAL focusses on government issues of the metropolitan area. CMAL conducted a study of the Met Council from August to December of 2018, through a public forum, literature review, coordinated interview teams and interviews of relevant stakeholders. Their positions are: Metropolitan Council members should be appointed by the governor, with fixed, staggered terms and removed only for cause; members should have a regional perspective, knowledge of regional issues, demographic diversity and the ability to meet the time requirements of service; members should not be local elected officials; members should not be directly elected to the Metropolitan Council; and a nominating committee should recommend a slate of candidates for the Metropolitan Council to the governor. Khani Sahebjam asked for a clarification of the composition of the membership of CMAL.

5. Minnesota Inter-County Association (Mike Beard, Scott County Commissioner; Matt Massman, Executive Director)

Commissioner Mike Beard gave an overview of the Metropolitan Governance Reform principles and statement of objectives. The Twin Cities' Local Government Coalition is a coalition of local government through the area that have joined together to develop a position statement and set of principles for improving metropolitan governance in the Twin Cities. The Coalition supports the need for regional planning, collaboration and coordination, but seeks to expand local government representation on the Metropolitan Council. Their statement of belief is: the Metropolitan Council, due to its taxing and policy

authority, should be accountable to a regional constituency of those impacted by its decisions. It should not operate as a state agency as it does in its current form, answerable to only one person, the governor. Their principles for reforms are: a majority of members of the Metropolitan Council shall be elected officials, appointed from cities and counties within the region; cities shall directly control the appointment process for city representatives; counties shall appoint their own representatives; staggered terms of office not coterminous with the governor; membership on the Council shall include representation from every metropolitan county government; the Council shall represent the entire region, therefore voting shall be structured based on population and incorporate a system of checks and balances. Mary Jo McGuire asked for a comment on the time commitment required for being on the Council, and how would that would work for elected officials. Commissioner Beard responded that this has been discussed and the person selected would need to be someone who would be able to devote the time. Committee members also had questions and comments about the selection of municipal elected officials, as well as the question of land use and city comprehensive plans submitted to the Council.

6. Metro Governance Transparency Initiative (Ann Goering)

Ann Goering shared main points of concern regarding the interpretation of the applicable federal statute with regard to Metropolitan Council governance. The 2012 Revision unambiguously requires the Metropolitan Council to comply with statutory membership requirements. Prior to the 2012 amendments to the applicable federal law, the statutory requirement that mandated the inclusion of elected officials on the MPO applied only to organizations that were newly designated as an MPO or who has undergone a redesignation. The 2012 amendment eliminated the phrase “when designated or redesignated” and replaced it as well as added a provision stating, “A metropolitan planning organization may be restructured to meet the requirements of paragraph (2) without undertaking redesignation.” In addition, the “Limitation on Statutory Construction” provision does not grandfather the membership of a non-compliant MPO. While the Council was in existence prior to December 18, 1991, nothing in the statutory provision cited above relieves the Met Council or other entities from complying with the statute. It is not a general grandfathering provision. According to Goering, bringing the Council into compliance with the membership requirements of an MPO as required by federal law is legally mandated. Tom Weaver asked about the FTA’s decision that disagreed with Goering’s letter in 2016, and if anything has changed since that time. Goering responded that the FTA can always change their mind on this decision on compliance. Jim Hovland asked if there has been any litigation, and the response was that there was no lawsuit. Committee members also had questions and comments about the lack of response from the local FTA and if they went to the USDOT, as well as the legality of the structure of the Council. Pat Born suggested that the group should also hear from an attorney from the Council on their interpretation of the law.

7. Committee Discussion

Chair Holberg gave a preview of upcoming meetings. Pat Born suggested that time be provided at the next meeting for a round-robin of committee members to share their positions. This idea was met with approval from the committee members. Khani Sahebjam asked if future conversations could be split between transit and governance.

ADJOURNMENT

Business completed; the meeting adjourned at 3:28 p.m.

Bridget Toskey
Recording Secretary

Minutes of the GOVERNOR'S BLUE RIBBON COMMITTEE

Monday, November 9, 2020 | 2:00 p.m.

Committee Members Present:

Mary Liz Holberg, Peter Bell, Patrick Born, John (Jay) Cowles, Pahoua Yang Hoffman, James Hovland, Elizabeth Kautz, Douglas Loon, Mary Jo McGuire, Khani Sahebjam, George Schember, Alene Tchourumoff, Thomas Weaver, Janet Williams, Zhirong (Jerry) Zhao

Committee Members Absent:

None

CALL TO ORDER

Committee Chair Mary Liz Holberg called the meeting of the Governor's Blue Ribbon Committee to order at 2:00 p.m. on Monday, November 9, 2020.

APPROVAL OF MINUTES

It was moved by Kautz, seconded by Zhao to approve the minutes of the October 26, 2020 meeting of the Governor's Blue Ribbon Committee. **Motion carried** on the following roll call:

Aye: 11 Holberg, Born, Hoffman, Hovland, Kautz, Loon, McGuire, Sahebjam, Schember, Williams, Zhao

Nay: 0

Absent: 0

Not Recorded: 4 Bell, Cowles, Tchourumoff, Weaver

INFORMATION

1. Metropolitan Council Metropolitan MPO Compliance (Dave Theisen, Deputy General Counsel, Metropolitan Council)

Dave Theisen shared the Council's standing with regard to Metropolitan Council MPO compliance. The Council has had multimodal planning responsibilities since 1975, and the responsibilities have been uninterrupted since that time. The abolishment of three regional agencies in 1994 created the Metropolitan Council as it is today. This action also ended staggered terms, changing to terms coterminous with the governor. 2012 federal legislation required MPOs to consist of local officials, officials of public transportation agencies, and state officials within two years after MAP-21 enactment, but statute also states: Nothing in this subsection shall be construed to interfere with the authority, under any State law in effect on December 18, 1991, of a public agency with multimodal transportation responsibilities. FHWA and FTA have frequently reviewed Council multimodal transportation planning work and have not raised questions about the Council's MPO status. The Council governing body does not include local officials, public transportation agency officials, or state officials, but a "grandfather" provision allows the Council to continue operating under the state law as it was first enacted in 1975. FHWA and FTA have confirmed that the Council is covered under the grandfather provision and are fully aware of the Council's status. In addition, more than half of TAB members are elected local and county officials; 88% represent counties, cities, and transit/transportation interests. TAB is more than an advisory committee; it is integral to transportation planning processes under long-existing protocol.

Committee members had questions about TAB, and their approval abilities as a body consisting of some elected officials. Doug Loon asked if a change to the Council such as moving to staggered terms could put the Council's grandfathered status in jeopardy. Theisen replied that a change in terms would not be a substantial enough change, but a change to elected officials would be a change that may require redesignation. It would also be dependent upon the language in the legislation.

2. Metropolitan Area and Greater Minnesota Paratransit Service Delivery and Funding Discussion (Nick Thompson, Director, Metropolitan Transportation Services)

Nick Thompson gave an overview of ADA paratransit in Minnesota. There are two systems of paratransit in Minnesota, Metro Mobility and Greater Minnesota ADA. Metro Mobility is required by the State of Minnesota to serve the Transit Taxing District in place in 2006 as well as new cities as directed by the Legislature. Metro Mobility serves customers with a certified disability. There is no limit on distance but must stay within the Metro Mobility geographic boundaries. This is a door-through-door service. Greater Minnesota ADA serves customers within $\frac{3}{4}$ of a mile of fixed route service. This service is available in several large greater Minnesota cities, and serves the elderly and those with disabilities. The maximum trip lengths are within city limits of the respective city. This is a door-to-door service. In greater MN there are trips provided through the transit providers via contract. These contracts are funded through a care provider via DHS.

3. Committee Discussion on Executive Order Direction:

- The role of elected versus appointed Metropolitan Council members
- The Metropolitan Council's role as a Metropolitan Planning Organization, and identify and evaluate the ways this federal designation may complement and/or conflict with the Met Council's responsibilities under Minnesota law
- The effectiveness of the delivery of regional transit service

Each committee member shared his or her thoughts on the above topics. Mayor Kautz said that she has not heard anything compelling about having elected officials on the Council. She also compared a Council of elected officials to the now disbanded Counties Transit Improvement Board.

Mayor Hovland shared that he has been happy with the current model of the Council, and he has no question about the legality of the Council. He believes that a benefit of the current model is TAB making biennial decisions about federal money that comes in. He has found that the process works well and is a model of good governance. He also believes that there would be time constraints and conflicts of interest to have elected officials on the Council. He is in favor of staggered terms. Mayor Hovland is also in favor of the nominating committee, and the governor selecting from the slate of candidates presented by the nominating committee. With respect to transit service as it currently exists, he is in favor of keeping the same model of transit service delivery.

Mayor Williams feels that the Council as it operates with the TAB traditionally has done a good job. The majority of the studies done do not recommend changing the make-up of the Council. She pointed out that the nominating committee is made up of elected officials. With Governor Walz this was expanded so that there were seven elected officials, including an elected official representing each county. She is not in favor of elected officials on the Met Council. With regard to suburban transit, this transit service began because those in the suburbs did not believe they were getting the transit service for the money they paid. Now over 40% of those using suburban transit are from outside the taxing district, which is something that should be explored further.

Jerry Zhao shared that it seems that current system is working well, and that if a new system is designed it will need to be set up in a way that meets current legislature. Zhao is also in favor of staggered terms for Council Members.

Khani Sahebjam shared that it appears that the Council and TAB are working well together, but this governance issue is not going to go away. He also said that it is clear that there are some transit trust issues and some inefficiencies that will need to be addressed.

Peter Bell shared that he is an opponent of an elected Council, but he differs from other committee members as he has serious concerns about the continued existence of suburban transit providers. They do not represent all suburban communities and there is some duplication in administrative costs. He also believes that TAB works well as-is.

Tom Weaver doesn't believe the governance structure is broken but does believe there are things worth looking at. He is not in favor of elected officials on the council but believes the group should be mindful of local governments' view on this and whether they think they are adequately represented. He believes there are some things that could be done to give local elected officials more influence in the appointment process. With respect to the delivery of transit, it is clear that the current structure is legally sufficient from a federal perspective and that the TAB works.

Pat Born said that he is in favor of appointed Council Members with staggered terms, which would lead to additional trust within local officials of the Metropolitan Council. Born has not heard anything compelling toward an MPO redesignation. With regard to the suburban transit providers, he believes there is an argument that they are not as efficient, simply because they are smaller, not because they are not good managers. If they were to do away with suburban transit providers, there would need to be something in place to address the attention to service that they provide.

Commissioner McGuire agrees that there should not be an elected Council and would be happy to look at staggered terms. She doesn't think it is a broken system, and that it works as-is. Commissioner McGuire also believes that TAB works well as a body that advises the Council. She also agrees that the Council should continue to be the MPO for the region.

Alene Tchourumoff shared that she also agrees with others and hopes that the outcome of this is that it is clear that the Council is in compliance with federal law. She believes that there would be several issues with having elected officials on the Council, and that the appointment process works well. She also is in favor of staggered terms for continuity. In terms of the effectiveness of regional transit providers, Tchourumoff has concerns about the efficiency of the system overall. She thinks there are opportunities to enhance the overall efficiency and effectiveness of our transit system.

George Schember doesn't believe there should be changes to the MPO status, and that it would be a solution in search of a problem. He is not in favor of a Council of elected officials nor expansion of the opt-out service.

Doug Loon stated that the Chamber has long aligned itself with the 2011 report from the Office of the Legislative Auditor that the legislature should restructure the Met Council along the lines of a mix of appointed and elected members. He believes that elected officials would be a great way to address the question of validity of the Council. That being said, he does not believe the Met Council is broken, and that the Council has been executed well over time. He questions the long-term validity of the Council without governance reforms. He is in favor of staggered terms to increase legitimacy of the Council. He agrees that if this is not addressed now the issue will linger. He also asks that if having elected officials at the TAB works, why wouldn't it work for the full Council. He believes the suburban transit provider system works well.

Jay Cowles shared that the MPO legal case appears to be well-answered by the Council, and that moving to a different form of MPO would be very complicated and difficult to achieve. The Met Council has done a good job and made a number of accommodations in past years to address concerns.

Cowles doesn't believe that the committee has received enough information about the opt-outs for him to have an opinion.

Pahoua Hoffman shared that cities were not supportive of elected officials. Hoffman and the Citizens League both support staggered terms. There is so much work building the knowledge and understanding of roles for Council Members; staggered terms would allow for continuity. She also believes that there is room for improvement in the appointment process.

Mary Liz Holberg shared a few issues that have not yet been addressed. Representing a community that for decades has not felt a part or represented by TAB, when people talk about TAB working well she doesn't know that if that is a shared opinion across the region. With regard to the appointment process, she suggested raising the appointment recommendation threshold, and that perhaps the recommendations would have to be a super majority; in other words having elected officials having weighted recommendations might make sure that a fair share of the composition of the groups' desires would be reflected. She is not in favor of an entirely elected Council but is in favor of staggered terms in some form. The MPO issue is a very small issue in the grand scheme of things, as it is a very small share of transportation money in the state. She believes there does need to be a discussion about some of the inherent conflicts with the Council being an operator and a funder. She also believes that all of Metro Transit should be funded as a forecasted program because it appears that Metro Mobility with its rapidly increasing cost is taking funding from regular route bus and rail operations. She believes that there should also be leadership continuity as transit projects take decades to complete.

Peter Bell shared that he does not believe the Council is as effective as it could be. However, he is in favor of smaller changes rather than wholesale changes. Mayor Williams believes that some of the struggle comes from some of the animosity between cities and counties. There was also some committee discussion about the Counties Transit Improvement Board.

Judd Schetnan shared that he will be drawing from today's committee discussion to begin working on recommendations for the committee before the final meeting. He said that the group does not seem to be interested in pursuing a Council of elected officials, but that the group seems to be in favor of staggered terms as well as elected officials on the appointing committee. He said that the group also seems to be in favor of the Council remaining as the region's MPO. He also said that it does not seem that the group is coalescing around the idea of making any changes to the suburban transit providers. He said the group has talked somewhat around Metro Mobility, and that it is important as a state and federally mandated program. He asked that committee members let him know if he is missing anything. Peter Bell asked to learn more about Metro Mobility, and how far beyond the federally mandated services Metro Mobility is and if there is a cost for those services. Schetnan will get this information out to committee members before the next meeting. Chair Holberg asked that he also send the financials from opt-out providers to committee members before the next meeting as well.

ADJOURNMENT

Business completed; the meeting adjourned at 3:46 p.m.

Bridget Toskey
Recording Secretary

Minutes of the GOVERNOR'S BLUE RIBBON COMMITTEE

Monday, November 23, 2020 | 2:00 p.m.

Committee Members Present:

Mary Liz Holberg, Peter Bell, Patrick Born, John (Jay) Cowles, Pahoua Yang Hoffman, James Hovland, Elizabeth Kautz, Douglas Loon, Mary Jo McGuire, Khani Sahebjam, George Schember, Alene Tchourumoff, Thomas Weaver, Janet Williams, Zhirong (Jerry) Zhao

Committee Members Absent:

None

CALL TO ORDER

Committee Chair Mary Liz Holberg called the meeting of the Governor's Blue Ribbon Committee to order at 2:00 p.m. on Monday, November 23, 2020.

APPROVAL OF MINUTES

It was moved by Kautz, seconded by Zhao to approve the minutes of the November 9, 2020 meeting of the Governor's Blue Ribbon Committee. **Motion carried** on the following roll call:

Aye: 14 Holberg, Bell, Born, Cowles, Hoffman, Hovland, Loon, McGuire, Sahebjam, Schember, Tchourumoff, Weaver, Williams, Zhao

Nay: 0

Absent: 0

Not Recorded: 1 Kautz

INFORMATION

1. Committee Discussion on the Draft Blue Ribbon Report

Committee members shared their comments on the draft report distributed to the committee. Pat Born like the draft and thought that it was well-organized and reflected the discussion from the committee. Chair Holberg asked committee members to share if they had any concerns on the layout of the draft. There were no comments from committee members. Chair Holberg then asked for comments on the first section of the draft, regarding the "Role of Elected Versus Appointed Metropolitan Council Members." Tom Weaver asked for a clarification on the purpose of the potential action for consideration "that the governor to provide an explanation in writing if he or she appoints a Council Member that was not included in the slate of candidates recommended by the nominating committee." Pahoua Hoffman shared that Citizens League asked that the candidates and appointees be posted publicly, but that a written explanation from the governor would not seem necessary. Committee members then had comments and discussion on the "potential actions for consideration." Tom Weaver suggested a change to bullet four under Committee Conclusions and Findings either to make it clearer, or to remove it all together, as it seems contrary to what the group is trying to accomplish. Committee members then had a discussion on the meaning of making changes to the Met Council. Mary Jo McGuire questioned the recommendation that the nominating committee be comprised of a majority of local elected officials. Committee members then had a discussion about the wording and structure of the recommendations. Pahoua Hoffman asked that a piece of public announcement is missing from the potential actions for consideration. The group

agreed with this recommendation. Alene Tchourumoff questioned from an equity standpoint if the names being made public would discourage people from applying. Chair Holberg reminded the group that all applications are public information. Committee members then had a discussion about how the information would be made public.

Chair Holberg asked for comments on the second section of the draft, “The Metropolitan Council’s Role as a Metropolitan Planning Organization (MPO).” Mayor Hovland will mark up the draft with technical comments and return to Judd Schetnan and Chair Holberg. Jerry Zhao asked if the first section could be expanded to give more background before conclusions and findings. Commissioner McGuire clarified that potential actions would be recommendations in the final report. George Schember asked about bullet one, and if it is weakened by the following bullet points by offering an opportunity to change positions. Alene Tchourumoff asked for clarification about the scope and action of projects that are voted on by TAB, and if it is more than the regional solicitation, and if this would be affected by a required 60% approval. Chair Holberg replied that currently just barely half of the TAB is elected versus appointed members. Mayor Hovland shared that there are other actions that TAB is involved in as well, and recommended actions are then moved up in the TIP. Chair Holberg pointed out that the requirement of elected officials is served by the TAB, but at a weaker level. Khani Sahebjam commented on the “committee minority counterpoint” and the sentence stating that local elected officials are dissatisfied with the current process. He asked if they are doing enough with TAB to address that issue. Tom Weaver said that hopefully this report will provide some solutions and will move the Council in the right direction. Peter Bell said that this report and recommendations are evolutionary, not revolutionary. Chair Holberg asked if the group is comfortable with a 50/50 split of elected and appointed TAB officials. Committee members had a discussion about the split of officials on the TAB, and how they are appointed. Alene Tchourumoff asked for a deeper look at the TAB for a final item at the next meeting. Janet Williams asked for an addition of the word “some” under Committee Minority Counterpoint, to say that “some elected officials have voiced dissatisfaction with the current process.”

Chair Holberg asked for comments about the third section of the draft report, “Effectiveness of Delivery of Regional Transit Services.” Alene Tchourumoff recommended a change to the second bullet, strengthening the language as this would be a benefit to the agency. Khani Sahebjam had a comment on the phrase “continuous evaluation,” asking both what that would look like, and asking about the efficiency of evaluation. Peter Bell shared a concern about the recommendation regarding the financial condition of the State of Minnesota. He asked if the group is missing an opportunity to have input on how the transit system may be restructured given the State’s financial situation. He believes that the group may be able to have an impact on something that may already be coming to the transit system. Pat Born stated that another big unknown is how quickly people will return to using transit, if they do at all. Peter Bell asked that at a minimum to set some priority areas if there will be restructuring, to encourage the governor and Met Council to look at these three or four priority areas. He hopes that these things will happen with their input rather than without their input. Mayor Hovland asked about the bullet point regarding that suburban transit provider service should not be expanded. Hovland pointed out that some of the fastest growing areas of the region are the outer ring suburbs. Chair Holberg and Judd Schetnan pointed out that some of the fastest-growing suburbs, Lakeville and Woodbury, are a part of Metro Transit. Doug Loon shared his perspective that growth meant additional providers, not expansion of service areas. Tom Weaver shared that efficiency will be important given the financial position the state is in. He also believes that the public subsidy for Northstar is high and should be examined closely. Mayor Kautz shared that she is a proponent for the opt-outs providing efficient service. She believes that changes to these services should not be made in a haphazard way. Peter Bell suggested that they add a statement that they realize the dire financial situation that the state is in, not necessarily mentioning Northstar. He also asked they state they realize ridership may be affected, and that they recommend recognizing or cutting services. Alene Tchourumoff asked for a timeline and procedure for edits to the report. Judd Schetnan asked that specific committee members who will be

rewriting sections share that with staff in the next few days so a draft can be turned around to the committee for review and input. The goal will be to finalize a draft next week to be adopted on December 7. Mayor Hovland asked that more background information and summary of the group's work be added to the report, and that all of the information discussed be made public. Judd Schetnan replied that the supporting information will all be shared with the report. Jerry Zhao shared that he likes the idea of more regional service, but that nothing is done in a rush, due to COVID and financial condition changes.

ADJOURNMENT

Business completed; the meeting adjourned at 3:40 p.m.

Bridget Toskey
Recording Secretary

Minutes of the GOVERNOR'S BLUE RIBBON COMMITTEE

Monday, December 7, 2020 | 2:00 p.m.

Committee Members Present:

Mary Liz Holberg, Peter Bell, Patrick Born, John (Jay) Cowles, Pahoua Yang Hoffman, James Hovland, Elizabeth Kautz, Douglas Loon, Mary Jo McGuire, Khani Sahebjam, George Schember, Alene Tchourumoff, Thomas Weaver, Janet Williams, Zhirong (Jerry) Zhao

Committee Members Absent:

None

CALL TO ORDER

Committee Chair Mary Liz Holberg called the meeting of the Governor's Blue Ribbon Committee to order at 2:00 p.m. on Monday, December 7, 2020.

APPROVAL OF MINUTES

It was moved by Kautz, seconded by Hovland to approve the minutes of the November 23, 2020 meeting of the Governor's Blue Ribbon Committee. **Motion carried** on the following roll call:

Aye: 13 Holberg, Bell, Born, Cowles, Hoffman, Hovland, Kautz, McGuire, Sahebjam, Schember, Tchourumoff, Weaver, Zhao

Nay: 0

Absent: 0

Not Recorded: 2 Loon, Williams

INFORMATION

1. Committee Discussion

Chair Holberg asked for the committee's approval to allow staff to make small changes, such as correcting typos, without full committee approval. Chair Holberg asked committee members to submit edits to bios to be submitted by noon on December 8.

Chair Holberg asked for comments on the first section of the draft report. Commissioner McGuire asked for a change to the report where it says "local officials have jobs" to read "local elected officials have other jobs and obligations." Mayor Hovland suggested replacing the word "jobs" with "employment and obligations."

Chair Holberg then asked for comments on the second section of the report. Khani Sahebjam asked about a comment from Doug Loon regarding the state's congressional delegation, now located under "committee minority counterpoint." Sahebjam asked if this should be a recommended action or just a mention. Mayor Hovland asked that it be left where it is, as it is a minority point. The committee agreed with this action. Khani Sahebjam also asked about the majority of elected officials on TAB, and if it is a goal to have more elected officials on TAB. Mayor Hovland cited the statute defining TAB membership and shared that there are already few citizen members on TAB. Peter Bell suggests that this be a part of the minority report, to suggest to the governor that this has been considered and has some support from the committee. The

committee agreed to have Chair Holberg and Sahebjam to work on language adding the discussion of a stronger local elected presence on TAB to the minority report. Peter Bell shared that he believes the TAB is working well and he hesitates to make changes that may have unintended effects. However, he is sensitive to the belief of some that there is not enough elected official presence on the Council. Commissioner McGuire agreed with Bell and asked that a minority report suggestion be very general. Chair Holberg pointed out that not all people and not all counties believe that TAB is working well. Chair Holberg circled back to Doug Loon, and asked for his comments regarding adding the congressional delegation portion to the minority report. Loon said that it would provide clarity to the issue but that he can agree to the majority opinion. Alene Tchourumoff shared that the Executive branch agency responsible for interpreting and enacting the will of Congress has weighed in several times over the last 29 years and their response is clear. Mayor Williams and Pahoua Hoffman added that additional review has been completed after the Citizens League report.

Chair Holberg asked for comments on the third section of the report. Peter Bell shared his additional comment that was added to the draft report, highlighted in green. He raised this issue based upon his concern that if the committee didn't address the potential budgetary situation faced by the State of Minnesota, they would be seen as not fulfilling their responsibility. He also suggested that they consider recommending a periodic report on the efficiency of various subcomponents of the transit system. The suggested report would be not necessarily the centerpiece of but a part of either scaling back or expanding the transit system. Commissioner McGuire does not have a problem with the study but questioned how it would be funded. Chair Holberg understood this to be an independent study, possibly through the Center for Transportation Studies at the University of Minnesota. Committee Members then had a discussion about the feasibility and the structure of the proposed study. They also addressed adding governance to this study. Pahoua Hoffman offered an amendment to the language for the study and linking it to the ten-year planning cycle. Commissioner McGuire asked for a clarification on the word equity, and what types of equity would be studied. Peter Bell stated that he was referring to geographic equity in this instance, to keep the scope narrower. The committee agreed to adopt Peter Bell's language with amendments. Jim Hovland asked to clear up ambiguous language under "findings." Pat Born suggested to remove the sentence in question under the first bullet point, as it contradicts the paragraph above. Mayor Hovland said that the first sentence under the last bullet point in the executive summary will need to be addressed based upon the fact that the bullet point was removed in the previous section.

Chair Holberg explained the next steps for the report. The draft will be completed by staff and a final report will be circulated to the committee. The report will include all supporting materials and bios of all committee members. Chair Holberg asked the group to decide how the report should be signed: either to use electronic signature or to use a list of names under her signature. The group agreed that Chair Holberg will sign her name for the group.

ADJOURNMENT

Business completed; the meeting adjourned at 3:15 p.m.

Bridget Toskey
Recording Secretary

BLUE RIBBON PANEL

Presentations & Supporting Materials





Memorandum

September 14, 2020

To Governor's Blue Ribbon Committee on the Metropolitan Council's Structure and Services

From Deborah A. Dyson, Legislative Analyst

Subject Brief History of Metropolitan Council Governance Issues and Proposals

I was invited to make a presentation to the Blue Ribbon Committee to provide some historical context for the committee's work. Below is an outline of what I hope to cover.

The Governor's executive order establishing the Blue Ribbon Committee states that the committee is to review:

- a. The role of elected versus appointed Metropolitan Council members
- b. The Metropolitan Council's role as a Metropolitan Planning Organization ("MPO") and identify and evaluate the ways this federal designation may complement and conflict with the Council's responsibilities under Minnesota law
- c. The effectiveness of the delivery of regional transit service

Current Status of the Metropolitan Council

- Political subdivision of the state, jurisdiction in seven metropolitan counties with 56 percent of state's population
- Functions:
 - Planning and coordination: Metropolitan Development Guide (Thrive MSP 2040), with long term policy and system plans, review and approval of local comprehensive plans
 - Operations: owns and operates regional services: transit, wastewater collection and treatment
 - Pass-through funding: Metro HRA, parks and open space, MLCA

While transportation is a significant and important function for the council, it is not the only council function to take into consideration when looking at the council's governance structure.

History

1957 – Metropolitan Area Planning Commission

1967 – Issues?

- wastewater
- transportation
- federal requirements

1967 – Question was not *whether* to establish a new regional governance structure but what regional structure: elected or appointed.

- Elected: planning and operations
- Appointed: planning and coordinating

The 1967 Legislature established the Council as an appointed body and in the same year established the Metropolitan Transit Commission to take over failing private bus service.

1967 – 1990

- 1969 –the Metropolitan Waste Control Commission
- 1974 – the Metro HRA
- 1974 –the Metropolitan Parks and Open Space Commission
- 1975 – Recodification
- 1976 – the Metropolitan Land Planning Act
- 1977 – the Metropolitan Sports Facilities Commission
- 1984 – Regional Transit Board, governance studies
- 1989 – Dual-track airport planning

1990-1993 – 5 major bills to reorganize metropolitan government. 3 – elected; 2 – appointed

1993 – State Advisory Council on Metropolitan Governance

1994 – Metropolitan Government Reorganization Act

1995 – Metropolitan Livable Communities Act, changes to the Metropolitan Land Planning Act, decision in the dual track airport planning process

1997 – elected Metropolitan Council bill passed, vetoed by the Governor

Since 1995, many years see bills introduced to study governance, abolish the Council, make the Council a state agency, make the Council an elected body or a COG, change who makes appointments, split off a function.

More recently bills to re-established staggered terms for Council members. Those passed have been vetoed by governors of both major parties.

2018 – a bill passed to change membership of the council to consist of 29 members of which 24 would be elected city and county officials. Vetoed.

1. Community Development

Regional Planning

- Regional Parks & Trails
- Review of Comprehensive Plans & Technical Assistance
- Livable Communities Act Grant Programs

Research of Regional Issues

Metropolitan Housing and Redevelopment Authority

2. Coordinate planning to guide the growth and development of the region

4. Planning and Funding the Regional Parks System

Regional Parks Policy Plan

- Update the Regional Parks Policy Plan every four years
- Identify which parks and trails are part of the System

Master Plans

- Review and approve Master Plans developed by implementing agencies

Regional Parks Funding

- Distribute state and regional funding to the implementing agencies for operations, acquisition, and development projects

5. Metropolitan Livable Communities Act programs

- Create compact, connected development patterns
- Help to change long-term market incentives that adversely impact the creation and preservation of living wage jobs
- Create incentives for developing communities to include a full range of housing opportunities
- Create incentives to preserve and rehabilitate affordable housing the fully developed area
- Authority

3. 10-year Regional Planning Cycle

- Decennial Census 2010-2011
- Regional Development Guide 2013-2014
- System and Policy Plans 2014-2015
- System Statements 2015
- Local Planning Handbook
- Local Comprehensive Plans 2018



6. Metro Housing and Redevelopment Authority

- Created by Minnesota Legislature in 1974 to administer rent subsidy programs for low income families
- Largest administrator of tenant-based rental assistance (including federal Housing Choice Vouchers) in the state:
 - 7,200 program households
 - Roughly \$65 million annually in rent payments
 - 2,000 active landlords

7. Research on Regional Issues

- Answering questions, finding meaning, informing policy and decision-making, adding value and interpreting data

1. Metro Transit – What We Do

- 125 Routes in 2019
- 51 urban local bus routes
- 61 express bus routes*
- 10 suburban local bus routes
- 2 light rail – METRO Blue Line and METRO Green Line
- 1 commuter rail – Northstar

* Includes Maple Grove Transit routes operated by Metro Transit

2. Metro Transit – Who We Serve

Metro Transit provided over 84% of the nearly 92 million transit rides regionwide in 2019

Our riders are:

- Mostly under 35 years old
- 41% have a household income under \$35K annually
- 45% identify as BIPOC, compared to 27% regionwide

Geography:

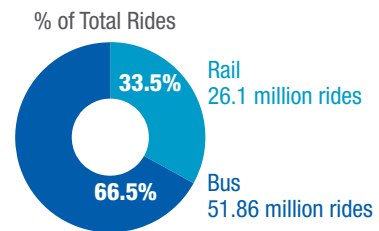
- 907 square miles
- 90 cities

3. Metro Transit – Ridership

Over 77 million rides in 2019

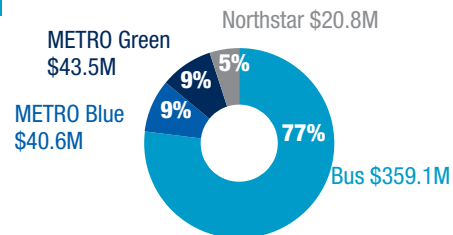
251,564 average weekday ridership in 2019

~60% trips are for work or school

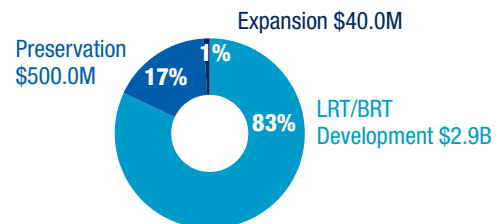


4. 2020 Adopted Budget

2020 Operating Budget - \$454M



2020-2025 CIP – \$3.52B



5. Structure: Operations

	Fares/ Advertising	State Appropriation	MVST	County/Local
Bus (including ABRT)	23%		77%	
Blue Line LRT	36%	32%		32%
Green Line LRT	38%	31%		31%
Northstar	14%	36%	7% (MnDOT)	43%
Green Line Ext LRT	X			100% less fares/ advertising
Orange and Gold Line BRT	X	TBD	TBD	X

7. Relationship to Other Council Divisions

MTS

- MPO
- Coordination of transit service

Community Development

- Partnership addressing unsheltered homelessness

- Review of Comprehensive Plans for continuity with services and TPP

- Transit Oriented Development

ES – Coordination of construction projects

Regional Administration – Administrative operations

6. Funding Structure: Capital Development

	Federal	Federal CIG	RTC	State	County/ Local
Bus	X		X		
Blue and Green Line LRT	X	X	X	X	X
Northstar	X	X	X	X	X
Green Line Ext LRT		X		X	X
Orange and Gold Line BRT		X		X	X

1. MTS Division Responsibilities

Planning

- Serves as the region's federally required Metropolitan Planning Organization (MPO)
- Performs long-range transportation system planning for all modes
- Shorter term federal transportation funds programming

Transit operations

- Provide, contract for, and coordinate metropolitan transit operations
- Provide financial assistance to local transit providers

Grants

- Administer transportation grants to local agencies and transit operators

2. State and federal law – requirements

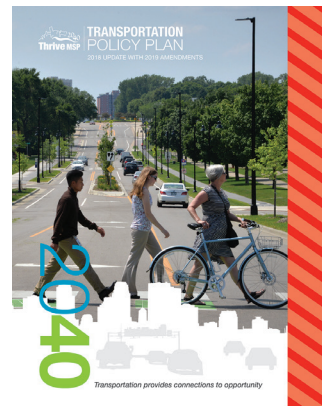
State Law – Minnesota Land Planning Act (MS 473.146)

“The Council is the designated planning agency for any long-range comprehensive transportation planning...[and] shall assure administration and coordination of transportation planning with appropriate state, regional and other agencies, counties, and municipalities.”

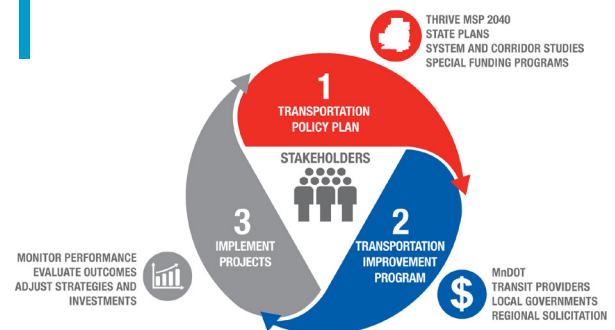
- Metropolitan Transportation Planning 23 USC §134
- National Environmental Policy Act
- 1990 Clean Air Act and Conformity Rule
- Title VI Environmental Justice

3. State transportation planning

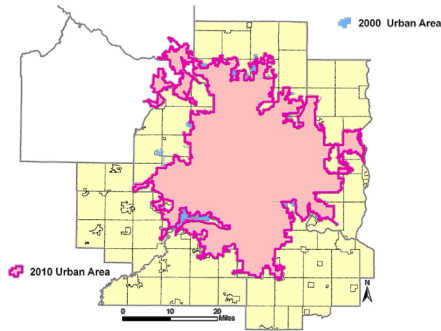
- Adopt a long-range comprehensive policy plan for transportation
- The Transportation Policy Plan
- Represents two of four required regional system plans: surface transportation and aviation
- Provides guidance on the regional transportation system for developing local comprehensive plans
- Council reviews local plan consistency and conformance with regional system plans



4. Metropolitan Planning Organization



5. Metropolitan Planning Organization



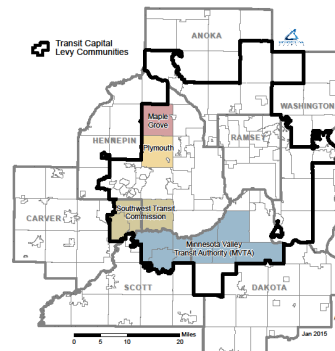
6. MTS Family of transit services

- Fixed route – backbone of public transit
- Metro Mobility – ADA service (blue)
- Required by Federal Law
- Complementary to fixed route
- Metro Mobility - Non-ADA service (grey)
- ADA certified riders traveling outside ADA service area
- Required by state law
- Transit Link
- Shared-ride public transport where regular route transit is infrequent or unavailable
- Metro Vanpool
- Vanpools have five to 15 people sharing the ride to and from work an average of three or more days a week.

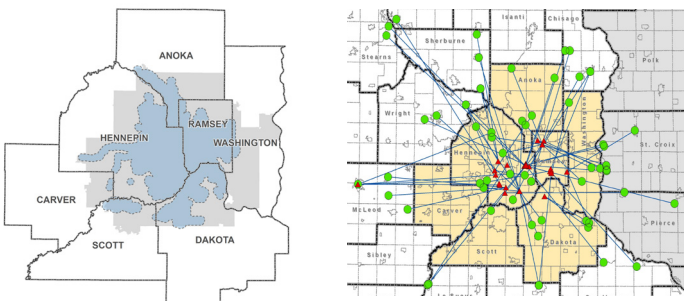
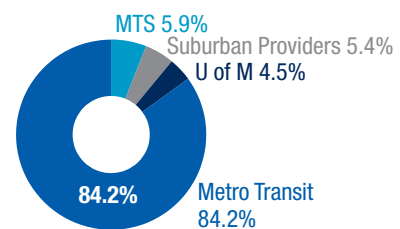
7. Regional Services

- Fleet for Regional Services
- Technology
- Grants management
- Regional Policy
- Regional Provider Performance Reporting
- Support of Suburban Transit Providers (STPs)
 - Est. 1981 chapter 363, sec 44

Suburban Transit Providers



8. 2019 regional transit ridership – 91.6 million



1. Environmental Services

- Operates the regional wastewater treatment system
- Carries out water supply planning activities required under Minn. Stat. 473.1565 and 473.157

2. Service Area and Facilities

We serve ~50% of Minnesota's population

WHO WE SERVE

- 7-county Twin Cities Metro Area
- 110 communities
- 3,000 square miles
- 2,600,000+ people

OUR FACILITIES

- 9 wastewater treatment plants
- 610 miles of interceptors
- 61 pump stations
- 250 million gallons per day (avg)

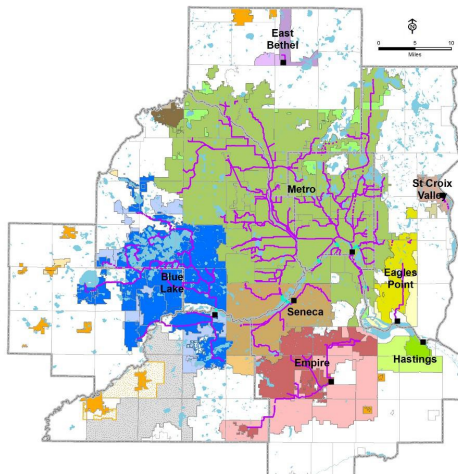
OUR ORGANIZATION

- 600+ employees
- \$7 billion in valued assets
- \$150 million per year capital program
- \$323 million annual budget

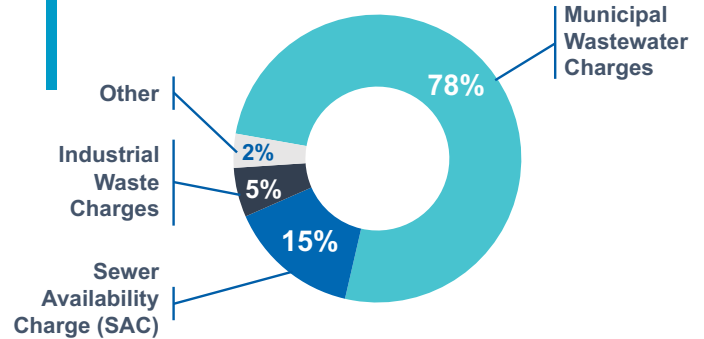
Service Areas

- Blue Lake
- Eagles Point
- East Bethel
- Empire
- Hastings
- Metro
- Seneca
- St. Croix Valley
- Crow River

Interceptors



3. Finance



4. Planning Authority

- Develop Guide for the orderly, economical development of the metropolitan area. Previously called Regional Blueprint and Development Framework. Currently called Thrive MSP 2040.
- Policy and System Plans for transportation, wastewater, and parks/open space systems. Wastewater policies and long-term system plan are contained in the 2040 Water Resources Policy Plan.
- Review of local comprehensive plans for consistency with and conformance to the metropolitan development guide and policy/system plans.
- Approval of local comprehensive sewer plans to ensure efficient use of the regional wastewater system.
- Metropolitan area master water supply plan, in conjunction with Minnesota Department of Natural Resources.
- Metropolitan area water resources plan addressing point and nonpoint discharges to surface waters, in conjunction with Board of Water and Soil Resources and watershed/organizations.

5. Policy Plan: Water Resources

Guides the orderly, economical development of the region

- Long-term wastewater system plan
- Reserve capacity to serve growth

Protects public health and water quality

- Reliable, high-quality wastewater conveyance and treatment
- Water resources information and planning assistance

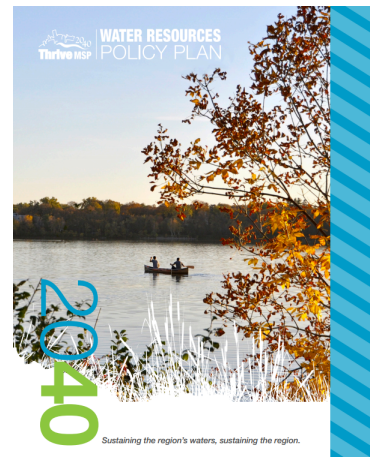
6. Water Resources Collaboration

Adequate water supplies are essential for our region's growth, livability and prosperity.

- Metropolitan Council Role in Regional Water Supply Planning
- Produce a regional water supply plan
- Support local government units making informed and effective decisions
- Assist communities in developing and implementing local plans
- Identify approaches for emerging issues
- Maintain strong collaborative relationships with stakeholders

7. MAWSAC Minn. Stat. 473.4565

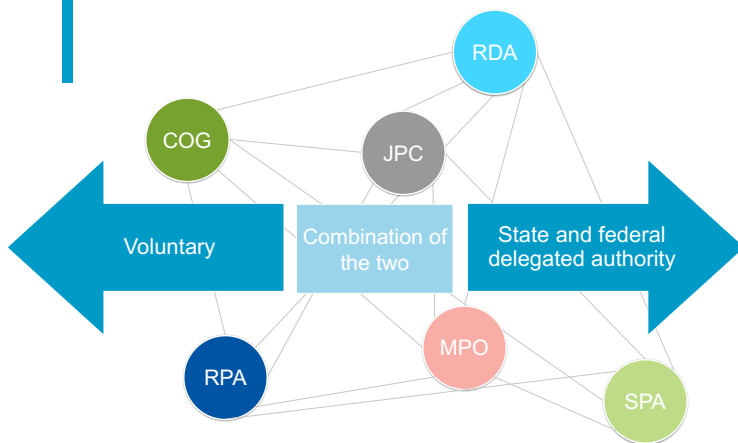
- "Carry out planning activities addressing the water supply needs of the metropolitan area."
- Metro Area Water Supply Advisory Committee (MAWSAC)
 - Counties
 - Municipalities/utilities
 - State agencies
- MAWSAC
 - Assists and guides Council water supply planning
 - Approves Master Water Supply Plan
 - Collaborates with a Technical Advisory Committee



1. Common models - definitions

- Councils of government (COG): Voluntary member organization of local governments that plays a coordinating role and/or addresses regional issue(s)
- Metropolitan planning organizations (MPO): designated to carry out the federal metropolitan transportation planning process and requirements
- Regional development authority (RDA): generally designated to coordinate the economic development of a region. Typically allowed for and defined under state statutes and responsibilities and roles vary from state to state and from agency to agency.
- Regional planning agency (RPA): voluntary or set in statutes, formed to address issues that transcend regional boundaries. Policy areas can vary from narrow single-topic agencies to comprehensive planning agencies

2. Regional governance in practice



3. Peer Region Examples

- Portland – Metro
- Denver – Denver Region Council of Governments
- Boston – Metropolitan Area Planning Council
- Chicago – Chicago Metropolitan Agency for Planning
- Seattle – Puget Sound Regional Council
- Atlanta – Atlanta Regional Council
- Twin Cities – Metropolitan Council

4. In the Field, a Summary

Region	Type	Representatives	Transportation	Land Use	Water	Waste	Energy	Environment	Health	Other	Geography	Population
Portland: Metro	Regional Planning Agency & MPO, created in state law	Elected across the region, represent geographic districts that do not coincide with political/jurisdictional boundaries. 6 councilors and 1 president serve 4-year terms. Metro Auditor is also elected and conducts performance audits of Metro's programs and oversight of annual financial statements.	P	P	P	P	P	P	P	P	3 counties, 25 municipalities	~1.5 million
Twin Cities: Metropolitan Council	Regional planning agency & MPO, created in state law	16 member representing geographic districts, plus a chair at large - all gubernatorial appointees	P	P	P	P	P	P	P	P	7 counties, 181 cities and townships	~3.1 million
Denver: Denver Region Council of Governments (DRCOG)	MPO & Regional Planning Association; voluntary non-profit organization	One elected representative from each member jurisdiction in the Council; 58 jurisdictional members, 3 gubernatorial non-voting appointees, and 1 non-voting member representing the Regional Transportation District (transit agency)	P	P	P	P	P	P	P	P	More than 60 local governments covering 10 counties	~3 million
Boston: Metropolitan Area Planning Council (MAPC)	Regional Planning Agency (Boston Region MPO is the MPO for this region), created in state law	Board and Council - 101 municipal representatives on the Council, 21 gubernatorial appointees, 9 state officials, and 3 City of Boston officials.	P	P	P	P	P	P	P	P	101 municipalities	~4.5 million

Regional Governance Approaches

P = Policy O = Operating

September 2020

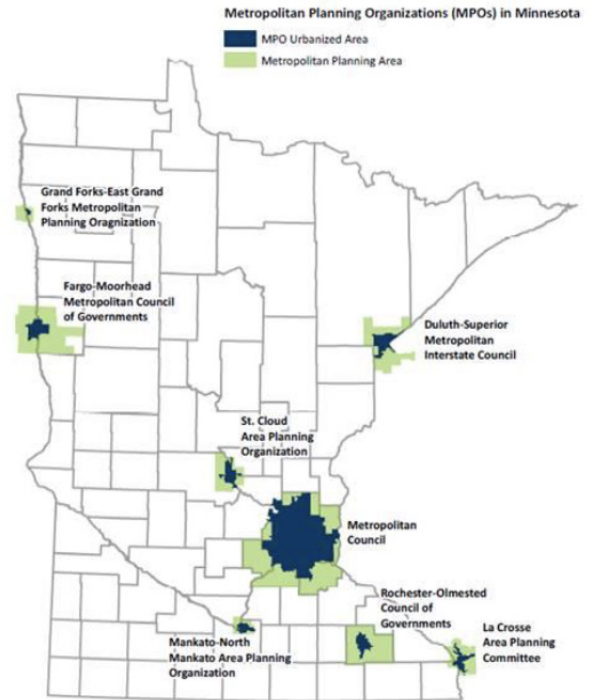
Regional Governance Approaches

Regional Governance Approaches			Areas of Responsibility								Notes	Geography	Estimated Population (most recent available)		
Region	Type	Representatives	Transportation	Growth Management / Land Use	Housing	Wastewater	Transit	Parks	Solid Waste	Environment/Water Resources				Arts/Culture/Aging/Other	
Atlanta: Atlanta Regional Commission (ARC)	COG/MPO, membership based	39-member board: county commission chair from each member county, mayor and 1 council member from Atlanta, one mayor from each member county and 2 mayors from Fulton county, one member from the GA Dept of Community Affairs, 15 citizen members selected by the board's elected officials	P	P								P/O	Also serves as the Area Agency on Aging, providing services and policy guidance. Provides technical assistance to local governments to help them in developing local comprehensive plans (which are not required). Also reviews "developments of regional impact" - large scale developments and other projects that are likely to impact neighboring jurisdictions to ensure that all affected communities have the opportunity to voice concerns and make suggestions.	10 member counties, City of Atlanta	~4.6 million
Boston: Metropolitan Area Planning Council (MAPC)	Regional Planning Agency (Boston Region MPO is the MPO for this region), created in state law	Board and Council - 101 municipal representatives on the Council, 21 gubernatorial appointees, 9 state officials, and 3 City of Boston officials.	P	P	P		P	P				P	Works to develop regional and sub-regional plans. Contracts or grants to local governments to develop comprehensive plans. Plays a large advocacy role. Also covers areas like Arts & Culture and Public Safety.	101 municipalities	~4.5 million
Chicago: Chicago Metropolitan Agency for Planning (CMAP)	Regional planning agency (political subdivision) with an MOU with the MPO. Created by the IL legislature in 2004.	15 voting members distributed among the counties proportionately, appointed by the mayors and chief elected official of the county, 5 members appointed by the mayor of Chicago. 2 non-voting gubernatorial appointees. Exec. Director from the MPO.	P	P	P	P	P				P		Integrating land use and transportation planning, responsible for forecasting regional and community growth, develops model ordinances and agreements that may be enacted by local governments. May comment on local plans and may provide technical assistance. Coordinated regional advocacy.	7 counties, 284 communities	~8.8 million
Denver: Denver Region Council of Governments (DRCOG)	MPO & Regional Planning Association; voluntary non-profit organization	One elected representative from each member jurisdiction in the Council; 58 jurisdictional members, 3 gubernatorial non-voting appointees, and 1 non-voting member representing the Regional Transportation District (transit agency)	P	P			P			P			Develops and adopts TIP, but otherwise creates a regional framework with voluntary actions for local governments. Does not have statutory authority to require local governments to be members or to follow its plans. Had previously been the regional water quality planning agency, but was removed from that role in 2011.	More than 50 local governments covering 10 counties	~3 million
Portland: Metro	Regional Planning Agency & MPO, created in state law	Elected across the region, represent geographic districts that do not coincide with political/jurisdictional boundaries. 6 councilors and 1 president serve 4-year terms. Metro Auditor is also elected and conducts performance audits of Metro's programs and oversight of annual financial statements.	P	P	P	P	P	P/O	P/O			P/O	Regional framework and functional plan guides compliance activities by local governments (city, county). Management of urban growth boundary. Guides growth to specific areas within the region (sub-city nodes, districts), and predicates investment on compliance with standards. Develops model ordinances related to its responsibilities which local governments must adopt/implement.	3 counties, 25 municipalities	~1.5 million
Seattle: Puget Sound Regional Council (PSRC)	Regional planning agency and MPO. Inter-jurisdictional agreement.	General Assembly comprised of more than 80 local governments and agencies, including 4 counties, cities and towns, ports, state and local transportation agencies, and tribal governments within the region. Elected officials of the General Assembly elect a 32-member Executive Board who is empowered to make decisions.	P	P								P	Focus on regional growth, transportation, and economic development. State law requires coordination and consistency among planning efforts where there are common borders or related regional issues, and sets the framework for regional review of local comprehensive plans, including certification of transportation elements in those plans.	4 counties, 73 cities and towns	~4.2 million
Twin Cities: Metropolitan Council	Regional planning agency & MPO, created in state law	16 member representing geographic districts, plus a chair at large - all gubernatorial appointees	P	P	P/O	P/O	P/O	P/O		P			Growth management, control of sprawl, coordination of local planning activities. Local plans must be sent to the Council for review and authorization before being placed into effect. Local sewer plans must be approved by the Council before implementation. Coordination and funding of the regional park system; parks implementing agencies must send master plans to the Council for review and approval prior to implementation.	7 counties, 181 cities and townships	~3.1 million

1. MPO and Transportation planning requirements in both State and Federal law

- Federal Law and Rules
 - Metropolitan Transportation Planning 23 USC §134
 - Rules Part CFR 450
- State Law – MN Land Planning Act MS 473.146:

Subd. 4. Transportation planning. (a) The Metropolitan Council is the designated planning agency for any long-range comprehensive transportation planning required by section 134 of the Federal Highway Act of 1962, Section 4 of Urban Mass Transportation Act of 1964 and Section 112 of Federal Aid Highway Act of 1973 and other federal transportation laws. The council shall assure administration and coordination of transportation planning with appropriate state, regional and other agencies, counties, and municipalities.

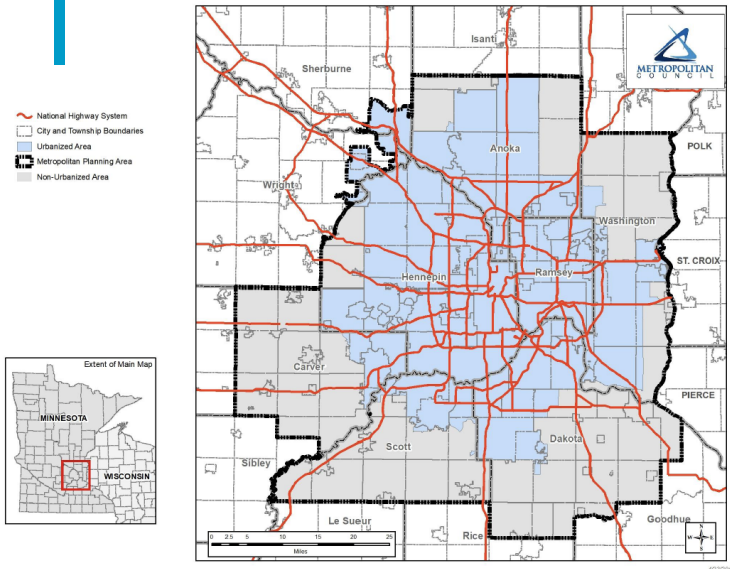


2. What is a Metropolitan Planning

- Metropolitan Planning Organizations (MPO) must exist within all urbanized areas >
- 50,000 population
- About 400 MPOs across the country,
- 8 in Minnesota
- Urbanized areas with population > 200,000 serve as Transportation Management Areas (TMA)
- TMAs allocate federal transportation funds and approve all federal funds spending in MPO area
- Council is the only Minnesota TMA
- 17th largest MPO by population nationally

	Metropolitan Planning Organization	State	Major City	Area (Sq. Miles)	2010 Census Population
1	Southern California Association of Governments (SCAG)	CA	Los Angeles	38,649	18,051,203
2	New York Metropolitan Transportation Council (NYMTC)	NY	New York	2,726	12,367,508
3	Chicago Metropolitan Agency for Planning (CMAP)	IL	Chicago	4,133	8,454,538
4	Metropolitan Transportation Commission (MTC)	CA	Oakland	7,485	7,150,828
5	North Jersey Transportation Planning Authority (NJTPA)	NJ	Newark	4,410	6,579,801
6	North Central Texas COG (NCTCOG)	TX	Arlington	9,448	6,417,630
7	Houston-Galveston Area Council (H-GAC)	TX	Houston	8,466	5,892,002
8	Delaware Valley Regional Planning Commission (DVRPC)	PA	Philadelphia	3,811	5,626,318
9	National Capital Region Transportation Planning Board (TPB)	DC	Washington	3,555	5,068,737
10	Atlanta Regional Commission (ARC)	GA	Atlanta	4,550	4,818,052
11	Southeast Michigan COG (SEMCOG)	MI	Detroit	4,608	4,703,593
12	Maricopa Association of Governments (MAG)	AZ	Phoenix	10,659	4,055,281
13	Puerto Rico Metropolitan Planning Organization	PR		3,397	3,725,789
14	Puget Sound Regional Council (PSRC)	WA	Seattle	6,384	3,690,866
15	San Diego Association of Governments (SANDAG)	CA	San Diego	4,260	3,095,271
16	Boston Region MPO	MA	Boston	1,380	3,087,844
17	Metropolitan Council	MN	Minneapolis	2,970	2,849,557
18	Denver Regional COG (DRCOG)	CO	Denver	3,605	2,827,082
19	Baltimore Regional Transportation Board (BRTB)	MD	Baltimore	2,400	2,684,661
20	Southwestern Pennsylvania Commission (SPC)	PA	Pittsburgh	7,110	2,574,953
21	East-West Gateway Council of Government (EWGCOG)	MO	St. Louis	4,586	2,571,327
22	Miami-Dade MPO	FL	Miami	2,020	2,569,420

3. MPO Area Boundary



4. MPO Area Boundary

- After each census, federal government defines “urbanized areas” (UZA) based upon population density and contiguous development
- The Metropolitan Planning Area (MPA) is the area of MPO jurisdiction for planning and programming of federal transportation funds
 - Each MPO defines/selects boundaries for its metropolitan planning area
 - MPA must include the area federally defined as Urbanized (UZA)
 - MPA must include areas projected to become urbanized within next 20 years
 - MPA boundary may extend beyond areas expected to become urbanized
- Council boundaries set as 7 counties which includes urbanized areas, areas expected to urbanize and rural areas
- After 2010 census, portions of Wright and Sherburne area (Albertville, St. Michael, Hanover, Elk River, Otsego, Big Lake township) and Houlton WI defined as urbanized and required to be added to MPO

5. 3-C Planning Process

Backbone of federal law is the requirement for a 3C Planning Process:

- Cooperative –Include local governments, federal and state agencies, transportation providers, public
- Comprehensive – All surface transportation modes
 - Highways, transit, bicycle, pedestrian, freight
 - State law added airport planning to Council responsibilities; not an MPO requirement
- Continuing – On-going, evolving, evaluative planning process

6. Our regional partners

- Council and its Transportation Committee
- Transportation Advisory Board and its Technical Committees
- Minnesota Department of Transportation
- Counties, Cities, Townships
- Tribal governments
- State and federal agencies (DNR, Pollution Control, Public Safety)
- Metro Transit and Suburban Transit Providers
- Metropolitan Airports Commission (MAC)
- Public participation

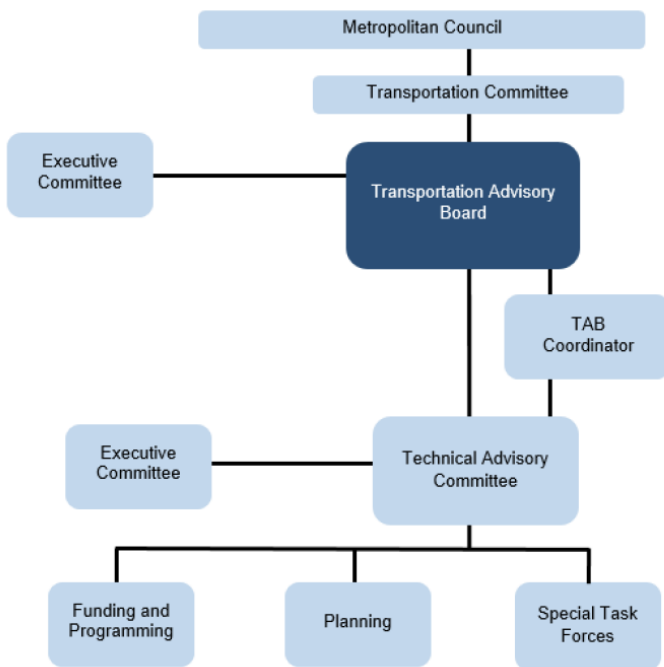
7. Transportation Advisory Board

- State law establishes an advisory body, Transportation Advisory Board (TAB), comprised of 34 members:
 - Elected officials: 7 county, 10 city, 1 Suburban Transit Provider
 - Agency representatives (4): MnDOT, MAC, MPCA, Council
 - Citizens appointed by Council (8)
 - Modal representatives (4): 1 freight, 2 transit, 1 bicycle/pedestrian
- Local elected officials participate in selecting and approving federally-funded projects through Regional Solicitation and TIP
- TAB recommends program of projects for federal funding, Council concurs/denies program
- Provides comment and review of planning products

8. TAB Structure

MnDOT Participation:

- MnDOT Metro District Engineer
- Freight Rep Designated by MnDOT
- MnDOT staff also on technical sub-committees



9. Technical Advisory Committee (TAC)

- Advises the Transportation Advisory Board
- Includes staff from each of the 7 counties, 12 cities, 11 agencies, and one from Wright/Sherburne area
- Provides technical support in development of Regional Solicitation application criteria, measures and scoring
- Provides recommendations on project scope changes
- Provides technical review and recommendations on multimodal planning products

10. Metropolitan Council serves as the MPO for the Twin Cities region

- Designated as the MPO in 1973 by Governor Wendell Andersen, MS 473.146
- 1991 federal ISTEA Act which included MPO membership requirements
- “grand-fathered in” non-conforming MPOs
- Status as the MPO reaffirmed by USDOT on four occasions, Jan. 2011, Aug. 2015, Feb. 2016, Aug. 2018
- Federal certification reviews of planning process completed every four years (upcoming Dec. 2020, last review & certification 2016) products

11. MPO Redesignation

23 USC 134 (d)

A metropolitan planning organization may be redesignated by agreement between the Governor and units of general purpose local government that together represent at least 75 percent of the existing planning area population (including the largest incorporated city (based on population) as determined by the Bureau of the Census) as appropriate to carry out this section.

- Upon a redesignation, the MPO Membership must include:
 - (A) local elected officials;
 - (B) officials of public agencies that administer or operate major modes of transportation in the metropolitan area, including representation by providers of public transportation; and
 - (C) appropriate State officials.

12. MPOs and Federal Funding

- MPOs annually receive federal Consolidated Planning Grant funds through MnDOT to fund on-going staff and operations
 - About \$4.1 M annually for Met Council MPO functions, Council matches minimum 20%(\$1.1 M), typically provides overmatch for planning activities and major studies
- Federal law specifies that urban areas receive a sub-allocation of 55% of a state's Surface Transportation Block Grant (STBG) allocation based on their relative share of the total State 2010 Census population
 - Allocated approximately \$60M in STBG funds annually for Regional Solicitation
- CMAQ funds allocated to states for non-attainment and maintenance areas
 - Allocated approximately \$32 M in CMAQ funds annually for Regional Solicitation

13. Overall transportation planning process

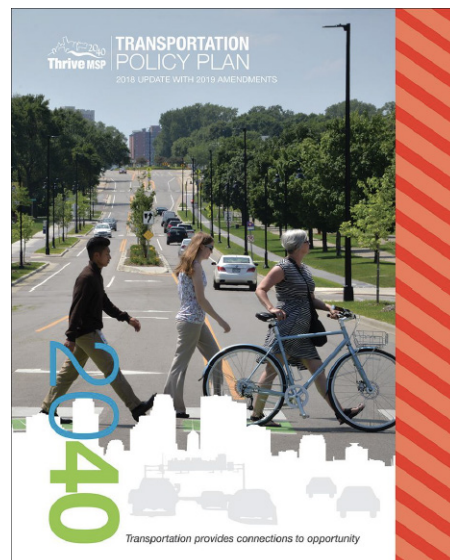
- Identifies transportation needs, goals, strategies, and investment priorities within the region
- Decides how limited funding is allocated
- Establishes framework for future transportation system
- Identifies major investments
- Leads to project development
- Provides public input opportunities

14. Our Region's Planning Process

- Adopted MOU between Council and MnDOT (updated every 4 years)
- Process described and identified in the regional Planning and Programming Guide, last updated Jan. 2020
- 2014 MOU with Wright and Sherburne counties

15. Federally Required Planning Products

- Transportation Policy Plan (TPP)
 - Long-range 20-year system and investment plan
 - Now on 5-year required update schedule
- Transportation Improvement Program (TIP)
 - Short-range, 4-year program of federally funded projects
 - Must be incorporated with no changes into MnDOT STIP
- Unified Planning Work Program (UPWP)
 - Annual work plan of planning activities
- Public Participation Plan
 - Specifies how planning partners and public will be provided opportunities for involvement



16. Transportation Policy Plan

Covers all modes:

- Highway
- Transit
- Bicycle
- Pedestrian
- Aviation
- Freight

17. TPP focus level

- Plan provides strategic investment direction, performance outcomes and major investments for the regional transportation systems:
 - Principal arterial highways (freeways and expressways primarily MnDOT)
 - Minor arterial highways (MnDOT, county and city owned)
 - Rail and bus transitways
 - Bus system design guidelines (not specific routes)
 - Metropolitan Airports (state law only)
- Minimum 20-year analysis of expected revenues and expenditures
- Must identify and include all regionally significant projects
- Regionally significant project =
 - Any capacity addition on a Principal arterial
 - A capacity addition >1 mile on Minor arterials
 - All rail and bus transitways on exclusive right of way
 - Arterial Bus Rapid Transit lines

18. Regional Investments Identification

System level investment studies

- MnPASS studies
- Principal Arterial Intersection Conversion study
- Metro Highway Truck Corridors study
- Highway Transitways Corridor study
- Arterial BRT Study

Investment studies lead to corridor studies

- I-494 MnPASS
- B Line ABRT study
- Highway 169 MnPASS & bus rapid transit study

Studies lead to regional projects in TPP

- Competitive processes prioritize and fund projects from regional studies

19. Council Project Reviews and Approvals

- Regionally significant projects identified in Transportation Policy Plan (federal law)
- All federally funded projects and regionally significant projects in the TIP (federal law)
- Participate, review and comment on environmental reviews and documents (federal and state law)
- Controlled Access Facility approval for expansion projects on freeways (state law)
- Local comprehensive plans and amendments review for conformity with regional transportation system (state law)
- Interchange Approval Process for new or modified interchanges (federal and state rules and processes)

PRESENTATION TO THE Blue Ribbon Committee September 28, 2020

Minnesota Department of Transportation

Presenters: Tim Henkel, Assistant Commissioner Modal Planning & Program Management

1.

Greater Minnesota's Metropolitan Planning Organizations

Tim Henkel
Assistant Commissioner
Modal Planning & Program Management

mn DEPARTMENT OF TRANSPORTATION

Greater MN MPOs			
MPO Name	Population Estimate	Type of Organization	Bi-State?
Fargo-Moorhead Metropolitan Council of Governments	235,939	Council of Governments	Yes – ND lead state
Rochester-Olmstead Council of Governments	153,065	Council of Governments	No
St. Cloud Area Planning Organization	138,542	Area Planning Organization	No
La Crosse Area Planning Committee	117,851	Metropolitan Planning Organization	Yes – WI lead state
Duluth-Superior Metropolitan Interstate Council	115,719	Joint agreement between two Regional Development Commissions	Yes – MN lead state
Grand Forks/E. Grand Forks Metropolitan Planning Organization	70,000	Metropolitan Planning Organization	Yes – ND lead state
Mankato/North Mankato Area Planning Organization	61,807	Metropolitan Planning Organization	No

Metropolitan Planning Organizations

In urbanized areas of more than 50,000 people, transportation planning is a coordinated, comprehensive and continuous process **led by** a metropolitan planning organization (MPO)

- Develop a Metropolitan Transportation Plan (MTP)
- Develop a Transportation Improvement Program (TIP)
- Maintain an annual planning program of studies, etc. (UPWP)

Greater MN MPOs		
MPO Name	Board Composition	Board Appointment
Fargo-Moorhead Metropolitan Council of Governments	16 voting members (at least 11 elected officials)	Appointed by the mayor of the jurisdiction or county administrator
Rochester-Olmstead Council of Governments	16 voting members (13 elected officials)	Appointed by jurisdiction or by virtue of position
St. Cloud Area Planning Organization	12 voting members (11 elected officials)	Appointed by jurisdiction or by virtue of position
La Crosse Area Planning Committee	10 voting members (all elected officials)	Specific positions are listed as the members (e.g. mayor)
Duluth-Superior Metropolitan Interstate Council	18 voting members (14 elected officials)	Appointed by jurisdiction
Grand Forks/E. Grand Forks Metropolitan Planning Organization	8 voting members (all elected officials)	Appointed by jurisdiction
Mankato/North Mankato Area Planning Organization	6 voting members (all elected officials)	Appointed by jurisdiction

Transportation Management Areas

- Urbanized areas of more than **200,000** people are designated as Transportation Management Areas (TMA) and the MPO has additional responsibilities:
 - Maintain a congestion management process
 - Receive a direct appropriation of federal funds
 - Board must include public agencies that administer or operate major modes of transportation including providers of public transportation

Transportation Management Areas

- The Metropolitan Council is currently the only TMA in Minnesota
- Fargo-Moorhead Council of Governments is expected be designated as a TMA after 2020 census.

Project Selection

- Greater MN MPOs play a coordinating role in selecting projects
 - They do not receive direct appropriations like the Met Council
- Projects within MPO planning boundaries must be included in the TIP and consistent the Metropolitan Transportation Plan
- The Greater MN MPOs are members of the Area Transportation Partnerships



Questions

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1. Twin Cities Region Transit Overview

Regular route bus

- Express
- Local

Light rail transit

Commuter rail

Bus rapid transit

2. Key Legislative Recommendations

- The Legislature should restructure the Metropolitan Council
- The Legislature should clarify the goals and priorities of transit in the Twin Cities region

3. The Region's Transit System Performed Relatively Well

- Compared to 11 peers, including Denver, Phoenix, Portland, and Seattle
- Performed well on “efficiency measures”
 - Operating cost per passenger
 - Fare recovery percentage
 - Subsidy per passenger
 - Subsidy per passenger mile
- Performed well on “service use” and “access” measures

4. But the Region's Transit Governance Structure is far from ideal

- Washington County Regional Railroad Authority
- Washington County Board
- Counties Transit Improvement Board (CTIB)
- Scott County Regional Railroad Authority
- Scott County Board
- Shakopee Transit
- Prior Lake Transit
- Red Rock Corridor Commission
- I-35W Solutions Alliance
- Anoka County Regional Railroad Authority
- Anoka County Board
- Metropolitan Council
- Ramsey County Regional Railroad Authority
- Ramsey County Board
- Southwest Transit
- Gateway Corridor Commission
- Hennepin County Regional Railroad Authority
- Hennepin County Board
- Maple Grove Transit
- Plymouth Metrolink
- I-494 Corridor Commission
- Carver County Regional Railroad Authority
- Carver County Board
- Transportation Advisory Board (TAB)
- Dakota County Regional Railroad Authority
- Dakota County Board
- The Minnesota Valley Transit Authority
- Rush Line Corridor Task Force

5. The Region's Transit System Performed Relatively Well

- Compared to 11 peers, including Denver, Phoenix, Portland, and Seattle
- Performed well on “efficiency measures”
 - Operating cost per passenger
 - Fare recovery percentage
 - Subsidy per passenger
 - Subsidy per passenger mile
- Performed well on “service use” and “access” measures

6. Challenges Due to the Transit Governance Structure

- Fragmentation and complexity
- Distrust among some of the transit organizations
- Time-consuming coordination
- No agreed-upon set of priorities

7. The Composition of the Metropolitan Council Contributes to the Challenges

- Appointed by the Governor
- Limited accountability to the public
- Limited credibility with stakeholders and other transit organizations in the region
- Limited stability
- Contributes to large number of transit organizations in the region

8. The Legislature Should Restructure the Metropolitan Council

- Mix of appointed and elected members
- Serve staggered terms
- Would improve:
 - Accountability
 - Credibility
 - Stability
- Could lead to more streamlined governance

9. Other Governance Recommendations

- Transportation Advisory Board (TAB)
- Counties Transit Improvement Board (CTIB)
- Metro Transit and the Metropolitan Council
- Suburban transit providers

1. Contents

- General Introduction
- Transit Finance
- Transit Service
- Transit Support
- Conclusion

Transit Bingo?

RTC	MPO	G.O.	A-BRT
RA-MVST	RRA	HOT	ADA
HUDT	MVTA	FTA	GF
LRT	TAB	MTS	CTIB

2. General Introduction

Forms of transit service

- Regular route bus primarily urban, fixed routes and schedules
- Express/commuter bus longer routes, fewer stops
- Bus rapid transit (BRT) fewer stops, various amenities
 - Arterial BRT
 - Highway BRT
- Rail
 - Light rail transit (LRT)
 - Commuter rail

3. General Introduction

Forms of transit service (cont.)

- Demand response (“dial a ride”) arranged trips
- Route deviation fixed route with some modifications
- Paratransit Americans with Disabilities Act (ADA) service
- Also proposed/in development
 - Dedicated BRT
 - Streetcar

4. General Introduction

Entities involved

- Metropolitan Council
- MnDOT
 - Aid to Greater MN transit providers
 - Transit policies and planning
 - Federal funds administration
- State legislature
- Counties & regional railroad authorities
- Cities

5. General Introduction

Entities involved (cont.)

- Transit providers
- Private contractors & operators
- Residents
- Other state and regional agencies
- U.S . Department of Transportation
 - Federal Transit Administration (FTA)
 - Federal Highway Administration (FHWA)
 - Federal Railroad Administration (FRA)

Twin Cities Metro Area Transit Overview

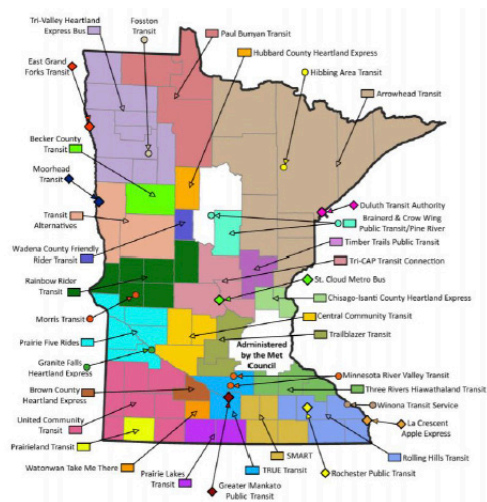
Presenter: Matt Burress, Legislative Analyst, Minnesota House Research Department

6. General Introduction

Transit service

- Provided by local units of government
 - Greater Minnesota
 - Over 40 transit systems
 - Variety of system types
 - Urbanized, small urban, rural, and ADA service
 - Various route and schedule structures
- U.S. Department of Transportation

7.



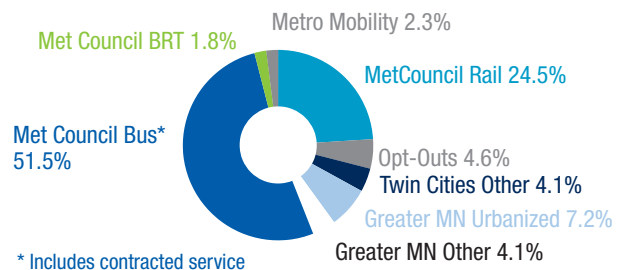
8. General Introduction

Transit service (cont.)

- Twin Cities metropolitan area
 - Metropolitan Council (e.g., Metro Transit, contracted service)
 - Suburban providers (opt-outs)
 - Other providers (e.g., University of Minnesota)

9. General Introduction

Transit Ridership Distribution CY 2018 (105.1 million)



10. Transit Finance

Sources of Twin Cities metro area funding

- Federal
- State
 - Motor vehicle sales tax (MVST)
 - General fund (GF) appropriations
 - General Obligation (G.O.) bond proceeds
- Regional/local
 - Property taxes
 - Sales taxes
- Generated revenue e.g., farebox, advertising

11. Transit Finance

Motor vehicle sales tax (MVST)

- 6.5% tax on the sale of new and used vehicles
 - In lieu of state general sales tax
- Historical variation in allocation to transportation
 - Shift away from property taxes for transit operations in 2001
 - Constitutional amendment in 2006
- Constitutional requirements (Minn. Const. art. XIV, sec.
 - Revenue entirely dedicated to transportation
 - Not more than 60% for highways
 - “Not less than 40%” for transit

12. Transit Finance

Motor vehicle sales tax (MVST) (cont.)

- Allocation specified in state statute (Minn. Stat. § 297B.09)
- Allocation formula

Recipient	Share	SFY 2019
Highways (HUTD)	0.600000	\$485.9 M
Twin Cities metro area transit	0.360000	\$291.6 M
Greater Minnesota transit	0.040000	\$32.4 M

- MVST funds for transit are statutorily appropriated (Minn. Stat. § 16A.88)

13. Transit Finance

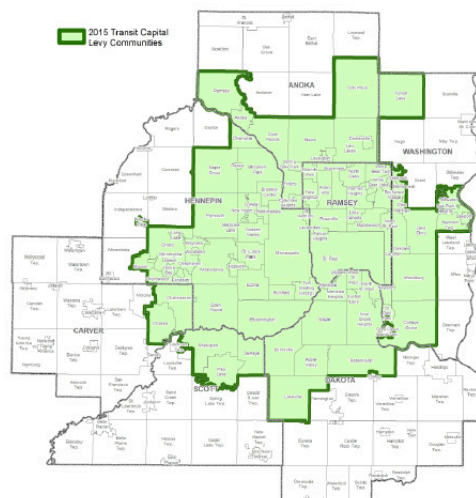
State bonding

- Debt financing for capital projects
- Various constitutional requirements & limitations
- Authorized in legislation
 - Year to year variability
 - No legislation in some years
- Key types
 - Trunk highway bonds for trunk highway system
 - Other general obligation (G.O.) bonds for transit & other modes

14. Transit Finance

Met Council property taxes

- Regional transit capital (RTC) levy
 - Imposed by the Metropolitan Council under state statute (Minn. Stat. § 473.446)
 - Separate from other Metropolitan Council levies
- RTC levy area
 - A geographic subset of the Met Council’s 7-county jurisdiction
 - “Transit taxing district” is specified in state statute (Minn. Stat. § 473.446)
 - Can expand based on transit service agreements – e.g., Lakeville, Forest Lake, Columbus, Maple Plain, Ramsey (Minn. Stat. § 473.4461)



15. Transit Finance

Met Council property taxes (cont.)

- RTC tax revenue goes to debt service on bonds
- RTC bonding
 - Bonds issued by the Metropolitan Council under legislative authorization
 - Typically annual or biennial authorizations in state statute (Minn. Stat. § 473.39)
 - Proceeds primarily used for transit fleet maintenance and replacement, and some facilities
 - Proceeds also used as a match for federal aid

16. Transit Finance

Counties Transit Improvement Board (CTIB), 2008-17

- Former joint powers board from five counties
 - Anoka, Dakota, Hennepin, Ramsey, and Washington
- 0.25% sales and use tax, and \$20 vehicle excise tax
- Dissolved by the counties in 2017

17. Transit Finance

Counties Transit Improvement Board (CTIB), 2008-17 (cont.)

- Various legislative requirements and CTIB policies
- Main use of revenue
 - Transitway (LRT, commuter rail, highway BRT) capital
 - Limited for arterial BRT
 - 50% of net transitway operating costs
 - Not for bus operations
 - Some transitway planning

18. Transit Finance

County local option sales and use taxes

- Statewide authority (Minn. Stat. § 297A.993)
- Imposed by numerous counties, including former CTIB counties
- Rate of up to 0.5% and \$20 vehicle sales excise tax
- Use of revenue
 - Can be used for specified transit and road spending
 - Historically used for transitway capital and a share of transit operating costs

19. Transit Finance

County regional railroad authorities (RRA)

- Tied to each county
 - Separate political subdivision
 - Board typically composed of the county commissioners
- Purpose: preserve and improve rail service and rail right-of-way
- Property tax levy
 - Historically used for transitway capital costs and some project development
- LRT and commuter rail funding limitations (Minn. Stat. § 398A.10)
 - Up to 10% of capital costs of new projects
 - No operating costs

20. Transit Finance

Major sources recap

Entity / Source	Revenue Type	Geography
Federal	Various (e.g., federal gas tax)	National
State – MVST	Sales tax	Statewide
State – GF	Various (e.g. state income tax)	Statewide
State – bond proceeds	Debt / state taxes	Statewide
Met Council – RTC bonds & levy	Debt / property tax	Regional (RTC levy district)
Met Council – farebox	User fee	Regional
County	Sales taxes	County
County RRA	Property taxes	County

21. Met Council Transit Service

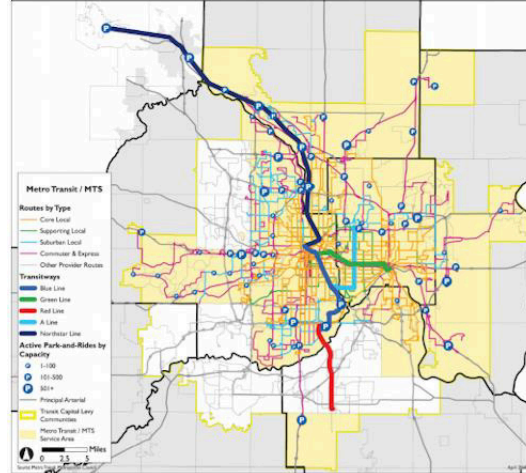
Transit-related activities

- RTC tax revenue goes to debt service on bonds
- RTC bonding
- Bonds issued by the Metropolitan Council under legislative authorization
 - Typically annual or biennial authorizations in state statute (Minn. Stat. § 473.39)
- Proceeds primarily used for transit fleet maintenance and replacement, and some facilities
- Proceeds also used as a match for federal aid

Metro Transit	MTS	TAB	Regional Admin
Transit operator	Planning	Federal funds allocation	Legal counsel
Police dept.	Regional policies & procedures	Planning and programming input	Government affairs
Administration	Project development		Finance
	Contracted service (e.g., Metro Mobility)		
	Grant administration		
	Technical assistance		

Notes

List is not comprehensive
MTS is Metropolitan Transportation Services division
TAB is Transportation Advisory Board



23. Met Council Transit Service

Transitways

- Multiple transit modes
- Growing network
- Various project approaches
 - Different lead agencies
 - Mix of funding sources
- Study and development of
- additional lines

22. Met Council Transit Service

Regular route bus

- Fixed route bus
 - Various forms of local service
 - Express/commuter service
- Core transit service in the Twin Cities metro area
 - Network of routes
 - Short station spacing
 - Varying frequencies
- Service within the geographic area of the regional transit capital
- (RTC) levy

24. Met Council Transit Service

Bus rapid transit (BRT)

- Features
 - Off vehicle fare collection
 - Various technology, station, and bus enhancements
 - Distinct branding
- Mode comparison
 - Reduced travel time
 - Higher frequency
 - Longer station spacing
 - Higher capital costs

25. Met Council Transit Service

Bus rapid transit (cont.)

- Arterial BRT (A-BRT)
 - Primarily operated on urban minor arterial roads in mixed traffic
 - A Line in 2016, C Line in 2019
 - Additional lines in planning/project development
- Highway BRT
 - Primarily operated on highways and principal arterial roads
 - In mixed traffic with some dedicated shoulders and managed lanes
 - Larger scale, some indoor station designs
 - Red Line in 2013, Orange Line in progress

26. Met Council Transit Service

Light rail transit (LRT)

- Features
 - Operation on rails in dedicated right-of-way
 - Off-vehicle fare collection
 - Larger open stations
 - Platform loading
- Mode comparison
 - Longer station spacing
 - Large-scale capital costs

27. Met Council Transit Service

Light rail transit (LRT)

- Lines
 - Hiawatha LRT (Blue Line) in 2004
 - Central Corridor LRT (Green Line) in 2014
 - Southwest LRT (Green Line Extension) under construction
 - Bottineau LRT (Blue Line Extension) in development

28. Met Council Transit Service

Commuter rail

- Lines
 - Hiawatha LRT (Blue Line) in 2004
 - Central Corridor LRT (Green Line) in 2014
 - Southwest LRT (Green Line Extension) under construction
 - Bottineau LRT (Blue Line Extension) in development

29. Met Council Transit Service

Commuter rail

- Features
 - Operation on railway in dedicated right-of-way
 - Off-vehicle fare collection
 - Larger open stations
 - Platform loading
- Mode comparison
 - Commuter-oriented service
 - Long-distance
 - Longest station spacing

30. Met Council Transit Service

Metro Mobility

- ADA bus service
 - Shared rides for eligible general public
 - Reserved in advance
 - Specified time window/constraints
- Limited to riders who are unable to use regular route bus service
 - Eligibility is based on disability or health condition
 - Certification process used
- Contracted service
- Separate GF appropriation starting in FY 2020-21

31. Met Council Transit Service

Metro Mobility (cont.)

- Federally mandated & regulated
- Service areas
 - Federal (blue): based on regular route service area
 - State (blue + grey): “static” transit taxing district (Minn. Stat. § 473.386)
- Service level
 - Federal area: comparable to regular route
 - State area: standby rides

32. Met Council Transit Service

Transit Link

- Dial-a-ride bus service
 - Shared rides for general public
 - Reserved in advance
 - Specified time window and pickup/drop-off locations
 - Limited nights and weekend service
- For areas where regular route transit is limited or not offered
 - Eligibility based on origin/destination distance from regular route transit
- ADA-compliant vehicles, but not ADA service
- Contracted service

33. Met Council Transit Service

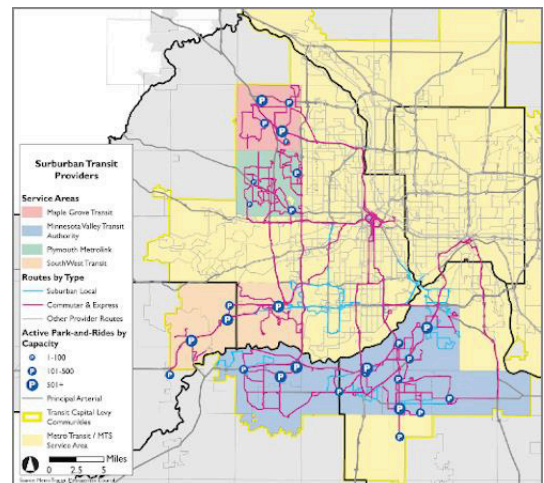
Vanpool

- Organized shared rides
 - Pool of at least 5 commuters a minimum of 3 days a week
 - Driver is among the commuters
 - Must live or work in the 7-county region
- Subsidized vehicle leases
 - SUVs, minivans, vans available
- Remaining costs split by the riders

34. Other Transit Service

Suburban transit providers (opt-outs)

- Four transit providers in several suburban communities
 - Instead of Met Council regular route bus service
 - Individual cities or multiple cities under joint powers agreements
 - Governed by elected officials or a mix of citizens and elected officials
 - MVTA consolidations in 2015
- Various types of service
 - Local circulator
 - Express/commuter bus – including service outside the community
 - Some dial-a-ride service



35. Other Transit Service

Suburban transit providers (cont.)

- Aid
 - TAB – regional solicitation
 - Met Council – bus procurement
 - Portion of MVST
 - Administered by the Met Council
 - Formula-based minimum allocations in state statute (Minn. Stat. § 473.388)
 - Additional amount “regionally allocated” (RA-MVST)

Twin Cities Metro Area Transit Overview

Presenter: Matt Burruss, Legislative Analyst, Minnesota House Research Department

36. Other Transit Service

University of Minnesota Twin Cities

- Fixed route bus service
 - Local circulator
 - Campus connector
- Paratransit service
- Campuses also served by Metro Transit, Metro Mobility, and suburban transit providers

37. Transit Support

Transit advantages

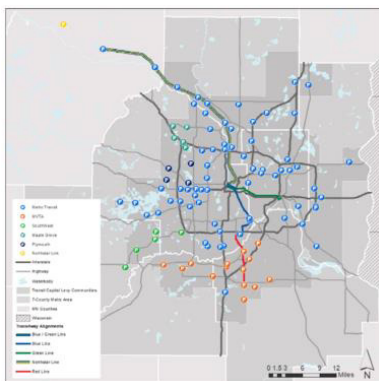
- Bus-only shoulders
- Managed lanes
 - MnPASS / High-occupancy toll (HOT) lanes
 - High-occupancy vehicle (HOV) lanes



38. Transit Support

Park-and-ride system

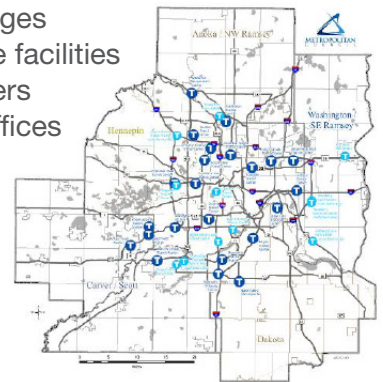
- Parking facilities specifically served by transit
- Some integrated with transit or commercial centers
- Spread throughout the region
- Operated by the various transit providers



39. Transit Support

Transit facilities

- Transit stations and centers
 - Multimodal hubs – e.g., Union Depot, Mall of America
 - Transit centers
 - Service centers
- Operational facilities
 - Bus service garages
 - Rail maintenance facilities
 - Operations centers
 - Administrative offices



40. Conclusion

Remarks

- Numerous governmental entities involved

Area	Federal	State	Met Council	Counties	Other Local
Policy-making	X	X	X	X	X
Revenue & funding	X	X	X	X	X
Planning			X	X	X
Studies & project development			X	X	X
Transit service			X	X	X

- Complexities of transportation finance

41. Questions?

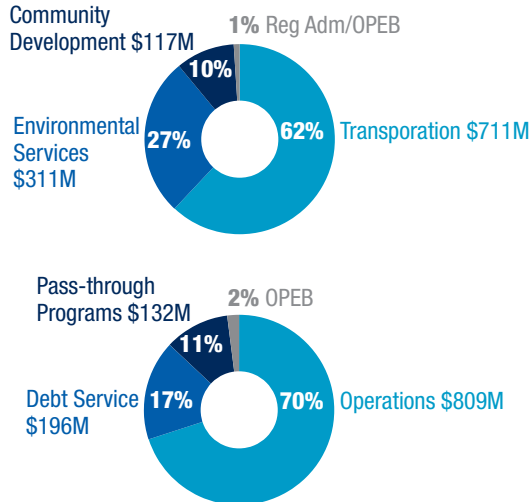
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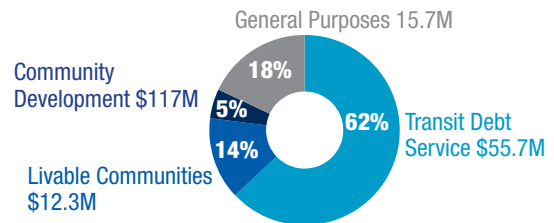
1. Adopted 2020 Operating Budget

Uses by Division and Function: \$1.2 Billion
Adopted Budget 12/11/2019



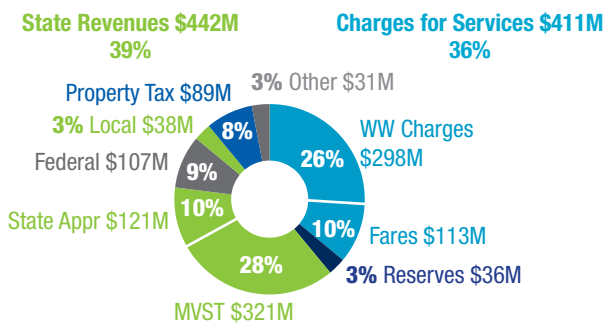
3. Adopted 2020 Property Tax Levies - \$88.7M

	Certified 2019	Adopted 2020	Pct Chg	Levy Limit
Non-Debt Service Levies				
General Purposes	\$ 15.329	\$ 15.672	2.2%	\$ 15.672
Highway Right of Way	-	-	0.0%	4.213
Livable Communities:				
- Demonstration Acct	12.032	12.301	2.2%	12.301
- Tax Base Revitalization	5.000	5.000	0.0%	5.000
Total Non-Debt Levies	\$ 32.361	\$ 32.973	1.9%	\$ 37.186
Levy as Pct of Limit		88.7%		
Debt Service Levies				
Parks	\$ 1.323	\$ -	-100.0%	
Transit	53.315	55.766	4.6%	
Total Debt Levies	\$ 54.638	\$ 55.766	2.1%	
Total All Levies	\$ 86.999	\$ 88.739	2.0%	

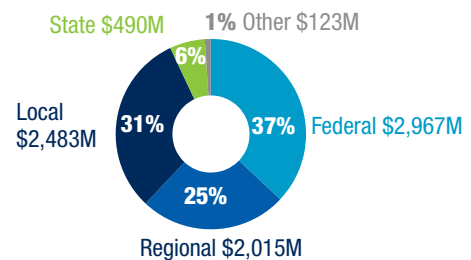


2. Adopted 2020 Operating Budget

Funding Sources - \$1.2 Billion
Adopted Budget 12/11/2019

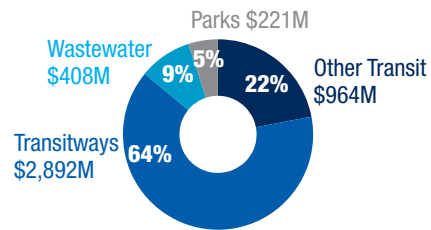


4. Adopted Capital Program by Funding Source - \$8.1B

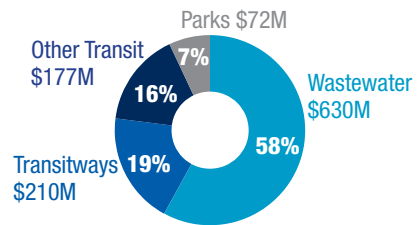


5. Future Capital Program Spending - \$5.6B

Authorized Capital Program - \$1.1B



6-Yr Capital Improvement Plan - \$4.5B



Metro Cities (Association of Metropolitan Municipalities)

Organizational Structure and Background Information

Prepared for Governor's Blue-Ribbon Committee on the Metropolitan Council

October 2020

- Metro Cities (Association of Metropolitan Municipalities) was established in 1974 to represent the shared interests of cities in the metropolitan area at the Legislature, Executive Branch and Metropolitan Council. Membership in Metro Cities is open to cities in the seven-county metropolitan region.
- Metro Cities is governed by a 19-member Board of Directors. The Board sets the organization's strategic plan, budget and legislative priorities. The Board is made up of elected and appointed city officials and is balanced for geographic location and city size.
- Metro Cities operates with a four person staff, including its Executive Director, two Government Relations Specialist, and an Office Manager.
- Legislative policies are adopted by the membership and cover issues of significance to metropolitan cities including taxes, aids, fiscal disparities, transportation, housing, economic development, local authority, and state and regional programs, among others.
- The association's policies are comprehensive with respect to the activity of the Metropolitan Council, and include established policies on regional governance, livable communities' programs, transit, housing policy and requirements, comprehensive planning requirements and processes, density, inflow and infiltration, water supply and regional fee structures.
- Metro Cities plays a unique role among local government organizations in its representation of the shared interests of cities at the Metropolitan Council. Cities are responsible for the implementation of many regional policies and programs and are a primary constituency of the Metropolitan Council.
- Metro Cities is often called the 'watchdog' of the Metropolitan Council and works to ensure that city needs are accounted for across all aspects of regional decision making. Metro Cities staff closely monitors Metropolitan Council policy and funding decisions and responds to its actions in a manner consistent with the association's policies.
- Metro Cities has statutory appointing authority for municipal officials on the Transportation Advisory Board (TAB) and Technical Advisory Committee (TAC), and a statutory consulting role for municipal members appointed to the Metropolitan Area Water Supply Advisory Committee (MAWSAC). Metro Cities also appoints municipal officials to the regional Geographic Information Systems (GIS) Board.

Metro Cities' 2021 Legislative Policies (DRAFT)

Regional Governance, Transportation Advisory Board, and Regional Transit Systems (*policies will receive final adoption on 11-19-20*)

Goals and Principles for Regional Governance

The Twin Cities metropolitan region is home to a majority of the state's population and businesses and is poised for significant growth in the next two decades. At the same time, the region faces significant challenges and opportunities. The responses to these opportunities and challenges will determine the future success of the region and its competitiveness in the state, national and world economies.

The Metropolitan Council was created to manage the growth of the metropolitan region, and cities are responsible for adhering to regional plans as they plan for local growth and service delivery.

The region's cities are the Metropolitan Council's primary constituency, with regional and local growth being primarily managed through city comprehensive planning and implementation, and the delivery of a wide range of public services. To function successfully, the Metropolitan Council must be accountable to and work in collaboration with city governments.

The role of the Metropolitan Council is to set broad regional goals and to provide cities with technical assistance and incentives to achieve those goals. City governments are responsible and best suited to provide local zoning, land use planning, development and service delivery. Any additional roles or responsibilities for the Metropolitan Council should be limited to specific statutory assignments or grants or authorization and should not usurp or conflict with local roles or processes, unless such changes have the consent of the region's cities.

Metro Cities supports an economically strong and vibrant region, and the effective, efficient and equitable provision of regional infrastructure, services and planning throughout the metropolitan area. Metro Cities supports the provision of approved regional systems and planning that can be provided more effectively, efficiently or equitably on a regional level than at the local level by individual local units of government.

The Metropolitan Council must involve cities in the delivery of regional services and planning and be responsive to local perspectives on regional issues and be required to provide opportunities for city participation on Council advisory committees and task forces.

The Metropolitan Council must involve cities at all steps of planning, review and implementation around the regional development guide, policy plans, systems statements, and local comprehensive plan requirements to ensure transparency, balance and Council adherence to its core mission and functions. These processes should allow for stakeholder input before policies and plans are released for comment and finalized. Any additional functions for the Council should not be undertaken unless authorized specifically by state law.

Regional Governance Structure

Metro Cities supports the appointment of Metropolitan Council members by the Governor with four-year, staggered terms for members to stabilize ideological shifts and provide for continuity of knowledge on the Council, which is appropriate for a long-range planning body. The appointment of the Metropolitan Council Chair should coincide with the term of the Governor.

Metro Cities supports a nominating committee process that maximizes participation and input by local officials. Metro Cities supports expanding the nominating committee from seven to 13 members, with a majority of a 13-member committee being local elected officials. Of the local officials appointed to a nominating committee, two thirds should be elected city officials, appointed by Metro Cities.

Consideration should be given to the creation of four separate nominating committees, with committee representation from each quadrant of the region.

Metro Cities supports having the names of recommended nominees or other individuals under consideration for appointment to the Council by the Governor to be made public at least 21 days prior to final selection by the Governor, and a formal public comment period before members are appointed to the Council.

Metro Cities supports the appointment of Metropolitan Council members who have demonstrated the ability to work with cities in a collaborative manner, commit to meet with local government officials regularly and who are responsive to the circumstances and concerns of cities in the district that they represent on the Council. Council members should understand the diversity and the commonalities of the region, and the long-term implications of regional decision-making. A detailed position description outlining the required skills, time commitment and understanding of regional and local issues and concerns should be clearly articulated and posted in advance of the call for nominees. **Metro Cities supports opportunities for local officials to provide input during the decennial legislative redistricting process for the Metropolitan Council and supports transparency in the redistricting process.**

Transportation Planning Process: Elected Officials' Role

The Transportation Advisory Board (TAB) was developed to meet federal requirements, designating the Metropolitan Council as the organization that is responsible for a continuous, comprehensive and cooperative (3C) transportation planning process to allocate federal funds among metropolitan area projects. Input by local officials into the planning and prioritization of transportation investments in the region is a vital component of these processes.

Metro Cities supports continuation of the TAB with a majority of locally elected municipal officials as members and participating in the process.

Regional Transit System

The Twin Cities Metropolitan Area needs a multi-modal regional transit system as part of a comprehensive transportation strategy that serves all users, including commuters and the transit dependent. The transit system should be composed of a mix of high occupancy vehicle (HOV) lanes, high occupancy toll (HOT) lanes, a network of bike and pedestrian trails, bus rapid transit, express and regular route bus service, exclusive transit ways, light rail transit, streetcars, and commuter rail corridors designed to connect residential, employment, retail and entertainment centers. The system should be regularly monitored and adjusted to ensure that routes of service correspond to the region's changing travel patterns.

Current congestion levels and forecasted population growth require a stable, reliable and growing source of revenue for transit construction and operations so that our metropolitan region can meet its

transportation needs to remain economically competitive. **Metro Cities supports an effective, efficient and comprehensive regional transit system as an invaluable component in meeting the multimodal transportation needs of the metropolitan region and to the region's economic vibrancy and quality of life.** Metro Cities recognizes that transit service connects residents to jobs, schools, healthcare and activity centers. Transit access and service frequency levels should recognize the role of public transit in addressing equity, including but not limited to racial and economic disparities, people with disabilities and the elderly. **Metro Cities supports strategic expansion of the regional transit system.**

Metro Cities supports a regional governance structure that can ensure a measurably reliable and efficient system that recognizes the diverse transit needs of our region and addresses the funding needs for all components of the system. These regional governance structures must work with and be responsive to the needs of the communities they serve.

Metro Cities recognizes the need for flexibility in transit systems for cities that border the edges of the seven-county metropolitan area to ensure users can get to destinations outside of the seven-county area. Metro Cities encourages the Metropolitan Council to coordinate with collar counties so that riders can get to and from destinations beyond the boundaries of the region.

Metro Cities opposes statutory changes restricting the use of local funds for planning or construction of transit projects. Restricting local planning and funding limits the ability of cities to participate in transit corridor planning and development. State and regional policymakers must coordinate with local units of government as decisions are made at the state level on transit projects that also involve municipal planning, funding and policy decisions.

Metro Cities is opposed to legislative or Metropolitan Council directives that constrain the ability of metropolitan transit providers to provide a full range of transit services, including reverse commute routes, suburb-to-suburb routes, transit hub feeder services or new, experimental services that may show a low rate of operating cost recovery from the fare box.

In the interest of including all potential options in the pursuit of a regionally balanced transit system, Metro Cities supports the repeal of the gag order on the Dan Patch Commuter Rail Line and opposes the imposition of legislative moratoriums on the study, planning, design, or construction of specific transit projects.

In the interest of safety and traffic management, Metro Cities supports further study of rail safety issues relating to water quality protections, public safety concerns relating to derailments, traffic implications from longer and more frequent trains and the sensitive balance between rail commerce and the quality of life impacts on the communities through which they pass.

The COVID-19 crisis has had dramatic effects on public transit service, including changing business practices that are likely to substantially reduce transit demand for the foreseeable future. Adverse economic effects threaten revenues available to fund transit operations. Suburban transit providers are concerned that funding challenges may be used to attempt to justify a repeal of their authorizing legislation and to consolidate transit services into a single regional entity. This would result in reverting to conditions existing nearly 40 years ago when inadequate service caused twelve suburbs to elect not to be part of the traditional transit system-

Metro Cities strongly supports the autonomy of suburban transit providers to conduct operations to meet demonstrated and unique needs in their designated service areas independent from the operations of other regional transit providers.

2015 Citizens League Met Council Task Force

Presenters: Pahoua Yang, Hoffmanformer Citizens League Executive Director
Pat Born, Chair, Citizens League Board

1. Overview and Purpose

- Citizens League's unique history with the Met Council
- Why a Citizens League Task Force in 2015, and who was a part of it?
- What was the scope, what did we learn, and what did we recommend?

2. Key Findings

- Met Council continues to be an important regional advocate.
- The current governance structure inhibits the Met Council's ability to effectively plan for the long-term and act as an independent advocate for the region.
- Challenges in the region have expanded and will continue to evolve due to changing demographics and the growth in poverty in the region.

3. Key Findings

- There are questions and concerns related to transportation governance including accountability and transparency, efficiency and effectiveness, and equity.
- Water quality and supply becoming regional concern with overlapping responsibilities with local and state government and Council's planning authority.

4. Recommendations

- Four-year, staggered terms for Council members. All appointed by the Governor. Chair appointed by and serves at the pleasure of the Governor.
- Strengthen the member selection process.
- Fully exercise the Council's current authority in statute to reduce concentrations of poverty and foster increased connections to social and economic opportunities.





EXECUTIVE SUMMARY

From September 2015 to March 2016, the Citizens League convened a special task force to consider possible Metropolitan Council reforms in response to growing questions and concerns.

With the belief that the importance of the region is larger than just the sum of the interests of individuals, cities, counties, and even beyond the seven counties in the Metropolitan Council's formal jurisdiction, the task force reviewed the Metropolitan Council's performance against its goals; learned from a variety of stakeholders about the concerns raised; examined the tensions between the Metropolitan Council and counties, cities and individual Minnesotans; and discussed possible changes from the starting place of preserving and strengthening the Metropolitan Council's regional effectiveness.

Citizens League Key Findings and Conclusions

1. Because the Chair and members of the Metropolitan Council are appointed by and serve at the pleasure of the Governor, Council members are perceived by some as primarily accountable to the Governor and not to the districts from which they were appointed or to the region as a whole. This structure is viewed by some as preventing members from acting as an independent advocate for their district or the region.
2. With Metropolitan Council member term(s) being coterminous with the Governor's term(s), this results in the possibility of a complete turnover of members with each new Governor. This works against the Metropolitan Council's charge of long-term planning for the orderly and economical development of the region.
3. There is growing poverty, both concentrated and dispersed, throughout the region, and this should inform decision-making under the current authority of the Metropolitan Council.
4. Water quality and supply is a critical long-term regional asset and is currently perceived to be complicated by numerous overlapping, governmental entities with planning, operational, and regulatory authority. The Council has certain authorities for water planning in the region.
5. There are important questions and valid concerns about the region's transit and transportation finance and delivery systems related to accountability and transparency, efficiency and effectiveness, and equity.

Citizens League Recommendations to the Governor and Legislature

1. Adopt fixed four-year, staggered terms for Metropolitan Council members. Members would still be appointed by the Governor and would serve fixed, four-year terms. The Chair would be appointed by the Governor and continue to serve at the pleasure of the Governor per statute 473.123, Subd. 4.
2. The Metropolitan Council member selection process should include more input by citizens and local officials, strengthening the credibility of the Metropolitan Council, and further encouraging the appointment of well-qualified members. To achieve this, the Citizens League proposes:
 - a. Expanding the current Metropolitan Council nominations committee from seven to 13 members. Of these 13 members, seven should represent citizens-at-large and six should represent local governments: three appointed by counties and three appointed by cities.

- b. Adding additional public announcements to the current selection process:
 - i. Detailed position description with required skills, time commitment, and connection to district to be clearly articulated and posted in advance of the call for nominees.
 - ii. Requiring that the nominations committee recommend three finalists for each Metropolitan Council seat. The names of these finalists and their qualifications should be made public at least 14 days prior to final selection by the Governor.
- c. Adding to the current Metropolitan Council member qualifications:
 - i. Experience in local government and/or experience in such areas including but not limited to transportation, housing, environment, and regional development.
 - ii. The need/ability to represent both the demographic diversity of each district and the region as a whole.
 - iii. Ability to meet the time commitment required to attend Council and community meetings, as specified in the position description.

Citizens League Recommendations to the Metropolitan Council

- 3. Fully deploy the Met Council's *current* authority to reduce concentrations of poverty in the region and foster increased connections to social and economic opportunities. Full utilization of Met Council authority includes but is not limited to:
 - a. The creation of an equity policy plan to reduce concentrations of poverty in the region;
 - b. The evaluation of existing transit routes to ensure the best means to more directly connect areas of concentrated poverty with job centers and high-growth industry clusters; and
 - c. Using its research and convening authority to align regional stakeholders in pursuing strategies that will reduce poverty and its concentration, increase economic and social opportunity to advance future economic growth and mitigate the impact of demographic changes in the region related to aging.

Recommendations for Further Study by the Citizens League

Water Supply

- 4. The Citizens League task force acknowledges the importance of water supply in the region, as well as the many government agencies involved in its management. However, the task force did not study this issue in sufficient detail to provide a recommendation on such an important, regional issue. As such, the task force recommends that this issue be further studied by the Citizens League to ensure that water supply remains adequate and sustainable across the region, including all entities involved in its management and regulation.

Transportation Planning and Governance

- 5. Experts who met with the Citizens League task force maintained that the region's system of transit governance, planning, funding and operation works well despite its seemingly fragmented but definitely complex nature. Still, there are important questions related to accountability and transparency, efficiency and effectiveness, and equity. Given the limited time the task force had to review these issues, it recommends that the Citizens League undertake a study of the region's system of governance, planning, funding and operation of all forms of transportation.



**COMMENTS RELATIVE TO GOVERNOR'S BLUE RIBBON
COMMITTEE ON MET COUNCIL'S STRUCTURE AND SERVICES**
October 2020



History of Suburban Transit Agencies

Suburban communities sought legislation in 1982 to create transit agencies to serve the fast-growing areas. The Legislative Auditor reported that "the existing planning structure was not responsive to the need for a service plan which would address transit needs, particularly the growing suburbs."



History of Suburban Transit Agencies

- Before STA formed, several suburbs were paying into transit system but not receiving service.
- 2016 analysis: Suburban communities **contributing more than 10 percent** MVST funding formula but only **receiving back under 4 percent** of their contribution.



Effective Service

STA is **productive contributor to regional transit system and has developed close relationships with the communities served.** Suburban transit agencies have been known for innovations and Legislative Auditor highlighted our pilot tests of new approaches and technologies.



Effective Service

- Employment lifeline – **Connecting customers to employment centers in suburban communities and downtown areas.** More new jobs coming to suburbs than urban core in next 30 years.
- Innovation (public-private partnerships, microtransit initiatives, mixed-use developments, transit-oriented developments and the first transit app in the region)



Effective Service

- Suburban agencies introduced coach vehicles to region and were first to offer Wi-Fi on buses.
- **STA consistently receives high customer satisfaction rates** over 95 percent from riders.
- Safety records have been reported with accidents, injuries, vehicle breakdowns and ADA compliance incidents below 1 percent based on ridership, revenue miles and hours.



Governance

- STA should receive an equitable, proportional share of transit funding for the region.
- STA favors governance that is more accountable to region and is structured to ensure suburban communities are directly represented.
- **The innovation, success and service of STA can be enhanced as a full partner with a "seat at the table."**



MAPLE GROVE TRANSIT





COMMENTS RELATIVE TO GOVERNOR'S BLUE RIBBON COMMITTEE ON METROPOLITAN COUNCIL'S STRUCTURE AND SERVICES (pg1)

HISTORY

Suburban communities sought legislation in 1982 to **create transit agencies to serve fast-growing suburban areas**. Some cities chose independent transit operation while others created joint powers agreements. The Legislative Auditor reported that "the existing planning structure was not responsive to the need for a service plan which would address transit needs in the area, particularly the growing suburbs." In short, suburban communities pushed for local control of transit because they weren't receiving the services they were contributing to via their tax dollars. The Legislative Auditor has recognized the important contributions of suburban transit agencies to the regional transit system and that the region has benefited from expanded services, reduced congestion, and regional innovations as a result of the suburban transit agencies' presence and initiatives.

- Before suburban transit agencies formed, several suburban communities were paying into the transit system and not receiving ANY service, or at best only one or two trips per day.
- Minnesota Valley Transit Authority, Maple Grove Transit, Plymouth Metro Link and SouthWest Transit formed. (Prior Lake and Shakopee agencies ultimately merged with MVTa).
- While suburban ridership has grown from 1 million passengers per year to more than 5 million passengers per year since the creation of the suburban transit agencies, funding equity has remained an ongoing concern. A 2016 analysis by the Suburban Transit Association found that **suburban communities were contributing more than 10 percent to the MVST funding formula but only receiving back under 4 percent of their contribution**.

EFFECTIVE SERVICE

The Legislative Auditor determined that suburban transit agencies have established themselves as **productive contributors to the regional transit system and have developed close relationships with the communities they serve**. Suburban transit agencies have been known for their innovations and the Legislative Auditor highlighted our pilot tests of new approaches and technologies.

- Employment lifeline - **Connecting customers to employment centers in suburban communities and the downtown areas is a top priority of suburban transit agencies**. Suburban transit agencies have the longest-serving reverse commutes, which have connected residents in the core cities, including Cedar Riverside, to jobs in the suburbs. According to Metropolitan forecasts, more new jobs are expected to be located in suburban areas than the urban core in the next 30 years.
- Innovation - Innovation (public-private partnerships, microtransit initiatives, mixed-use developments, transit-oriented developments and the first transit app in the region) is a hallmark of the Suburban Transit Association. **The suburban transit agencies operate with an entrepreneurial approach**, acting many times as the transit laboratory for the entire region.
 - o Suburban transit agencies introduced coach vehicles to the region and were the first to offer Wi-Fi on buses.
 - o Suburban transit agencies have some of the lowest subsidized demand response systems in the region as well as in the entire state.



Committed to serving suburban communities & connecting the region.



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COMMENTS RELATIVE TO GOVERNOR'S BLUE RIBBON COMMITTEE ON METROPOLITAN COUNCIL'S STRUCTURE AND SERVICES (pg2)

SERVICE (cont)

- o Suburb-to-suburb pilot service has shown strong growth and has benefitted employees and employers through the use of public-private partnerships.
- o Innovative routing has resulted in **reduced congestion and improved trip times** for public transit agencies serving Minneapolis.
- o Maple Grove Transit, Minnesota Valley Transit Authority and SouthWest Transit all have been selected as Transit System of the Year by the Minnesota Public Transit Association.
- Economics – **Suburban transit agencies are doing more with less.**
 - o From the beginning, suburban transit agencies have given up at least 10 percent of the funding generated in their communities to the regional transit system. This trend continued when we transferred to MVST from Property Tax.
 - o When MVST funding for regional transit increased by 14.5 percent, no additional funding was guaranteed to the suburban transit agencies. Since the increase, more than 95 percent of those funds have gone to Metro Transit/Metropolitan Transit Services/Metro Mobility.
- Customer Service – Suburban transit agencies consistently receive **high customer satisfaction rates from over 95 percent of system riders.**
 - o Safety records have been reported with accidents, injuries, vehicle breakdowns and ADA compliance incidents below 1 percent based on ridership, revenue miles and hours.
- Ridership – During the COVID-19 pandemic, suburban local routes have had the highest ridership of any transit service type in the region maintaining 52 percent of pre-COVID levels.
 - o Ridership interest has grown from outside our service areas based on license-plate surveys.
 - o **The suburban agencies have the highest usage of park-and-ride stalls in the region.**

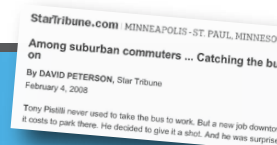


GOVERNANCE

The Suburban Transportation Association – guided by local elected leaders from member agencies – is structured to stay close to the needs of our riders and communities. **Decision-making has resulted in increased ridership in areas previously underserved;** has brought innovative transit solutions to the region; has benefited employees and employers throughout the region; and has reduced congestion on the regional highway system.

- We know our service areas and involve our communities in the decision-making process. This is accomplished through surveys, research and local involvement and engagement.
- We believe that **suburban providers should receive an equitable, proportional share of the transit funding for the region** and would support any Met Council governance alterations that would support this goal.
- The Suburban Transit Association favors governance that is more accountable to the region and is structured to **ensure suburban communities are directly represented.**
- The innovation, success and service of the Suburban Transit Association can be enhanced by a more collaborative decision-making structure that **recognizes member organizations as a full partner** with a "seat at the table" when it comes to building a public transportation network for the future.

Committed to serving suburban communities & connecting the region.



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**Response to Questions Raised by the Governor’s Blue-Ribbon Committee
on the Metropolitan Council’s Services and Structure**

What are some of the innovations first developed or introduced to our region by the Suburban transit providers?

- Suburban providers have implemented the region’s first micro transit services.
- Suburban providers have introduced Coach Vehicles to the region which have proven to be the most cost-effective vehicle for long haul commutes. Compared to an articulated bus (the only other option to provide high capacity seating) the coach has a useful life of 14 years versus 12 for the artic; the coach costs \$250,000 less than an artic; the maintenance costs on a coach is less than on an artic; the coach handles better in the snow and ice than an artic; and a coach only has 5 fewer seats than an artic. The Coach bus has become the standard vehicle for express routes and is now used by every public provider in the metro area.
- Suburban providers have introduced public-private partnerships to the region with large employers (Amazon, Mystic Lake) and local jurisdictions to provide limited stop service on the suburb-to-suburb Route 495 express route, MVTA’s fastest growing route.
- Suburban providers were the first in our region to offer Wi-Fi on buses and at stations.
- Suburban providers have a strong commitment to Reverse Commute services, providing access to thousands of jobs that had not been served prior to its inception.
- Suburban providers have been recognized for Preparedness Plans rolled out shortly after the 9-11 terrorist attacks and have been recognized by the Transportation Security Administration and Homeland Security, the Canadian Urban Transit Association, and multiple times by the American Public Transit Association.
- Suburban providers developed the region’s first real-time transit app.
- Suburban providers have developed Transit-Oriented Developments; for example, SouthWest Station is not only home to SouthWest’s largest park and ride with 1,000 dedicated transit parking stalls, but includes over 500 apartment units, 100,000 s.f. of commercial real estate, and will include the SW LRT Green Line operation in 2023.

- Suburban providers have installed plexiglass row separators and ion air purification systems on buses to reduce the transmission of COVID-19, and instill greater rider confidence in the safety of public transit.

Why do suburban providers (or opt outs as phrased in the question) ‘beg’ the Metropolitan Council for money?

The reality is that the suburban transit providers do not “beg” the Metropolitan Council for money. We are simply asking for our share of the funding spelled out in State Statute, and a portion of the additional funding for metropolitan area transit that has been allocated since 2008.

Prior to 2001, suburban transit, like all of transit in the Twin Cities metropolitan area, was funded by the property tax. During this period, fast growing suburban areas like those represented by members of the Suburban Transit Association generated enough funding to keep up with the expansion in households as well as businesses in their areas.

From the beginning, the Suburban Transit Providers have given up at least 10% of the funding generated in their communities to the regional transit system (Metro Transit and Metro Mobility). This trend continued when we transferred to MVST from Property Tax.

When the regional transit system transferred off the property tax and on to MVST, the suburban transit providers received 3.74% of the statewide MVST allocation, while the Metropolitan Council/Metro Transit received 17.76% (total of both equaled 21.5%).

In 2008 the total amount of MVST funding for metropolitan area transit increased from 21.5% to 36%. Since then, the funding for suburban transit has remained relatively flat, while Metro Transit/Metropolitan Council’s transit services has seen an increase more than 14%.

Suburban transit providers rely solely on MVST and passenger fares for their operations. The Metropolitan Council/Metro Transit receive not only MVST, but State General Funding and funding from Hennepin County for rail operations.

Finally, the MVST funding generated from the suburban transit communities totals more than 10% of the statewide total. The suburban systems currently receive 4.3% of the amount collected in our communities for transit operations. The metropolitan area (minus the suburban transit communities) contributes 33% of the statewide MVST. Metro Transit and the Metropolitan Council receives 31.7% of the 33% their communities contribute.

Why were Suburban Transit Systems, formally known as opt-out providers, created in the first place?

- Until 2002, metropolitan area transit was funded through property taxes. Many suburban communities were not receiving anywhere close to the amount of service to justify the amount of tax dollars being collected in their communities. In 1982, the Legislature recognized this inequity and provided a window of opportunity for communities meeting specific criteria to opt out of the Metropolitan Transit services and receive up to 90% of the funding collected in their communities to establish their own transit systems. Justification:
 - Suburban communities had no control over the transit service they received.

- Several suburban communities were paying into the transit system and not receiving ANY service, or at best only one or two trips per day.
- Suburban Transit Providers are also closer to, and better understand the transit needs of their communities. Better than a large, centralized transit system ever could.
 - Suburban providers have received customer satisfaction ratings above 95% for over ten years.
 - Suburban providers have exceptional safety records.

Are suburban transit providers less efficient than Metro Transit?

As pointed out by the Legislative Auditor, this is a complicated question to answer. First you have the fact that not everyone is allocating costs in the same manner. As an example, one could examine the services contracted by Metro Transit. Labor costs are averaged/estimated and may not accurately reflect what it costs to operate the service. Expenses such as vehicle maintenance may be offset with federal funding. Other expenses such as facility/vehicle storage, deadhead, administrative support, testing and training, all seem to be underestimated relative to the cost allocation of other regional providers as well as what is occurring in their own operation.

To simplify, one only needs to look at things like wages (especially in the driver and mechanic ranks since this makes up the largest expense category), benefit packages and work rules, and things like employee-to-bus ratio (for mechanics), and the percentage of administrative costs to total budget. When doing this comparison, it would be difficult to concur that Metro Transit could operate the services provided by the suburban transit providers in a more cost effective/efficient manner.

The Metropolitan Council as well as some members of the Blue-Ribbon Committee want to center in on the subsidy per passenger as the way to determine cost effectiveness. Looking simply at this statistic fails to provide the complete answer. You need to examine and factor in things such as the distance of the trip (which are generally longer in the suburban markets), the number of times a bus can recycle during the productive peak periods (again because of the distance traveled), and the fare charged which is under the control of the Metropolitan Council. Quantifying express transit service to/from suburban communities should also take into consideration the value suburban express service brings to air quality and traffic mitigation. Suburban transit systems have performed well in both as evidenced in the past awards of federal Congestion Mitigation and Air Quality funding.

When looking at the express routes performed by Metro Transit and at their actual/fully allocated costs, they are not performing more efficiently than any suburban provider. Finally, one metric that is commonly used by the Federal Transit Administration (FTA) to measure system efficiency is the Cost of Service Per Passenger Mile, which is a statistic used to account for the physical distance of service provided, as well as the time needed to operate those services. In 2018, the following Cost Per Passenger Mile statistics were reported to FTA's National Transit Database (NTD) for fixed route services:

- SouthWest Transit: \$0.52
- Plymouth Metrolink: \$0.65

- Minnesota Valley Transit Authority: \$0.98
- Metro Transit: \$1.20

The above statistics demonstrate that Suburban Transit Providers are indeed just as efficient, if not more efficient, than Metro Transit when one starts looking at the type of transit provided by the Suburban Transit Providers.

Are the suburban communities receiving Metro Mobility services, and are they paying for those service?

The communities represented by the suburban transit providers are receiving some level of Metro Mobility service. It should be noted however, Metro Mobility/ADA service is federally mandated, and triggered by having a system of local fixed transit service. Only a small number of the communities represented by the Suburban Transit Association fall under this federal mandate. The Metropolitan Council, who receives State General Funding as well as Health and Human Services to help off-set Metro Mobility expenses, has taken the position to provide the service beyond its federal requirement.

Council of Metropolitan Area Leagues of Women Voters

Testimony to the Governor's Blue Ribbon Committee on the Metropolitan Council

October 26, 2020

The Council of Metropolitan Area Leagues of Women Voters (CMAL) is an Inter-League Organization established under the auspices of the League of Women Voters of the United States. CMAL was established in 1962 with the purpose of increasing the knowledge of its members and the public with respect to regional government issues.

CMAL is a membership organization comprised of 19 local League of Women Voters chapters in the seven-county metro area, with approximately 1200 members.

Like all League of Women Voters entities, CMAL is political but strictly non-partisan. We do not support or endorse any candidate or political party.

From August 2018 to January 2019, CMAL engaged in a study of Metropolitan Council governance. A committee of eight League members from five of the seven metro area counties led it.

The study committee (1) conducted interviews with stakeholders, including Pat Nauman (Metro Cities), Alene Tchourumoff (Metropolitan Council), Pahoua Yang Hoffman (Citizens League) and Kathleen Salzman (Metropolitan Governance Transparency Initiative) (see p28 of report for complete list) (2) hosted a public forum for League members and the general public, (panel members were Deb Dyson (House Research), Keith Carlson (Minnesota Inter-County Association), Charlie Vander Aarde (Metro Cities), and C. Terrence Anderson (University of Minnesota Center for Urban and Regional Affairs)), (3) reviewed the available literature, including the 2016 report from the Citizens League, the 2011 Legislative Auditor Report, historical reports from the Metropolitan Council library, and articles in the press, and, (4) with the help of 30 other League members, carried out interviews of over 50 local elected and appointed officials (mayors, county commissioners, city managers, county administrators, city community development and planning directors) (pg. 28-30) to gather their opinions of and interactions with the Metropolitan Council, utilizing a standardized questionnaire (pg. 33-36).

Based upon all of the above, the committee issued its report, Metropolitan Council Governance, to members in January 2019. The report included the results of the interviews with local officials (pg. 19-25), as well as, information regarding the pros and cons regarding Metropolitan Council governance issues (pg. 14-19).

In the interview process, we learned that interviewees felt the Metropolitan Council is working effectively with respect to the sewer system, transit/transportation (transit, BRT, LRT), livable communities grants, environmental cleanup grants, research, forecasting and planning assistance. The Metropolitan Council was seen as less effective with respect to communication, interaction with cities, public perception, transit in some cities or within cities, Comprehensive Planning (an onerous process every 10 years) that is harder on smaller cities with small staffs, and "one-size-fits-all" with little flexibility (pg. 20-21). We also learned that elected officials have a different relationship with the Metropolitan Council than do their city or county staff, who stated their appreciation of the technical assistance from the Metropolitan Council staff. We urge you to review the report in its entirety.

In January and February 2019, the 19 LWV local chapters held meetings to discuss the governance issues and to vote on the consensus questions presented in the report. In March 2019 the CMAL Board tallied the votes taken at these meetings and adopted its position on Metropolitan Council governance. Each of the following positions had the support of more than 80% of those participating.

- The Governor should appoint members of the Metropolitan Council.
- Members of the Metropolitan Council should be appointed to fixed, staggered terms, and should be removable only for cause.
- Metropolitan Council members should be required to have a regional perspective, knowledge of regional issues, demographic diversity, and the ability to meet the time requirements for serving in the office.
- Metropolitan Council members should not be local elected officials or be directly elected to the office of Metropolitan council member.
- A nominating committee should recommend a slate of Metropolitan Council nominees to the Governor.

Respectfully Submitted,

Karen Schaffer

Chair, Council of Metropolitan Area Leagues of Women Voters (CMAL)

1. C.M.A.L.

- Inter-League Organization under auspices of LWVUS and LWVMN
- Membership Organization
- Political but Nonpartisan
- Focus on Government Issues of the Metropolitan Area

2. Study of Metropolitan Council Governance

- August – December 2018
- Held Public Forum
- Conducted a Literature Review
- Coordinated Interview Teams
- Conducted Interviews of Relevant Stakeholders

3. LWV Positions are based on Consensus

- Consensus means...

4. Report to Members in January 2019

- 19 Local Chapters held Consensus Meetings
- The Pros & Cons of the Proposed Positions on the Governance Structure of the Metropolitan Council were discussed by the Membership
- Members Voted on Positions Statements
- Members' Votes were Tallied
- Positions Statements were Adopted

5. Through Consensus the C.M.A.L. Members Overwhelmingly Supported the following Positions:

6. Metropolitan Governance Positions

- Metropolitan Council Members should be appointed by the Governor
- Members should be appointed to fixed, staggered terms and removed only for cause
- Members should have a regional perspective, knowledge of regional issues, demographic diversity and the ability to meet the time requirements of service
- Members should not be local elected officials
- Members should not be directly elected to the Metropolitan Council
- A Nominating Committee should recommend a slate of candidates for the Metropolitan Council to the Governor

Press Release

The Council of Metropolitan Area Leagues of Women Voters (CMAL) announces its updated position on governance of the Metropolitan Council.

Based upon the report of its study committee, members of all local leagues across the metropolitan area overwhelmingly voted to support the following:

- Appointment of Metropolitan Council members and its Chair by the Governor,
- Fixed staggered terms for Metropolitan Council members with removal only for cause, and
- Metropolitan Council members should have a regional perspective, knowledge of regional issues, reflect demographic diversity and be able to meet the time requirements to serve effectively.

Members of all 19 chapters of the League of Women Voters in the 7-county metropolitan area participated in the voting process in January and February 2019.

In 2018, League members interviewed over 50 municipal and county elected officials and staff across the metropolitan area, asking a series of questions regarding their satisfaction with the Metropolitan Council. The respondents expressed high levels of satisfaction with the sewer system, transit and transportation, planning resources and technical expertise. The areas cited most often for improvement are its communication and interaction with cities and need to streamline the comprehensive planning process.

The CMAL committee launched its study after last spring's legislative bill to replace the appointment of citizens by the governor with the appointment of local elected city and county officials to the regional agency. CMAL in its 50+ year history had not addressed the issue of whether local elected officials could or should be appointed to serve on the Metropolitan Council. There was little support among participants for the appointment of local elected city and county officials to the Metropolitan Council.

March 19, 2019



Council of Metropolitan Area Leagues Metropolitan Council Governance January 2019

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PURPOSE OF STUDY TO UPDATE CMAL POSITION ON METROPOLITAN COUNCIL GOVERNANCE

The purpose of this study is to update the 2001 Council of Metropolitan Area Leagues of Women Voters (CMAL) position on Metropolitan Council Governance.

In the 2018 Minnesota Legislative session, a bipartisan bill passed both the House and Senate to add local elected officials to the Metropolitan Council.

The previous CMAL position had not considered the appointment of local elected officials to the Metropolitan Council. This report has been prepared to enable our members to update the CMAL consensus position on Metropolitan Council governance.

CURRENT POSITION REGARDING GOVERNANCE OF METROPOLITAN COUNCIL

Per the 2001 CMAL Study of the Metropolitan Council Governance, the CMAL Board adopted the following Position based upon the consensus of CMAL membership.

The Council of Metropolitan Area Leagues (CMAL) supports as the decision-making body for metropolitan needs in accordance with these criteria:

- Efficiency and Economy
- Equitable Financing
- Flexibility
- Citizen Control
- Responsiveness to the Electorate

CMAL supports provision for coordinated metropolitan services focused through the Metropolitan Council.

CMAL supports retention of an **appointed** Metropolitan Council with greater use of its existing powers. (1969) (1976) (1993) (2001)

CMAL supports:

- Retention of an appointed Metropolitan Council
The appointed Metropolitan Council is seen as less parochial, less subject to special interests, and better able to adopt and maintain unpopular positions for the good of the entire area.
- The appointed Metropolitan Council is responsible to our elected state Legislature and watched over by our elected local officials (1969) (1976) (1993) (2001).
- An open appointment process including:
 - Publicized vacancies
 - Increased citizen, local government and legislative influence on appointments
 - Formal qualifications for office
 - Return to fixed, staggered terms
 - Establishment of a removal procedure for members of the council and district apportionment based on population (1969) (1976) (1993) (2001)

In the event that it appears that the Council may become an elected body, CMAL supports:

- Nonpartisan candidates with the availability of public financing
- Selection of the chair made by the council members from among their number
- Maintaining of population as the basis for districts
- Election of Council members at the same time as local officials.
- Continuation of a part-time Council and the per diem basis for compensation (1976) (1993)

CONSENSUS QUESTIONS FOR METROPOLITAN LEAGUE MEMBERS

The purpose of this study is to update the CMAL position on Metropolitan Council Governance (2001).

As you read through the study report, please consider the following consensus questions for updating our position (see report's page numbers for information following each question). Answer option (Current) indicates current structure or practice.

1. Members of the Metropolitan Council should be (choose one or more);

(Report Pages 14, 15, 21)

- a) Directly elected by the voters of each Metropolitan Council district
- b) Persons currently holding local elected office in the district
- c) Citizens residing in the district who are not local elected officials (current)

2. If Council members are appointed, appointments should be made by (choose one);

(Report Pages 14, 21)

- a) Governor (current)
- b) Local elected officials from each district should select the district representative
- c) Some Council members selected by each

3. The Chair of the Metropolitan Council should be appointed by (choose one);

(Report Page 22)

- a) Governor (current)
- b) Local elected officials within the metropolitan area
- c) Members of the Metropolitan Council from among Council members

4. If Council members are appointed, their terms should be (choose a or b)

(Report Pages 16, 21)

- a) Coterminous with that of the Governor and
 - I. Removable only for cause OR
 - II. Serving at the pleasure of the appointing authority (current)
- b) Fixed staggered terms, removable for cause

5. If Council members are directly elected, terms should be (choose one);

(Report Pages 16, 21)

- a) Staggered
- b) Not staggered (current)

6. Members of the Metropolitan Council should meet the following criteria (choose all that apply);

(Report Pages 17, 23)

- a) Business or labor skills and experience

- b) Professional expertise (finance, architecture, transportation, environment, housing, engineering, etc.)
- c) Commitment to regional perspectives
- d) Knowledge of regional issues
- e) Demographic diversity
- f) Ability to meet time requirements for service (Metropolitan Council Board and committee meetings, as well as meetings with district elected officials)
- g) Previous experience as an elected official
- h) Other (please identify)

7. If Council members are appointed by the Governor, there should be a nominating committee that includes (choose a or b)

(Report pages 16, 24)

- a) 7 members (current)
- b) Expand to 13 members.

8. If Council members are appointed by the Governor, there should be a nominating process that meets the following criteria (choose all that apply);

(Report pages 14, 16, 23, 24)

- a) The nominating committee should
 - I. Conduct an open and public review process
 - II. Recommend a slate of nominees to the Governor (current)
- b) Local elected officials should be a majority of the nominating committee.
- c) There should be a separate nominating subcommittee within each Metropolitan Council district.
- d) A Governor who declines to appoint a nominee recommended by the nominating committee should be required to explain to the nominating committee why the decision was made.

9. To whom should Metropolitan Council members be accountable? (choose all that apply);

(Report pages 17, 24)

- a) Governor
- b) Residents of their Metropolitan Council district
- c) Residents of the metropolitan area as a whole
- d) Legislature
- e) City and County local elected officials in their district
- f) Residents of the State of Minnesota
- g) Other (please identify)

10. The number of Metropolitan Council members should (choose all that apply);

(Report pages 17, 18, 24)

- a) Remain at one member from each of the current 16 districts (current)
- b) Increase the number of districts
- c) Additional members at large should be appointed
- d) Other (please identify)

Metropolitan Council Governance Report

To Members of the Council of Metropolitan Area Leagues of Women Voters

Study completed by:
Metropolitan Council Governance
Update Study Committee
January 2019

WHAT IS THE METROPOLITAN COUNCIL?

The Metropolitan Council is a political subdivision of the State of Minnesota created by the Minnesota legislature in 1967. It was established in the context of public policy problems not easily solved by individual counties, cities or towns. These problems included: failing private septic systems, inadequate wastewater treatment, a failing private bus company, rapid growth threatening preservation of natural areas, and growing fiscal disparities along with competition for commercial/industrial development.

Its jurisdiction includes the seven (7) county metropolitan area including: Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington counties, and excluding the cities of Northfield, Hanover, Rockford and New Prague. It includes three million people, 182 cities and towns and nearly 3,000 square miles.

It was created for the purpose of planning for and coordinating the orderly and economic development of the metropolitan area.

The Metropolitan Council is managed by a Board of Directors, which consists of 16 members, appointed from districts of substantially equal population and a chair appointed at-large by the Governor. Appointments have been and continue to be made by the Governor, with the advice and consent of the Minnesota Senate.

METROPOLITAN COUNCIL MANAGEMENT

The Metropolitan Council is managed by a Regional Administrator, who oversees a workforce of approximately 4,400 employees and an annual budget for operations, pass-through programs, and debt service of approximately \$1.059 billion.

Approximately 4,000 employees are associated with the transit and wastewater treatment (bus and train drivers, bus and train maintenance personnel, transit police), and wastewater treatment plant workers).

WHAT DOES THE METROPOLITAN COUNCIL DO?

Metropolitan Council authority derives exclusively from statutes enacted by the Minnesota legislature. **It does not have any authority beyond the enabling legislation.** The legislation is found throughout Minnesota Statutes Chapter 473.

Metropolitan Council enabling legislation has been extensively amended since 1967. Originally, the Metropolitan Council functioned exclusively as a long-range planning and research agency, with some indirect control over other regional operating agencies.

This changed in 1994, when the legislature reorganized the Metropolitan Council to include direct administration of the metropolitan area wastewater treatment and transit systems.

Previously, both had been managed by separate regional agencies (Metropolitan Wastewater Treatment Commission and the Metropolitan Transit Commission, respectively), which were abolished.

Accordingly, the Metropolitan Council today is both a long-range regional planning and research agency, as well as an operator of regional services.

Metropolitan Council 2018 Budget

Annual Budget: \$1.057 billion

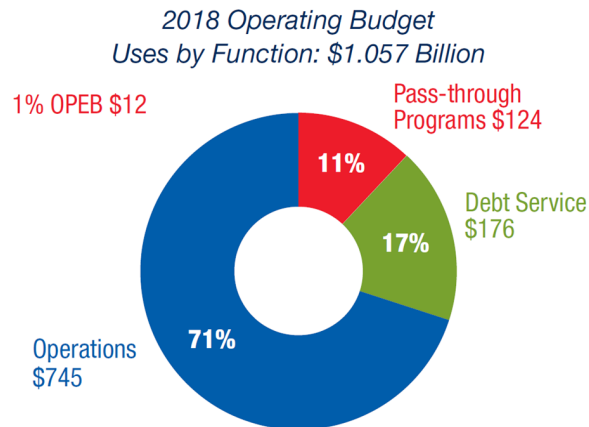
Revenues

▪ 39% State Revenues	\$407M
<i>\$139M State Appropriations & \$268M Motor Vehicle Sales Tax</i>	
▪ 37% Charges for Service	\$388 M
<i>\$113M Fares&\$275 Wastewater Charges</i>	
▪ 9% Federal	\$101 M
▪ 8% Property Tax	\$85 M
▪ 3% Local	\$35 M
▪ 3% Other	\$28M
▪ 1% reserves	<u>\$13M</u>
	\$1.057B

Operating Budget

• 71% Operations	\$745M
• 17% Debt Service	\$176 M
• 11% Pass through Programs	\$124 M
• 1% OPEB	<u>\$12 M</u>
	\$1.057B

Operating Budget by Function



FUNCTIONS OF THE METROPOLITAN COUNCIL

- Long-Range Planning
- Land Use Planning
- Transportation
- Parks and Open Space
- Wastewater and Water
- Housing

Long-Range Planning

The Metropolitan Council's basic long-range plan is its **Comprehensive Development Guide**, which must be adopted at least once a decade (10 years) following the decennial federal census.

The guide is the policy foundation for the Metropolitan Council's Policy Plans for:

- Transportation
- Water Resources
- Regional Parks
- Housing
- Metropolitan System Statements
 - Wastewater Treatment, Transportation, Regional Parks, and Airports

The most recent local comprehensive plans were required to be submitted by December 31, 2018, unless an extension is granted.

Implementation strategies are developed over the upcoming decade, with the most current Comprehensive Development Guide, adopted in 2014, entitled *Thrive MSP 2040*.

Land Use Planning

Although land use planning and regulation (zoning, subdivision control, etc.) is primarily within the authority of local government, the Metropolitan Land Planning Act of 1976 requires local governments to:

- Develop local comprehensive plans that include the elements identified by the Metropolitan Council;
- Submit the plans to the Metropolitan Council for review of conformity with Metropolitan Council plans and policies;
- Refrain from adopting zoning that conflicts with the approved local comprehensive plan.

Transportation

The Metropolitan Council has two principal transportation functions:

- Transportation planning
- Operation of the regional transit system.

Transportation Planning

The Metropolitan Council is responsible for the efficient and effective regional inter-modal transportation planning, all within the constraints of likely available financial resources, including:

- Aviation
- Highway,
- Transit, bicycle, and pedestrian.

To this end, the Metropolitan Council prepares its Transportation Policy Plan every four (4) years, among other reports, plans and policies.

The Metropolitan Council is the designated Metropolitan Planning Organization (MPO) for the metropolitan area.

Metro area requests for federal transportation funding for certain highway, bridge and transit projects are channeled through the Metropolitan Council, which reviews and prioritizes them in conjunction with the Metropolitan Council's Transportation Advisory Board (TAB).

TRANSPORTATION ADVISORY BOARD

What is the Transportation Advisory Board (TAB) and how does it work?

Federal Requirements for Metropolitan Planning Organizations (MPOs)

- Federal law requires that urbanized areas with population over than 50,000 have a Metropolitan Planning Organization (MPO) in place to be eligible for federal funding for certain highway, bridge and transit projects.
- Among other responsibilities, the MPO is required to prioritize requests for federal funding of local transportation projects.
- The purpose of MPO review is to assure the federal government that federally funded transportation projects have broad community support and therefore are likely to be successfully implemented.
- There are approximately 400 federally designated MPOs in the United States.
- Under federal law an MPO must consist of local elected officials, officials of public agencies that administer transportation services, and appropriate state officials.
- The Minnesota Transportation Advisory Board (TAB) consists of a majority of local elected officials. The legislature established the TAB to enable the Metropolitan Council to be the MPO for the metropolitan area, even though no local elected officials serve on the Metropolitan Council.
- The Minnesota legislature, in 1974, established the Transportation Advisory Board (TAB) (MN Statute 473.146) to advise the Metropolitan Council on the prioritization of metropolitan area transportation projects for potential federal funding. Historically, the Metropolitan Council has adopted the TAB priorities for federal transportation funding.

Who Serves on the Transportation Advisory Board?

The Transportation Advisory Board (TAB) consists of:

- 17 local elected officials
- 16 other members, including persons representing various transit modes, state officials, and 8 Metropolitan Council appointees.

Operation of the Regional Transit System

The Metropolitan Council is the primary provider of regional transit services.

Transit operations include:

- Regular route bus service (express and local)
- Dial-a-ride (Metro Mobility and Transit Link)
- Light Rail Transit (LRT)
- Bus Rapid Transit (highway BRT and arterial BRT)
- Commuter Rail.

Regional Parks and Trails

Through its regional Parks Policy Plan, the Metropolitan Council plans for development of the regional park system, which includes 55 regional parks and regional park reserves, 400 miles of interconnected regional trails and eight (8) special recreational features.

Regional parks and trail facilities are owned, developed and operated by 10 local implementing agencies, not by the Metropolitan Council itself.

The implementing agencies are Anoka County, Carver County, Dakota County, Ramsey County, Scott County, Washington County, Three Rivers Park District (chiefly suburban Hennepin County), City of St. Paul, City of Minneapolis and City of Bloomington.

The Metropolitan Council approves the implementing agencies' regional parks plans and provides grants to them for acquisition and development of regional park and trail facilities.

Funding sources for the grants include the State of Minnesota Clean Water, Land and Legacy Amendment, the Environmental and Natural Resources Trust Fund, and regional park bonds issued by the Metropolitan Council.

The Metropolitan Council also allocates to the implementing agencies legislatively appropriated funds for park operations and maintenance, although most operating costs for these facilities rests with the implementing agencies.

Housing

The Metropolitan Council has two principal housing functions: housing planning and operation of the federal Section 8 affordable housing voucher program.

Housing Planning

1. The Metropolitan Council has developed its Housing Policy Plan, based upon the principles of Thrive MSP 2040.
2. The Metropolitan Council guides and reviews the housing elements of local comprehensive plans. It identifies existing housing needs and promotes the allocation of land for development of affordable housing.
3. The Metropolitan Council implements the Livable Communities Program, which awards grants to cities for the clean-up of polluted sites, expansion of affordable housing opportunities, and the building of pedestrian-friendly and transit-oriented development. Funding for the grants comes from the Metropolitan Council's property tax levy for this purpose, in an amount not to exceed \$20 million per year.

Operation of the federal Section 8 affordable housing voucher program:

- Metropolitan Council, through its Housing and Redevelopment Authority (HRA), administers the federal Section 8 voucher program for 100 suburbs and rural communities in the metro area, mainly in Anoka, Carver, Hennepin and Ramsey Counties.
- Metropolitan Council also implements the Family Affordable Housing Program, which consists of ~150 scattered site single family homes and townhomes, for low and very low-income families, who pay rent with Section 8 vouchers. This program was created as a result of fair housing litigation in the metro area.

Wastewater and Water

The Metropolitan Council has two principal wastewater and water functions: Wastewater and water planning and Operation of sewer interceptors and wastewater treatment plants. The Metropolitan Council builds, operates and maintains eight wastewater treatment plants and 600 miles of sewer interceptors.

Through its Water Resources Policy Plan, the Metropolitan Council undertakes long-range planning for the management of:

- Wastewater
- Water supply
- Surface water.

QUESTIONS AND OPPOSING VIEWPOINTS FOR CMAL MEMBERS TO CONSIDER

Metropolitan Council Governance Structure

Though the governor has broad powers in the appointment of members to the Metropolitan Council, the governor is not operating alone. The Legislative Commission on Metropolitan Government “must monitor appointments to the Metropolitan Council and may make recommendations on appointments to the Nominating Committee under section 473.123, subdivision 3, or to the Governor before the Governor makes the appointments. The Commission may also make recommendations to the Senate before appointments are presented to the Senate for its advice and consent.

<https://www.revisor.mn.gov/statutes/cite/3.8841/pdf>

Should CMAL Continue to Support Its Position of Metropolitan Council Members Appointed by the Governor?

Supporting View	Opposing View
Metropolitan Council is accountable directly to the Governor, who was elected by the state’s voters. Authority of Council is backed by the power of the Governor.	The Council is not accountable directly to an electorate.
Council can pivot quickly to a different policy with election of new governor.	The governor might appoint friends or big donors, who may not be as qualified.
Council is less parochial, and more likely to consider region-wide needs of all metro area in decision-making.	In the process of campaigning, elected candidates hear a wide variety of views from constituents.
Less partisan because members don’t have to go through a contentious election	Governor doesn’t have to appoint nominees recommended by the Nominating Committee and does not have to give a reason for not following its recommendation.
Gridlock not a problem, because governor can remove members blocking decision-making.	It’s “taxation without representation” to have a taxing authority that consists exclusively of non-elected officials
Less driven by special interests because members don’t have campaigns to finance.	Transportation Advisory Board would not be necessary if Metropolitan Council were elected or had local elected officials appointed to it.

Locally Elected Officials Serving on Metropolitan Council

CMAL’s 2001 position on Metropolitan Council governance only considered persons directly elected to the Metropolitan Council or appointed by Governor. The concept of locally elected officials being appointed to serve on the Metropolitan Council had never been considered.

In the 2018 MN Legislative session, a bipartisan bill (S.F. 2809) passed both House and Senate, which called for a majority of locally elected officials to serve on the Metropolitan Council but was vetoed by the Governor. This bill would have increased the Metropolitan Council to 29 members, of which eight would be county commissioners (one from each county, except Hennepin would get two), and 16 city council members. The remaining members would be appointees representing transportation interests for the purpose of the Council's role as the metropolitan planning organization (MPO) under federal law and the chair appointed by the Governor.

Should local elected officials serve on the Metropolitan Council?

Supporting View	Opposing View
Metropolitan Council wouldn't need a separate Transportation Advisory Board (TAB) to receive federal transit funds.	TAB provides local elected officials with substantial input on transportation issues.
This would lessen the argument of "No taxation without representation"	Metropolitan Council taxing authority is set by the elected state legislature, which limits the amount of the Council's levy.
2018 legislation called for a county commissioner from each county, plus two from Hennepin.	This would not be representation by population, with districts of equal population. Small counties would have equal representation as large counties.
Elected officials enhance accountability.	Members simultaneously serving two different units of government are incompatible.
A mix of appointed and elected members would provide an effective mix of regional and local perspectives. (Office of Legislative Auditor) (OLA)	This would lead to an increased workload for elected officials with existing public duties. (Office of Legislative Auditor)
The Council would have increased credibility with ... local elected officials. (OLA)	Questions on voting weights and representation would arise. (OLA)

Should CMAL continue to support fixed, staggered terms for Metropolitan Council members, whether they are appointed, elected local officials, or elected directly?

Currently, terms of Metropolitan Council members are coterminous with the governor and members serve at the pleasure of the governor. This was to create clear accountability to the governor with the reorganization of Metropolitan Council in 1994. Before 1994, terms of Metropolitan Council members were fixed and staggered.

Supporting fixed, staggered terms	Opposing fixed, staggered terms
Creativity of solutions may be enhanced with less fear of being removed by the governor.	Members appointed by previous governor could be less accountable to a new governor.
Provides stability and continuity for Council when transitioning to new Governor, which is more conducive to long-range planning.	Can complicate the accountability issue, with members appointed by previous governor.
Allows for a wider range of perspectives on the Council	Council would have less accountability to the public for its decisions. (Office of Legislative Auditor)
Avoids wide swings in policy between different governors, especially when governors come from different political parties.	Easier for governor to implement his/her vision for Metropolitan Council with all his/her appointees.

Should CMAL continue to support its current position of “an open appointment process, including publicized vacancies, with increased citizen, local government and legislative influence on appointments”?

Currently, the governor appoints seven (7) metropolitan area citizens to the nominating committee. Of the seven members, three must be local elected officials. (MN Statute: 473.123 Subdivision 3c) <https://www.revisor.mn.gov/statutes/cite/15.0597/pdf>

- Reasons to increase size of nominating committee: opportunity to bring more diverse voices to the review and selection process.
- Reasons to keep the nominating committee the same are: smaller committees are more efficient. It already has elected officials on it; no need to expand the size.

METROPOLITAN COUNCIL MEMBER QUALIFICATIONS

Current MN Metropolitan Council Statutes 473.123

<https://www.revisor.mn.gov/statutes/cite/473.123>

(Subd. 3e, 3e and 3g) sets the following requirements of Metropolitan Council members:

- (1) Appointments to the council are subject to the advice and consent of the senate as provided in section 15.066.
- (2) Must reflect fairly the various demographic, political, and other interests in the metropolitan area and the districts.
- (3) Must be knowledgeable about urban and metropolitan affairs.

The current CMAL position does not specify the type of formal qualifications for Metropolitan Council members.

Should CMAL be more specific in the type of formal qualifications that are required for appointment to Metropolitan Council?

- Supporting View: More qualifications, the better decision-making.
- Opposing View: This could hamstring the appointment process.

For more views, see page 23, for comments by elected officials and local staff.

Should CMAL continue to support its position: “The Appointed Metropolitan Council is Responsible to our Elected State Legislature and watched over by our Elected Local Officials”?

In terms of accountability, the CMAL Update Study Committee discussed two principal definitions.

- One is the responsibility to answer for successes and/or failures of the Metropolitan Council. For example, the failure of the Metro Mobility system in the early 1990s, coupled with the difficulty in deciding who was responsible for it, is part of the history behind the current governance model that makes the governor responsible for the Metropolitan Council by providing that all members serve at the governor’s pleasure.
- Another definition of accountability focuses on the ability and willingness of Metropolitan Council members to bring forward district issues to the Metropolitan Council for resolution.

Should the Number of Metropolitan Council Districts Be Increased?

When the Metropolitan Council was created in 1967, the population of the metropolitan area was 1,807,208. There were 14 Metropolitan Council districts of 129,086 per district.

In 2017 the regional population was 3,075,563, with 16 Metropolitan Council districts of 192,223 per district. By way of comparison, the population of a Minnesota State Senate district today is approximately 84,029, based upon an estimated Minnesota population of 5.63 million.

CMAL has not previously considered whether increasing the number of Metropolitan Council districts and, hence, the number of Metropolitan Council members, would be beneficial.

Support for Increasing the Number of Districts for Metropolitan Council	Opposition for Increasing Number of Districts for Metropolitan Council
Members could be more responsive to their district's constituency and local elected officials	The governing board might be unwieldy
Members could more easily specialize in regional policy areas	More expensive to support more members
Members could become more familiar with local issues and concerns.	Some might consider this an unnecessary expansion in the size of government

Should the Transportation Advisory Board (Tab) Be Retained?

Retain TAB View	Abolish TAB View
Local elected officials may have time to serve on TAB but would be unable to have time to serve on Metropolitan Council.	It is inefficient to have two decision-making transportation bodies.
Abolishment would require reconfiguration of Metropolitan Council governance.	TAB functions should be assigned to a re-configured Metropolitan Council, to include a majority of local elected officials.
Metropolitan Council uniformly adheres to TAB's recommendations.	There is no law requiring Metropolitan Council to always adhere to TAB's recommendations.
Metropolitan Council is not like other MPO's. It the operations of wastewater and transit, etc. It was grandfathered in as an MPO, therefore can operate as it has from the beginning.	Metropolitan Council should be like other Municipal Planning Organizations (MPO) and be comprised of a majority of local elected officials. This is a federal requirement of all MPO's, except for Metropolitan Council.

CMAL update study committee did not study the effectiveness of TAB and, therefore, has no conclusion.



How is regional planning accomplished in other urban areas of the United States?

As noted above, there are approximately 400 Metropolitan Planning Organizations (MPOs) in the United States. CMAL had intended to undertake a review of at least some of these, in order to offer a comparison with our metropolitan area.

It was not realistic for us to undertake a comparative study of MPOs in the time frame available for the update study, however there is a wide variety among MPOs as to their areas of authority and responsibility.

Most MPOs have only planning authority; not many operate regional services directly, such as in Minnesota. All MPOs except the Metropolitan Council include local elected officials or directly elected officials on their boards.

There are also a wide variety of legal climates in which MPOs operate. Some areas have many local governmental units (such as in Minnesota) and other do not. In essence, a valid comparison with other MPOs will have to take into consideration scope as well of governance structure; anything short of that would result in an apples-to-oranges comparison.

Are local officials satisfied with the Metropolitan Council?

From October to mid-December 2018, 36 CMAL members from 16 local leagues interviewed 50 city mayors, council members, county commissioners, county administrators, city managers, planning directors, and community development directors.

The purpose of the interviews was to gather opinions of those in local government who have the most interaction with Metropolitan Council to determine the positive and negative impacts of Metropolitan Council on cities and counties, and what, if any, changes to the governance and selection process for Metropolitan Council would be supported.

All those interviewed were assured their answers were anonymous and would only be known in the aggregate compilations.

QUESTIONNAIRE OVERVIEW

Each person interviewed was asked the same 20 questions. The study interviewed participants from urban, suburban, exurban and rural locations to gather a wide range of experiences with the Metropolitan Council. The questionnaire covered the following areas:

- a) Effectiveness of the Metropolitan Council,
- b) Metropolitan Council impact on interviewee's city and on the metro area as a whole,
- c) Metropolitan Council structure and qualifications
- d) Metropolitan Council nomination process
- e) To whom should the Metropolitan Council be accountable?
- f) Transportation Funding

Interview Results

Metropolitan Council Effectiveness

On a scale of 1-10, with 10 being the highest, the Council was rated as a **7.2** in its effectiveness. There are a wide variety of answers. Below are the top three responses for each question.

Participants were asked to list one or two areas where the Metropolitan Council is working effectively. The top three areas mentioned as most effective were:

- Sewer system
- Transit/Transportation
- Research, forecasting, planning assistance

Participants were then asked to list one or two areas where the Metropolitan Council is not working effectively. The top three areas mentioned for improvement were:

- Lack of communication and interaction with the cities and public perception.
- Transit not working well within cities.
- Comprehensive plan process needs to be streamlined; too onerous.

Metropolitan Council Impact on City or County

On a scale of 1-10, with 10 being the highest, the Council was rated **6.8**, regarding its impact on their city or county.

Participants were asked to list one or two positive impacts that Metropolitan Council had on their city (or county). The top three areas mentioned for their positive impacts were:

- Sewer system (upgrades to infrastructure and technical assistance)
- Transit, BRT and the positive impact on redevelopment with LRT
- Grants for livable communities, environmental cleanup for redevelopment.

Participants were then asked to list one or two areas where the Metropolitan Council had a negative impact on their city (or county). The top three areas mentioned as negative impacts on their city were:

- Comprehensive Plan: huge process every 10 years, unclear criteria, mission creep, density requirements that don't consider naturally occurring affordable housing (NOAH); mandates to put things into plan but cannot do plan without money; 'one-size-fits-all' goals and not much flexibility.
- Bureaucracy and lack of responsiveness. Long process to change land use.
- Sewer access charges are affecting business growth (cited by four cities).

Metropolitan Council Membership

The survey wanted to understand if the current Metropolitan Council membership is working or if there was support for changes in the structure.

In the current structure the Governor appoints the membership.

- **51%** support the current system of the governor appointing Metropolitan Council members.

All were asked if they would support any of the following changes in the Metropolitan Council membership structure:

- **88%** supported switching to fixed, staggered terms for the benefit of long-range planning and to maintain institutional knowledge when a new governor is elected, especially if from a different political party. Those opposing staggered terms liked governor with his/her team. Two opposed anything to do with governor appointing.
- **46%** favored counties and cities appointing members. Supporters wanted more local input into the process. Opposing views were that it might be too parochial, too political, too complicated and some would fear the represented counties.
- **30%** support counties and cities within each district appointing members who are local elected officials. Supporters felt elected officials were better at communicating and would increase accountability. Opposing views were that elected officials would not have the time (cited most often by the elected officials) and incompatible interests associated with serving two different constituencies.
- **21%** supported expanding membership to include citizens-at-large. Support for more input, but most opposed seeing no value in increasing the size.
- **19%** supported the direct election of Metropolitan Council members. Supporters said this would give more accountability as a taxing authority, but most opposed this as the district would be too large, it would become hyper-partisan and feared Metropolitan Council would lose sight of what's best for the region.

- **14%** supported expanding the membership by increasing the number of Districts within the Metropolitan Council. Most opposed increasing the size of Council. Supporters liked that representatives would have more time to meet with cities.

Chair of the Metropolitan Council

Currently, the Governor appoints the Chair of the Metropolitan Council.

- **72%** supported the governor's appointing the Metropolitan Council chair.

The survey asks all participants if the following changes in the appointment of Metropolitan Council members might be considered:

- **46%** would support membership electing the Chair through an internal process between Council members. Supporter comment: It would be "self-governing". Comments against this said it could create a lot of politics or factions; and that the new members wouldn't know each other.
- **17%** supported the Legislature developing a process to select the chair. Support for this was that the rural viewpoints might be better represented; opposition questioned why legislators outside the metro area should have a say and that this would slow down the process of selecting a chair.

Removal of Members

Currently, the Governor may replace a member for any reason.

- **61%** support the process that only the governor can replace a member for any reason, with the caveat that the governor could not simply replace all previous administration appointees.

The survey asked all participants if the following changes in the replacement of Metropolitan Council members might be considered:

- **49%** support the Council developing a process for removing members.
- **36%** support the Legislature developing a process for removing members.

Most comments were that whoever appoints should be able to remove members. Others said there should be some procedural process or code of conduct developed in case there was a problem.

Metropolitan Council Membership Qualifications

Currently, the qualifications for membership on the Metropolitan Council include:

- Candidate must live in the district
- Candidate must be knowledgeable about urban and metropolitan issues

- Candidate must fairly represent the various demographic, political and other interests of their district.
- **90%** support the current Metropolitan Council membership qualifications.

The survey also asked about the importance of the following qualifications for membership in the Council.

On a scale of 1-10 with 10 being the highest:

- Average Rank of **9.2**: Candidates can commit the time necessary to achieve the Council's objectives. **78%** rated this as very important (9 or 10).
- Average Rank of **7.2**: Candidates have subject matter expertise. **26%** rated this very important.
- Average Rank of **7.1**: Candidates have experience in local government. **30%** rated this very important.
- Average Rank of **6.8**: Candidates represent their district's demographics. **24%** rated this very important.

Respondents added other qualifications: such as collaborative, nonpartisan, market knowledge, open minded, understand rural affairs, visionary thinkers, not single issue, and good communicator.

Metropolitan Council Member Nomination and Selection Process

Currently, the Governor has the responsibility to:

- Appoint a Nomination Committee of seven (7) members to review applications for Council membership for all 16 Districts.
- From those applications, the Nomination Committee proposes a slate of candidates to the Governor.
- The slate of candidates is not made public, and the Governor may choose from this slate or select from outside the slate.
- The slate of proposed candidates is not published, and the Governor can opt to choose the slate or nominate other candidates.

50% supported the current membership nomination process.

All participants were asked what changes they would support to the nomination process.

- **40%** felt that the Nomination Committee should be expanded to 13 members. Supporters said it would bring more diverse voices to the selection process. Those opposed cited that it would still be the governor appointing.

- **60%** felt that it was important to expand the nomination committee to include elected city and county officials. Some supporters wanted a majority of elected city and county officials on the committee, especially if there aren't elected officials on Metropolitan Council. Others said there already are elected officials on this committee and were concerned about it being self-serving. Some suggested having past elected officials on committee instead.
- **40%** felt it was necessary to establish district committees to receive nominations for their district and make recommendations to the Nominating Committee. A supporting comment: "Representation would be better." Opposing comment: "I'm concerned the process would be getting too complex and bureaucratic."
- **60%** supported the proposed slate of candidates be published prior to the governor selecting the final candidates. Some responded to add "21 days" before appointment for transparency. Those opposed were concerned there could be lobbying pressure and also could discourage some from applying.
- **50%** felt the Governor should explain why he/she did not appoint from the recommended slate of candidates. (Some supported but said governor should explain why his choice, instead of why not from the slate.)

Metropolitan Council Accountability

Participants were asked to whom should the Metropolitan Council be accountable? They could select any or all of the choices below:

- Governor (**56%**)
- Residents of each District (**56%**)
- Metropolitan Region as a whole (**52%**)
- Legislature (**22%**)
- Federal rules mandating the Council (**20%**)
- Local elected officials (**18%**)

Metropolitan Council and Transportation Advisory Board

Participants were asked, "How well do the Metropolitan Council and the Transportation Advisory Board work together?"

On a scale of 1-10, with 10 being the highest:

- 28% of participants did not have enough experience to answer the question.
- 72% responded with the average ranking of **7.9**

Transportation Funds

Participants were asked, "How fair is the current distribution of Metropolitan Council transportation funds to your city or county?"

On a scale of 1-10, with 10 being the highest:

- 20% of participants did not have enough experience to answer the question.
- 80% responded with an average rank of **6.7**.

Comments on transportation funding ranged from “the scoring process is fair” to “unfair”. Some said east metro gets less funding than west metro. Another said some projects may be more expensive than others, but over a decade, they achieve geographic balance in distributing limited funds.

Some asked for a more transparent scoring process; others said there was no bias. One suburban city said they need more coordination of infrastructure for streets and roads when the sewer lines are expanded. Another said not all cities have the personnel “savvy” or time to write the applications for transportation funds.

There were many interesting and informative comments from local officials that will be published later in an aggregated format for anonymity to those officials in an appendix to this report.

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ACKNOWLEDGEMENTS

The Council of Metropolitan Area Leagues of Women Voters (CMAL) gratefully acknowledges the time and input from both the interviewers and those interviewed. Their contributions helped CMAL members understand the impact of Metropolitan Council and its governance structure on cities and counties. The many professionals in the area of governance helped the study committee understand the overview of the issues. Thank you to the following:

Alene Tchourumoff, Chair, Metropolitan Council
 Charlie Vander Aarde, Government Relations Specialist, Metro Cities
 C. Terrence Anderson, U of M Center for Urban and Regional Affairs
 Mary Anderson, former Metropolitan Council Chair and former Mayor of Golden Valley
 Keith Carlson, Executive Director, Minnesota Inter-County Association
 Deb Dyson, Legislative Analyst, Minnesota House of Representatives
 Pahoua Yang Hoffman, Executive Director, Citizens League
 Angela Klebsch, Policy Director, Citizen League
 Patricia Nauman, Executive Director, Metro Cities
 Katie Rodriguez, Metropolitan Council member
 Kathleen Salzman, former Minnesota State Senator, consultant to MGTI

Mayors

Bob Applegren, Randolph
 Myron Bailey, Cottage Grove
 Todd Carlson, Excelsior
 Molly Cummings, Hopkins
 Gerry DeLaVega, Tonka Bay
 Mary Hamann-Roland, Apple Valley
 Shep Harris, Golden Valley
 Kathi Hemken, New Hope
 Jim Hovland, Edina
 Elizabeth B, Kautz, Burnsville
 Deb Kind, Greenwood
 Bill Mars, Shakopee
 Jake Spano, St. Louis Park
 Mark Steffenson, Maple Grove
 Brad Wiersum, Minnetonka
 Janet Williams, Savage
 Scott Zerby, Shorewood
 Edwina Garcia, City of Richfield, Council Member

City Managers, Community Development Directors and Planning Directors

Jeff Dahl, City of Wayzata City Manager
 Marie Darling, City of Shorewood Planning Director
 Donna Drummond, City of St. Paul Planning Director

Jenni Faulkner, City of Burnsville Community Development Director
 Grant Fernelius, City of Coon Rapids, Community Development Director
 Dusty Finke, City of Medina Planning Director
 Tim Gladhill, City of Ramsey Community Development Director
 John Hinzman, City of Hastings, Community Development Director
 Eric Hoversten, City of Mound City Manager/Planner
 Jill Hutmacher City of Eagan Community Development Director
 Steve Juetten, City of Plymouth Community Development Director
 Thomas Lawell, City of Apple Valley, City Administrator
 Jennifer Levitt, City of Cottage Grove Interim City Administrator
 Dean Lotter, City of New Brighton City Manager
 Michael Martin, City of Maplewood Economic Development Director
 Kirk McDonald, City of New Hope City Manager
 Meg McMonigal, City of St. Louis Park Principal Planner
 Justin Miller, City of Lakeville City Administrator
 Heidi Nelson, City of Maple Grove City Administrator
 Dave Osberg, City of Eagan City Administrator
 John Sutter, City of Crystal Community Development Director
 Jeff Thomson, City of Wayzata, Planning and Building Manager
 John Tingley, City of Tonka Bay Administrator
 Pat Trudgeon, City of Roseville City Manager
 Bill Turnblad, City of Stillwater Community Development Director
 Jamie Verbrugge, City of Bloomington City Manager
 Sean Walther, City of St. Louis Park Planning/Zoning Supervisor
 Jason Zimmerman, City of Golden Valley Planning Director
 Eric Zweber, City of Maple Grove, Interim Senior Planner

County

Jan Callison, Hennepin County Commissioner District 6
 Linda Higgins, Hennepin County Commissioner District 2
 Matt Look, Anoka County Commissioner District 1
 Matt Smith, Dakota County Administrator

League of Women Voters Volunteer Interviewers

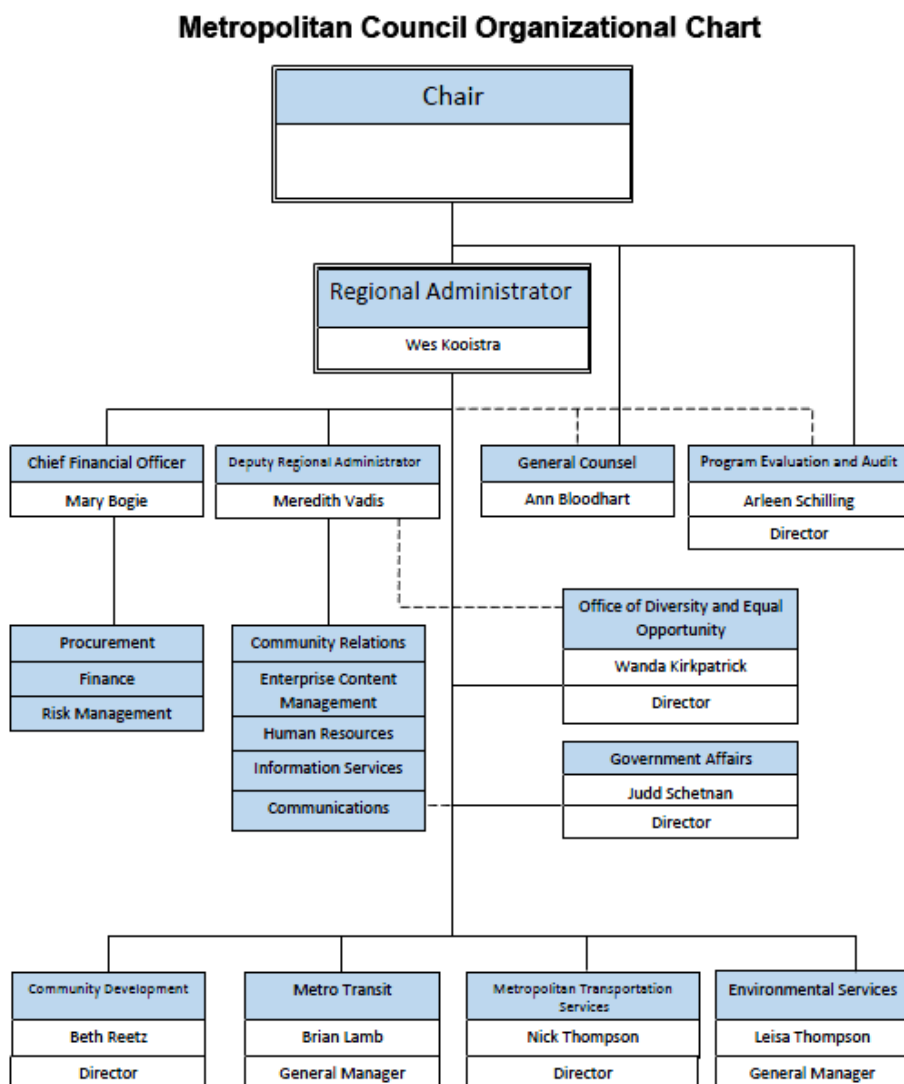
Susan Anderson, LWV Anoka, Blaine and Coon Rapids
 Polly Bergerson, LWV Dakota County
 Ginny Bjerke, LWV New Brighton
 Dorothy Boen, LWV Minnetonka, Eden Prairie, and Hopkins
 Paula Stein Clark, LWV Dakota County
 Peg DuBord, LWV South Tonka
 Shannon Emil, LWV South Tonka
 Kay Erickson, LWV South Tonka
 Colleen Feige, LWV Edina
 Linde Gassman, LWV Dakota County
 Sherry Hood, LWV Roseville Area
 Holly Jenkins, LWV Dakota County

Eleanor Johnson, LWV Brooklyn Park, Osseo, Maple Grove
 Bonnie Koch, LWV Roseville Area
 Lisa Kopas-Lane, LWV South Tonka
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 Peggy Kvam, LWV Minnetonka, Eden Prairie and Hopkins
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 Sharon Murphy-Garber, LWV South Tonka
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 Maureen Scaglia, LWV Richfield
 JoAnn Schaub, LWV South Tonka
 Miriam Simmons, LWV White Bear Lake Area
 Carol Thiss, LWV South Tonka
 Kay Thompson, LWV South Tonka
 Marcia Wattson, LWV Bloomington
 Lois Wendt, LWV Crystal, New Hope and East Plymouth
 Tracy Whitney, LWV South Tonka
 Karen Zais, LWV South Tonka

CMAL Study Committee

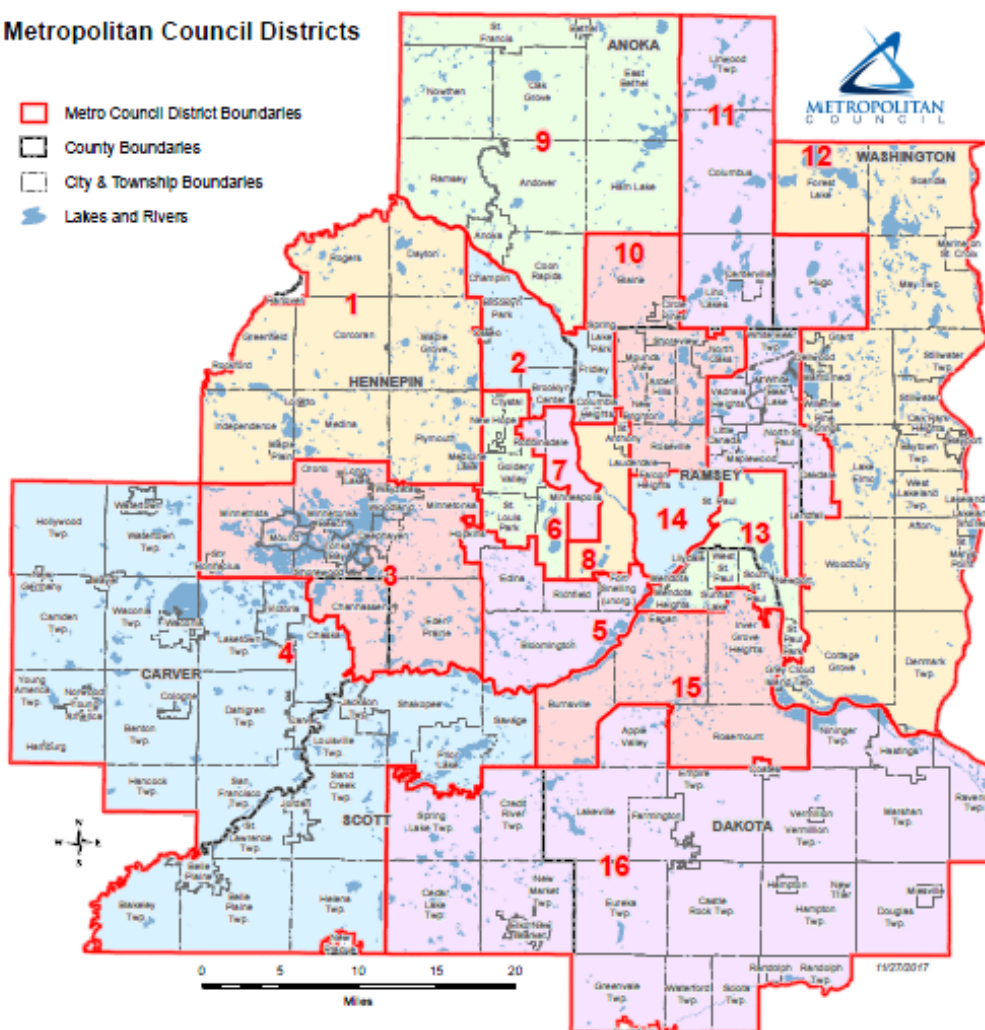
Karen Schaffer, Committee Chair
 Susan Anderson
 Peg DuBord
 Holly Jenkins
 Lynne Markus
 Martha Micks
 Ardyth Norem
 Elaine Savick

APPENDIX

Metropolitan Council Organizational Chart (2017)


Metropolitan Council Districts

Metropolitan Council Districts



Source: Metropolitan Council Redistricting Plan passed by the state legislature on May 17, 2013. Boundaries re-aligned with municipal and county boundaries and NCompass Street Centerlines.

Questionnaire Used to Collect Data

 Council of Metropolitan Area Leagues	Name:	Date:
	Title:	
	City or County:	Years working with Met Council:
Review of the League's Current Positions on the Metropolitan Council Questionnaire for City Planners and Elected City or County Officials		
Met Council Effectiveness		
1. Please rate the Met Council's current effectiveness overall. <i>Not at all effective</i> 1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10 <i>Extremely effective</i>		
2. Please list 1 or 2 areas where the Met Council is working effectively.		
3. Please list 1 or 2 areas where the Met Council is not working effectively.		
Met Council Impact		
4. Please rate the degree to which the Met Council has impacted your city or county. <i>No impact at all</i> 1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10 <i>Extreme impact</i>		
5. Please list 1 or 2 positive impacts the Met Council has had on your city or county.		
6. Please list 1 or 2 negative impacts the Met Council has had on your city or county.		
Met Council Membership Structure		
7. The Met Council is currently comprised of 16 members plus a Chair. The Governor appoints all members to terms, coterminating with the term of the Governor, who has the authority to terminate a member at will. Do you support the current membership structure?		
		YES NO
8. Would you support any of the following changes in membership structure?		
A. The Governor appoints members to fixed, staggered terms. <i>Why or why not? (optional)</i>		YES NO
B. Counties and cities within each District appoint members <i>Why or why not? (optional)</i>		YES NO

Met Council Membership Structure (cont.)		
8. C. Counties and cities within each District appoint members who are elected officials <i>Why or why not? (optional)</i>	YES NO	
D. Expand membership to include Citizens-at-Large. <i>Why or why not? (optional)</i>	YES NO	
E. The public directly elects Council members. <i>Why or why not? (optional)</i>	YES NO	
F. Expand membership by increasing the number of Districts within the Met Council. <i>Why or why not? (optional)</i>	YES NO	
G. Additional Comments:		
9. Currently, the Governor appoints the Chair of the Met Council. Do you support this process?	YES NO	
10. Would you support any of the following changes in the Chair selection process?		
A. The membership elects the Chair through an internal process between Council members	YES NO	
B. The Legislature develops a process for selecting a chair.	YES NO	
B. Other:		
11. Currently, only the Governor can replace a member for any reason. Do you support this process? <i>Why or why not?</i>	YES NO	

12. Would you support any of the following changes in the member removal process?			
A. The Council internally develops a process for removing members.		YES	NO
B. The Legislature develops a process for removing members.		YES	NO
C. Other:			
Met Council Membership Qualifications			
13. Currently, the qualifications for membership in the Met Council include: Must live in the District; Must be knowledgeable about urban and metropolitan affairs, and Must fairly represent the various demographic, political and other interests in the metropolitan area and the districts.			
A. Do you support these qualifications?		YES	NO
14. How important are the following qualifications for candidate nomination to the Met Council?			
A. Candidates have experience in local government	<i>Not at all important</i>	1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10	<i>Extremely important</i>
B. Candidates have subject matter expertise		1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10	
C. Candidate represent their District's demographics		1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10	
D. Candidates can commit to the time necessary to achieve the Council's objectives		1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10	
E. What other qualifications could you see as necessary?			
Met Council Membership Nomination Process			
15. Currently, the Governor has the responsibility to: Appoint a Nomination Committee of seven (7) members to review applications for Council membership for all 16 Districts. From those applications, the Nomination Committee proposes a slate of candidates to the Governor. The slate of candidates is not made public, and the Governor may choose from this slate or select from outside the slate. The slate of proposed candidates is not published and the Governor can opt to choose the slate or nominate other candidates.			
Do you support this membership nomination process?		YES	NO
16. Would you support any of the following changes in the membership nomination process?			
A. Expand the Nomination Committee from 7 to 13 members <i>Why or why not? (optional)</i>		YES	NO

Met Council Membership Nomination Process (cont.)			
16. B. Expand the Nomination Committee to include elected city and county officials <i>Why or why not? (optional)</i>		YES	NO
C. Should District Committees be established to receive nominations for their district representation and make recommendations to the Nomination Committee? <i>Why or why not? (optional)</i>		YES	NO
D. Should the proposed slate of candidates be published prior to the Governor selecting the final candidates. <i>Why or why not? (optional)</i>		YES	NO
E. Should the Governor explain why he/she did not appoint from the recommended slate of candidates? <i>Why or why not? (optional)</i>		YES	NO
F. Additional Comments:			
Met Council Accountability			
17. In your opinion, to whom should the membership of the Met Council be ultimately accountable?		<i>Please circle any/all options you wish.</i>	
A. Governor	D. Residents of each District	G. Additional Comments:	
B. Legislature	E. The Metro Region as a whole		
C. Federal rules mandating the Council	F. Local elected officials		
Transportation Funding			
The Met Council, in conjunction with the Transportation Advisory Board, is the designated entity for receipt of federal transportation funds.			
18. In your experience, how well do the Met Council and the Transportation Advisory Board work together?		<i>Not at all well</i>	1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10 <i>Extremely well</i>
19. In your experience, how fair is the current distribution of Met Council transportation funds to your City or County?		<i>Not at all fair</i>	1 - 2 - 3 - 4 - 5 - 6 - 7 - 8 - 9 - 10 <i>Extremely fair</i>
20. Additional Comments:			
Thank you for taking the time to assist the League of Women Voters with this survey.			

Metro Governance Transparency Initiative

Bringing Greater Public Openness and Stability to the Metropolitan Council

The Metropolitan Council has responsibility and authority to guide the region's growth and to provide important regional services. A strong regional governing body is critical to maintaining and strengthening the vitality of the metropolitan region. Our coalition supports legislation that aligns local governments more closely with the Metropolitan Council, ensuring that the Council is more accountable to the interests of citizens, represents local and regional issues and values more effectively and benefits from continuity in leadership.

About the Proposal

HF 3273 (Rep. Tony Albright, R – Prior Lake)

SF 2809 (Sen. Eric Pratt, R – Prior Lake)

- » In 2011, the Office of the Legislative Auditor recommended an alternative governance model with local elected officials to improve accountability and transparency in regional government.
- » Conforms to Federal Law for MPOs.
- » Modeled after regional governing bodies in other major metropolitan areas (Minnesota's Metropolitan Council is the only one in the nation that is not made up of elected officials).

A Restructured Governance Model: How it Works

- » Conforms Metropolitan Council district boundaries to the seven counties it represents.
- » Respects the current sixteen Metropolitan Council districts within the seven counties.
- » Cities and Townships within each district appoint their own representatives.
- » The Mayors of Minneapolis and Saint Paul each appoint a local elected official to represent their respective city.
- » Each County Board appoints its own representative.
- » Includes four additional ex-officio members to meet Federal Metropolitan Planning Organization requirements (representing MnDOT, public transit, freight, and non-motorized transportation).
- » Expands total membership of the Metropolitan Council to 29 from the current 17.
- » Only requirement of an appointee is that he/she holds an election certificate of some type.
- » One Member. One Vote.
- » The Chair is appointed by and from the members of the Council.
- » Sixty percent super-majority required to adopt systems plans or levy tax dollars.
- » Members serve four-year staggered terms.
- » Effective January 1, 2019.

Communities passing resolutions of support for these principles:

Anoka | Crystal* | Mendota Heights | Blaine | Plymouth* | New Prague | Shakopee | Coon Rapids | Lexington | Chaska
Mound | Chanhassen | Greenwood | Centerville | Andover | Columbus | Lino Lakes | Farmington | Ramsey* | Coates
St. Francis | St. Bonifacius | Prior Lake | Forest Lake | Ham Lake | Jordan | Oak Grove | Hampton | Victoria | Bethel
Elko New Market | Cologne | Watertown | Norwood Young America | Nowthen | Loretto | Mayer | Hamburg | New Germany

* Modified principles adopted

Governance Proposals Compared

	Accountability to Taxpayers	Continuity and Stability in Regional Governance	Responsive to Local and Regional Issues	Greater Efficiencies in Government
Staggered Terms	No change. Council members serve at the pleasure of the Governor and have little accountability to the public for their decisions. The current model is the only one of its kind in the nation without elected officials.	Would allow half the council to continue serving for two years when change in Governor's office. Depending on election outcomes, half the council could change every two years, losing the opportunity to maintain institutional knowledge, momentum, and stability.	As the Governor has final decision on the members who serve, the Council would continue to be challenged in having credibility with transit stakeholders and local elected officials.	Would not provide an opportunity to reduce the number of transit organizations in the region or the corresponding overlap of responsibilities.
Elected Officials from Counties and Municipalities	Elected officials are representatives of and accountable to their constituents. Would ensure the Met Council is accountable to a regional constituency of those impacted by its decisions. Would enable the Council to develop its own regional priorities. Increasing transparency is critical step in establishing greater trust.	Would provide stability and continuity within the Council for its ongoing initiatives and priorities, rather than being potentially reconstituted every four years. Service on the council would not change based on the governor and his/her ideology.	Local elected officials are already engaged in their communities, and would bring greater awareness and connections with local and regional issues. Opportunity to leverage a greater mix of local perspectives.	The Transportation Advisory Board could be eliminated as the Council could act as the Municipal Planning Organization. This would reduce the number of transit entities in the region with overlapping planning and funding responsibilities.
Elected Council	Provide for a direct election by the public of Met Council members in each district. Require voters to become familiar with the roles and responsibilities of the Met Council. Extreme measure to current model of appointed members. Only one other metropolitan area is governed by a directly elected Council.	Members would serve at the pleasure of the public, seeking re-election at the conclusion of their term.	Election of members would focus on issues relevant to the Council.	Would establish a new bureaucracy and set of elections.

For more information, visit www.metrogovernance.com

Ann R. Goering
Direct Phone: (612) 225-6844
arg@ratwiklaw.com



October 19, 2020

Blue Ribbon Committee
On Metropolitan Council Structure

RE: *Metropolitan Council, Minnesota*
Our File No. 5070-0031

Dear Panel Members:

I am writing in regard to the composition of the Metropolitan Council of the Twin Cities, Minnesota (“Met Council”).

This letter will briefly set out the main points of concern regarding the interpretation of the applicable federal statute.

I. The 2012 Revision to 23 U.S.C. § 134 Unambiguously Requires the Metropolitan Council to Comply with Statutory Membership Requirements

Prior to the 2012 amendments to the applicable federal law, the statutory requirement that mandated the inclusion of elected officials on the MPO applied only to organizations that were newly designated as an MPO or who had gone through a redesignation:

(b) Designation of metropolitan planning organizations.—

(2) Structure.—Each policy board of a metropolitan planning organization that serves an area designated as a transportation management area, *when designated or redesignated* under this subsection, shall consist of—

- (A) local elected officials;
- (B) officials of public agencies that administer or operate major modes of transportation in the metropolitan area (including all transportation agencies included in the metropolitan planning organization as of June 1, 1991); and
- (C) appropriate state officials

23 U.S.C. § 134(d)(2) (2011) (emphasis added).

Much time was spent over the years debating whether or not changes to Minnesota law and the Met Council should have required redesignation, and significant resistance to any change that might have triggered the redesignation process. That entire argument became moot

Over 30 Years of Service

Blue Ribbon Panel
October 19, 2020
Page 2

when, in 2012, Congress eliminated the reference to redesignation as the catalyst for MPOs being required to come into compliance with the membership requirements.

The 2012 amendment eliminated the phrase “when designated or redesignated” and replaced it:

(b) Designation of metropolitan planning organizations.—

(2) Structure.—*Not later than 2 years after the date of enactment of MAP-21*, each metropolitan planning organization that serves an area designated as a transportation management area shall consist of—

(A) local elected officials;

(B) officials of public agencies that administer or operate major modes of transportation in the metropolitan area (including all transportation agencies included in the metropolitan planning organization as of June 1, 1991); and

(C) appropriate state officials

23 U.S.C. § 134(d)(2) (2012) (effective October 26, 2014) (emphasis added).

Congress also amended the redesignation provisions of § 134(d)(5) by adding a provision stating: “A metropolitan planning organization may be restructured to meet the requirements of paragraph (2) *without undertaking redesignation*.” 23 U.S.C. § 134(d)(5)(B). This relieved the MPO of the obligations of the redesignation process when amending its Board to include elected officials, showing Congress’s intent to speed up the process with the minimal amount of complication. Any arguments surrounding whether or not the Met Council did or did not meet the requirements to be redesignated were mooted by the 2012 legislation. Any concerns or arguments regarding the redesignation process were also mooted, as no such process is required.

II. The “Limitation on Statutory Construction” Provision of 23 U.S.C. § 134 Does Not Grandfather the Membership of a Non-Compliant MPO

The other argument put forth as to why the Met Council does not have to include elected officials on the MPO Board is that it is “grandfathered” under 23 U.S.C. § 136 (3) because the Met Council existed prior to December 18, 1991. While it is true that the Met Council was in existence prior to that date, nothing in the statutory provision cited above relieves the Met Council or other entities from complying with the statute. It is not a general “grandfathering” provision. It states only:

Nothing in this subsection shall be construed to interfere with the authority, under any State law in effect on December 18, 1991, of a public agency with multimodal transportation responsibilities:

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October 19, 2020
Page 3

- (A) to develop the plans and TIPs for adoption by a metropolitan planning organization; and
- (B) to develop long-range capital plans, coordinate transit services and projects, and carry out other activities pursuant to State law.

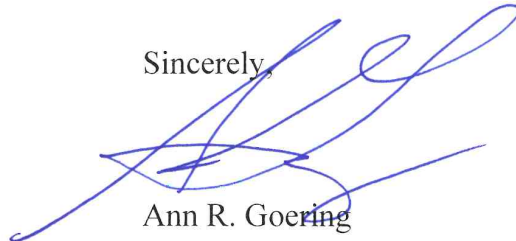
23 U.S.C. § 134(d)(3) (emphasis added). Nothing in this language exempts MPOs from complying with the membership requirements of Section 134(d)(2). Nothing in this language converts a “public agency with multimodal transportation responsibilities” into an MPO. In fact, the section expressly recognizes that an MPO is separate from these public agencies, as the public agency presents TIPs to an MPO. On its face, the language is only allowing these other public agencies the authority to develop plans to give to the MPO for consideration. The language of § 134(d)(3) is simply stating that § 134 is not prohibiting a state agency or other entity that may have had authority, prior to December 1991, to engage in planning activities pursuant to state law, such as developing capital plans or TIPs, to continue to do so.

It is wholly unreasonable, on its face, to read into the section cited above a “grandfathering” right of an MPO to maintain the Board membership structure it had in place prior to December 18, 1991.

Bringing the Met Council into compliance with the membership requirements of an MPO, as required by federal law and the unequivocal intent of Congress, by including elected officials in the MPO is not only the right thing to do, but legally mandated. 23 U.S.C. § 134(d)(2).

Thank you for the opportunity to present our interpretation of the statute to you for consideration.

Sincerely,



Ann R. Goering

cc: Ms. Lezlie Vermillion, Scott County

RRM: 384633

1. Two Systems of Paratransit

	Greater Minnesota ADA	Metro Mobility
Service Area	¾ mile of fixed route service Available in Duluth, East Grand Forks, Mankato, Moorhead, Rochester and St. Cloud	The State of Minnesota requires that Metro Mobility serve the Transit Taxing District in place in 2006 plus new cities as directed by the Legislature
Customers	Elderly and those with disabilities	Customers with certified disability
Maximum Trip Lengths	Within city limits of respective city	No limit on distance but must stay within the Metro Mobility geographic boundaries
Driver Assistance	Door to Door service	Door-through-door service

3. Premium Special Services

- In greater MN there are trips provided through the transit providers via contract. These contracts are funded through a care provider via DHS.
- Similar trips on Metro Mobility only receive funding via DHS for the transit fare. The fare covers approximately 11% of the trip cost. Examples of these trips are trips by customers to and from Day Training and Habilitation centers.

2. Two Systems of Paratransit

	Greater Minnesota ADA	Metro Mobility
Planning for Growth	Greater Minnesota Transit Investment plan calls for increasing the ADA service hours in response to the Olmstead driven program changes.	Metro Mobility is required to grow to meet demand for service. Forecasted growth is 6% per year
2019 Ridership	265,866	2,337,293
2018 Operating Cost and Funding Source	\$7,795,000 (20% State General Fund/75% MVST/5% Fares)	\$74,512,361 (89% State General Fund + 11% Fares)
Capital Funding Source	Federal/MVST/Local	Federal/Regional Transit Capital Bonds backed by property tax

METROPOLITAN COUNCIL RESPONSES TO OCTOBER 26, 2020 TESTIMONY ON BEHALF OF METRO GOVERNANCE TRANSPARENCY INITIATIVE BEFORE THE GOVERNOR'S BLUE RIBBON COMMITTEE

Submitted by the Office of General Counsel

2015 FTA/FHWA Letter. In an August 3, 2015 letter (**Attachment 1**) the FTA and FHWA determined the Council complies with the requirements of federal law in its role as the Metropolitan Planning Organization (MPO). During her testimony, Ms. Goering indicated the 2015 letter was issued by “local” offices of the federal agencies and suggested the letter had not been reviewed by DOT legal staff.

In a January 13, 2011 letter (**Attachment 2**) responding to a Scott County inquiry about the Council’s status as the MPO, the FHWA’s Minnesota Division Administrator stated: “The law, as stated in 23 U.S.C. § 134(d)(3) is very clear that so long as there was a State Law in effect on December 18, 1991 that provided for a public agency with multimodal transportation responsibilities, the federal government should accommodate the State’s wishes regarding the public agency’s structure.” The Division Administrator said his office “**consulted with our Chief Counsel and our Headquarters Planning staff to ensure that we thoroughly vetted the issue before reaching a determination.**”

2016 DOT Letter. In a February 1, 2016 letter (**Attachment 3**) the U.S. DOT confirmed the FTA and FHWA August 2015 determination that the Council is the “properly constituted MPO for the region” because no substantial changes occurred that would require redesignation of the MPO. **The 2016 letter was issued by the FTA and FHWA Regional Administrators of the U.S. DOT’s Washington D.C. headquarters;** not the agencies’ Minnesota Division or Chicago Regional offices.

Grandfathering 2016. The DOT’s 2016 letter (**Attachment 3**) noted that congressional amendments to the federal FAST Act which did not amend the grandfathering provision were “**a strong indication that Congress concurs with the agencies’ interpretation of that provision.**” The DOT’s letter cited a United States Supreme Court decision for the proposition that “Congress’ reenactment of [a statute], using the same language, indicates its apparent satisfaction with the agencies’ interpretation of that provision.” **The fact that the DOT letter cited United States Supreme Court decisions (using standard legal citation format) clearly indicates the DOT letter was reviewed, if not drafted, by DOT legal counsel.**

Grandfathering 2018. **Congress had the opportunity to change the grandfather provision in 2018 but declined to do so.** A House amendment to the FAA Reauthorization Act of 2018 that would have eliminated the MPO grandfather provision as it applies to the Council (**Attachment 4**) did not survive the legislative process. The amendment was *not* included in the FAA Reauthorization Act of 2018 that was passed by the 115th Congress and signed into law in October 2018.

Local and Elected Official Representation. In a November 19, 2018 letter from attorney Ann Goering addressed to FHWA and FTA administrators in St. Paul, Chicago, and Washington D.C. (**Attachment 5**), Ms. Goering asserted: “The Obama Administration’s erroneous conclusion [about the Council’s status as the MPO and its compliance with federal MPO law] leaves local communities, including the suburban counties . . . without any meaningful say in the metropolitan planning process.” **Local communities and suburban counties are well-represented on the TAB and in the metropolitan planning process.** The TAB comprises 34 members (**Attachment 6**), 30 of whom (88%) represent counties, cities, and transit/transportation interests. More than half of the TAB members are elected officials who represent local interests in the MPO decision-making process.

ATTACHMENT 1



U.S. Department
of Transportation

**Federal Highway
Administration**

Federal Transit Administration

August 3, 2015

FHWA, Minnesota Division
380 Jackson Street
Cray Plaza, Suite 500
St. Paul, MN 55101-4802

FTA, Region V
200 West Adams Street
Suite 320
Chicago, IL 60606-5253

Ann R. Goering
Ratwik, Roszak & Maloney Attorney
730 Second Avenue South
Suite 300
Minneapolis, MN 55402

Dear Ms. Goering:

This letter is in response to your letter dated May 8, 2015, which claims there were significant inaccuracies in the 2012 Transportation Management Area (TMA) certification review report pertaining to the Metropolitan Planning Organization (MPO) designation of the Metropolitan Council (Council) for the Minneapolis-St. Paul Metropolitan Area. You assert that the 2012 Report erroneously concluded that the Council's Advisory Board is part of the Twin Cities MPO. Additionally, you assert that Council is not in compliance with 23 U.S.C. § 134, requiring that the MPO be redesignated.

The wording used in the last TMA certification review, describing the MPO as the Council and the Transportation Advisory Board (TAB), was inaccurate. The TMA certification review report section covering the MPO designation will be changed to more accurately describe the designation and responsibilities in the next certification review.

The Council is the designated MPO for the Twin Cities Region, and the Council officials are responsible for carrying out the metropolitan transportation planning process [MN Statute 473.146 subd. 4(a)]. The TAB is an advisory body to the Council [MN Statute 473.146 subd. 4(b)]. The TAB is not designated as the MPO, and its membership is not consistent with 23 U.S.C. 134(d)(2).

That said, the Council is the properly designated MPO, in compliance with 23 U.S.C. § 134. The limitation on statutory construction, known as the grandfathering exemption, continues to apply to the Council. Specifically, 23 U.S.C. § 134 states in relevant part:

- (3) Limitation on statutory construction.-Nothing in this subsection shall be construed to interfere with the authority, under any State law in effect on December 18, 1991, of a public agency with multimodal transportation responsibilities-
 - (A) to develop the plans and TIPs for adoption by a metropolitan planning organization; and
 - (B) to develop long-range capital plans, coordinate transit services and projects, and carry out other activities pursuant to State law.

- (4) Continuing designation.-A designation of a metropolitan planning organization under this subsection or any other provision of law shall remain in effect until the metropolitan planning organization is redesignated under paragraph (5).

See 23 U.S.C. 134(d)(3) & (4).

The Minnesota State Law, that provided the Council with multimodal transportation responsibilities, was in effect on December 18, 1991. The exemption from the MPO structural requirements contained in 23 U.S.C. 134(d)(2) has been continued in law under 23 U.S.C. 134(d)(4) until such time as the MPO is redesignated.

While the Council has been altered by State Statute a few times over the years, the changes were not 'substantial' so as to require a redesignation. 23 C.F.R. 450.310(k) sets forth those instances when redesignation of a MPO would be required. It states:

Redesignation of an MPO (in accordance with the provisions of this section) is required whenever the existing MPO proposes to make:

- (1) A substantial change in the proportion of voting members on the existing MPO representing the largest incorporated city, other units of general purpose local government served by the MPO, and the State(s); or
- (2) A substantial change in the decision making authority or responsibility of the MPO, or in decision making procedures established under MPO by-laws.

23 C.F.R. 450.310(l) sets forth those instances when redesignation of a MPO would **not** be required. It states:

The following changes to an MPO do not require a redesignation (as long as they do not trigger a substantial change as described in paragraph (k) of the section):

- (1) The identification of a new urbanized area (as determined by the Bureau of the Census) within an existing metropolitan planning area;
- (2) Adding members to the MPO that represent new units of general purpose local government resulting from expansion of the metropolitan planning area;
- (3) Adding members to satisfy the specific membership requirements for an MPO that serves a TMA; or
- (4) Periodic rotation of members representing units of general-purpose local government, as established under MPO by-laws.

While you claim the Council has changed over the years, requiring redesignation, a review of those changes does not support your position. Specifically:

- The Council became a public corporation and political subdivision of the state. This change does not result in a substantial change to the proportion of voting members or decision-making authority [23 C.F.R. 450.310(k)].

- The appointment terms of the Council members was changed, but the proportion of voting members was sustained [23 C.F.R. 450.310(k)(1)]. Changes related to the periodic rotation of the members does not require redesignation [23 C.F.R. 450.310(l)(4)].
- The Council became able to manage the grant funding without depositing the money into the State Treasury. This change does not result in a substantial change to the proportion of voting members or decision-making authority [23 C.F.R. 450.310(k)].
- The Council membership districts were altered to represent the population changes from the census. This change does not result in a substantial change to the proportion of voting members [23 C.F.R. 450.310(k)(1)], and changes to the urbanized area within the metropolitan planning area do not require redesignation [23 C.F.R. 450.310(l)(1)].
- The Twin Cities urbanized area now extends into Wisconsin (St. Croix County) and two 2 MN counties (Wright and Sherburne) outside of the designated seven (7) counties. The Council can rebalance its representation because of the expansion of the urbanized area, and the rebalancing does not require redesignation [23 C.F.R. 450.310(l)(2)].

The Council may restructure, at any time, to meet the requirements of 23 U.S.C. 134(d)(2) for the policy board to be comprised of local elected officials; officials of public agencies that administer or operate major modes of transportation in the metropolitan area, including representation by providers of public transportation; and appropriate State officials without redesignation [23 U.S.C. 134(d)(5)(B)]. While we would encourage the Council to move toward the structure described in 23 U.S.C. 134(d)(2) in order to make the MPO more directly accountable to its public, it remains their decision, because restructuring is not required until a substantial change necessitates redesignation.

FHWA and FTA have concluded the 1973 designation of the Council as the MPO for the Twin Cities by then Governor Anderson was in conformance with both the Federal law and regulations and that the existing structure remains compliant. If you have any questions or would like to discuss the matter further, please feel free to contact our offices.

Sincerely,



Arlene K. Kocher, P.E.
Division Administrator
Federal Highway Administration



Marisol R. Simón
Regional Administrator
Federal Transit Administration

Cc: Adam Duininck, Metropolitan Council
Charlie Zelle, MnDOT



U.S. Department
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Patrick J. Ciliberto
Scott County Attorney
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Dear Mr. Ciliberto:

This letter is in response to the question posed by you at our meeting on November 30, 2010 about the structure of the Met Council as the designated Metropolitan Planning Organization for the Twin Cities. Specifically you cited the Code of Federal Regulations (C.F.R.) §450.310 and the inclusion of non-elected officials on the Transportation Advisory Board (TAB) as your primary concern.

This office has reviewed all relevant Federal and State Statutes and Regulations. We have consulted with our Office of Chief Counsel and our Headquarters Planning staff to ensure that we thoroughly vetted the issue before reaching a determination. FHWA has concluded that the 1973 designation of the Met Council as the MPO for the Twin Cities by then Governor Anderson was in conformance with both the law and regulations and that the existing structure remains in compliance.

The law, as stated in 23 U.S.C. §134(d)(3) is very clear that so long as there was a State Law in effect on December 18, 1991 that provided for a public agency with multimodal transportation responsibilities, the federal government should accommodate the State's wishes regarding the public agency's structure. Since the statute designating the Met Council as the MPO for the region was enacted in 1975 it clearly falls under this provision in the U.S. Code.

I hope that we have addressed your concerns. If you have any questions or would like to discuss the matter further, please feel free to contact me. We will be transmitting to you the 2001 and 2008 Met Council Certification Reviews under separate cover shortly. It appears the 2004 review was never completed because of issues surrounding the team assigned to conduct the review.

Cc: Susan Haigh, Chair, metropolitan Council
Tom Sorel, Commissioner, Mn/DOT
Arlene McCarthy, Director, Metropolitan Transportation Services, Met Council
Ron Moses, Regional Counsel, FHWA
Susan Moe, Planning Team Leader, FHWA-MN



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FEB 01 2016

Ms. Ann R. Goering
Ratwik, Roszak & Maloney, P.A.
730 Second Avenue South, Suite 300
Minneapolis, MN 55402

Re: Metropolitan Council Certification Review

Dear Ms. Goering:

On behalf of Secretary Foxx, this letter responds to your correspondence dated October 1, 2015, on behalf of a coalition of suburban counties of the Twin Cities metropolitan area ("Suburban Counties"), as well as your January 11, 2016, letter inquiring as to the status of our response. In your October 1 letter, you requested that the Federal Highway Administration ("FHWA") and Federal Transit Administration ("FTA") review an earlier determination, reached jointly by the FHWA Minnesota Division office and FTA Region V, that the Minnesota Metropolitan Council ("Metropolitan Council") complies with the structure requirements of 23 U.S.C. § 134(d)(2)¹ in its role as a metropolitan planning organization ("MPO"). For the reasons set forth below, FHWA and FTA confirm their earlier determination.

I. Background

A. Federal Requirements

Since the 1991 passage of the Intermodal Surface Transportation Efficiency Act ("ISTEA"), Pub. L. 102-240, Federal law has required MPOs serving transportation management areas (TMAs) to include certain structuring of their boards. The current version of the law requires:

Not later than 2 years after the date of enactment of [the Moving Ahead for Progress in the 21st Century Act, Pub. L. 112-141, ("MAP-21")], each metropolitan planning organization that serves an area designated as a transportation management area shall consist of—

¹ Substantively similar provisions are codified in 23 U.S.C. § 134 and in 49 U.S.C. § 5303. For clarity, this letter refers only to Title 23.

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- (A) local elected officials;
- (B) officials of public agencies that administer or operate major modes of transportation in the metropolitan area, including representation by providers of public transportation; and
- (C) appropriate State officials.

23 U.S.C. § 134(d)(2). The law also includes a “grandfathering” provision, which excludes planning entities established prior to ISTEA from the structuring requirements:

Nothing in this subsection shall be construed to interfere with the authority, under any State law in effect on December 18, 1991, of a public agency with multimodal transportation responsibilities-

- (A) to develop the plans and TIPs for adoption by a metropolitan planning organization; and
- (B) to develop long-range capital plans, coordinate transit services and projects, and carry out other activities pursuant to State law.

23 U.S.C. § 134(d)(4).² This grandfathering clause applies to an MPO when: (1) the MPO operates pursuant to a State law that was in effect on or before December 18, 1991; (2) such State law has not been amended after December 18, 1991, with regard to the structure or organization of the MPO; and (3) the MPO has not been designated or redesignated after December 18, 1991. Policy Guidance on Metropolitan Planning Organization (MPO) Representation, 79 Fed. Reg. 31,214, 31,216 (June 2, 2014).

B. The Suburban Counties’ May 8, 2015, letter to FHWA and FTA

The Metropolitan Council is the designated MPO for the Twin Cities metropolitan area, which is a transportation management area. Minn. Stat. § 473.146, subd. 4(a). It is composed of 17 members, all of whom are appointed by the Governor. *Id.* § 473.123, subds. 3 and 4. For purposes of transportation planning, the Metropolitan Council includes a transportation advisory board (“TAB”) of, *inter alia*, local elected officials, representatives of State agencies, and representatives of public transit, freight transportation, non-motorized transportation, and the Metropolitan Airports Commission. *Id.* § 473.146, subd. 4(b).

Between June 25 and 28, 2012, FHWA and FTA conducted a review of the Metropolitan Council’s compliance with the planning requirements of 23 C.F.R. Part 450. Transporta-

² In previous correspondence on this matter, this section was designated as 23 U.S.C. § 134(d)(3). With the enactment of the Fixing America’s Surface Transportation Act (“FAST Act”), Pub. L. 114-94, § 1201(3), on December 4, 2015, this section became 23 U.S.C. § 134(d)(4).

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tion Planning Certification Review Report for the Minneapolis-St. Paul Metropolitan Area ("2012 Report"). The 2012 Report concluded that the Metropolitan Council was the properly constituted MPO for the region and made no recommendations for corrective actions. *Id.* at 9, 10. In reaching this conclusion, the 2012 Report emphasized the role of the TAB in the Metropolitan Council's planning process. For example, the 2012 Report stated that the "Metropolitan Council in conjunction with the [TAB] is the designated MPO" and that "[t]ogether, the Council and the TAB are responsible for the governance and transportation policy making for the Twin Cities region." *Id.*

In a May 8, 2015, letter addressed to FHWA's and FTA's regional offices, the Suburban Counties asked FHWA and FTA to partially reject the 2012 Report's findings and hold that the Metropolitan Council does not comply with the membership requirements for MPOs serving TMAs. The Suburban Counties argued that, because Federal law defines an MPO as "the policy board of an organization", 23 U.S.C. § 134(b)(2), the TAB, which by Minnesota law is merely advisory, should not be considered part of the MPO, and therefore the Metropolitan Council does not have the membership required by 23 U.S.C. § 134(d)(2). The Suburban Counties further argued that the Metropolitan Council is not grandfathered because post-ISTEA amendments to Minnesota law, adopted in 1994, have affected the structure or organization of the Metropolitan Council.

FHWA's Division and FTA's Regional office replied on August 3, 2015. The regional offices agreed with the Suburban Counties that the TAB is not part of the MPO, and therefore the Metropolitan Council's membership does not comply with 23 U.S.C. § 134(d)(2). However, the regional offices disagreed with respect to the application of the grandfathering clause. Considering the changes in Minnesota law identified by the Suburban Counties, the regional offices concluded that "the changes were not 'substantial' so as to require a redesignation" under 23 C.F.R. § 450.310(k). The regional offices' reply went on to discuss situations when an MPO would or would not be required to redesignate.

II. The Suburban Counties' October 1, 2015, letter to FHWA and FTA

The Suburban Counties sent another letter on October 1, 2015, this time addressed to Secretary Foxx and the Administrators of FHWA and FTA, requesting reconsideration of the conclusions set forth in the August 3, 2015, response. The Suburban Counties urged that we "find the Metropolitan Council is not a properly constituted MPO, and take all other necessary actions consistent with that finding." This October letter reiterated many of the same arguments put before FHWA and FTA previously, including the suggestion that the grandfathering clause of 23 U.S.C. § 134(d)(4) does not apply to MPOs generally, does not apply to the Metropolitan Council specifically, and does not apply to the membership requirements imposed on MPOs by the same subsection.

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With respect to the first argument, as explained in our joint policy guidance, FHWA and FTA have determined that the grandfathering provision does still apply to any MPO that (1) operates pursuant to a State law that was in effect on or before December 18, 1991; (2) such State law has not been amended after December 18, 1991, with regard to the structure or organization of the MPO; and (3) the MPO has not been designated or redesignated after December 18, 1991. 79 Fed. Reg. 31,216. The agencies reiterated that interpretation in a joint Notice of Proposed Rulemaking to implement MAP-21 revisions to Federal metropolitan transportation planning requirements. 79 Fed. Reg. 31,784 (June 2, 2014). Subsequently, Congress enacted the FAST Act, P.L. 114-94, which included amendments to 23 U.S.C. § 134 (FAST Act § 1201) and 49 U.S.C. § 5303 (FAST Act § 3003). The FAST Act clarified requirements relating to an MPO's designation or selection of officials or representatives to an MPO in light of the FHWA/FTA Policy Guidance and NPRM and public comments that the agencies received on these two documents, but *did not* amend the grandfathering provision. Congress' enactment of these statutory changes while leaving the grandfathering provision intact is a strong indication that Congress concurs with the agencies' interpretation of that provision. *See, e.g., Davis v. United States*, 495 U.S. 472, 482 (1990) ("Congress' reenactment of [a statute], using the same language, indicates its apparent satisfaction with the prevailing interpretation of the statute."); *Pierce v. Underwood*, 487 U.S. 552, 566-68 (1988).

Second, the Suburban Counties disagreed with the FHWA and FTA regional offices' conclusion that the State law changes were not substantial enough to "require a redesignation" and so did not require the Metropolitan Council to come into compliance with 23 U.S.C. § 134(d)(2). As addressed in the FHWA/FTA Policy Guidance, an MPO is no longer grandfathered from current Federal board structuring requirements if *either* the MPO redesignates *or* changes in State law affect the structure or organization of the MPO. Bearing in mind this distinction between the standards for the grandfathering provision and redesignation, we conclude that neither of these standards is implicated here.

We reviewed the amendments to the laws governing the Metropolitan Council cited in your October 1, 2015, letter. In summary, the amendments: (1) changed the MPO from a State administrative agency to a public corporation and political subdivision of the State³; (2) changed the term length of MPO members⁴; (3) allowed the Metropolitan Council to "hold, use, and dispose of" grant funds without depositing the money into the State Treasury⁵; and (4) changed provisions regarding the Metropolitan Council districts which have changed to represent the population changes from the Federal decennial census, although the number of districts remains the same.⁶

³ Minn. Stat. §473.123, subd. 1 (1994); Minn. Laws 1994 c. 628-S.F. No. 2015, Sec. 4.

⁴ Minn. Stat. § 473.123, subd. 2a. (1994).

⁵ Minn. Stat. § 473.129, subd. 4 (1994); Minn. Laws 1994 c. 628-S.F. No. 2015, Sec. 39.

⁶ Minn. Stat. § 473.129, subd. 3 (1994).

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In our opinion, these amendments would not require the Metropolitan Council to redesignate. Our regulations require redesignation of an MPO whenever the existing MPO proposes to make (1) a substantial change in the representative proportion of voting members, or (2) a substantial change in the decisionmaking authority or responsibility of the MPO, or in decisionmaking procedures established under MPO by-laws. 23 C.F.R. 450.310(k). FHWA and FTA's regulations also identify the changes to an MPO that do not require a redesignation as long as they do not trigger a substantial change as described in 450.310(k). 23 C.F.R. 450.310(l). We find that the regional offices correctly analyzed the amendments under these regulations in determining that the amendments do not substantially change the Metropolitan Council's representation proportions or decisionmaking procedures such that redesignation is necessary.

Even if a change in State law would not require redesignation, the MPO no longer would be grandfathered if that change affected the structure or organization of the MPO. We conclude that none of the amendments you cite affect the structure or organization of the Metropolitan Council such that it would no longer be grandfathered from the structure requirements of 23 U.S.C. 134(d)(2). None of these changes, including, (1) changing the terms of the Council's members, (2) characterizing the Council as a public corporation instead of an administrative agency, (3) allowing the Council to "hold, use, and dispose of" grant funds without depositing the money into the State Treasury, and (4) other miscellaneous and minor statutory changes, directly affect in any material way the structure or organization of the Council itself, and they clearly cannot be deemed substantial changes. The core of the Metropolitan Council's structure and organization remains the same as it was in 1991, notwithstanding these minor legislative amendments.

In sum, we concur with the findings in the August 3, 2015, regional offices' response and decline to reverse their decision. If you have further questions, please do not hesitate to contact us.

Sincerely,



Gregory G. Nadeau, Administrator
Federal Highway Administration



Therese McMillan, Acting Administrator
Federal Transit Administration

In a November 19, 2018 letter from attorney Ann Goering addressed to FHWA and FTA administrators in St. Paul, Chicago, and Washington D.C., Ms. Goering asserted that the FTA and FHWA erroneously concluded the Council was “grandfathered” in under federal law governing transportation planning for urbanized areas and incorrectly concluded the Council qualifies as the MPO under federal law. Ms. Goering stated: “The Obama Administration ignored the expressed will of Congress, choosing to rely on its own administrative prerogative instead.”

Congress has at least twice expressed its “will” on this issue: first when it passed legislation in 1991¹ that “grandfathered” in MPOs as they existed at the time of the legislation; and a second time in 2018 when Congress had the opportunity to change the grandfather provision but declined to do so.

In April 2018 former Representative Jason Lewis (Minn.) offered an amendment to the FAA Reauthorization Act of 2018 that would have eliminated the “grandfather” provision of title 23 U.S.C. section 134(d)(4) as it applies to the Council’s status as the MPO.² Representative Lewis’ amendment did not survive the legislative process and was not included in the FAA Reauthorization Act of 2018 that was passed by the 115th Congress and enacted into law.³

¹ Intermodal Surface Transportation Efficiency Act of 1991, Pub. L. No. 102-240 (Dec. 18, 1991).

² Among other things section 134 governs MPO designation, structure, and representation. Representative Lewis’ amendment was incorporated as Section 599B under Title V of the House version of the bill (H.R. 4). The Lewis amendment would have made the following change to section 134(d)(4) of title 23, United States Code:

(4) **Limitation on statutory construction.** — ~~Nothing~~ Except with respect to a metropolitan planning organization whose structure consists of no local elected officials, ~~nothing~~ in this subsection shall be construed to interfere with the authority, under any State law in effect on December 18, 1991, of a public agency with multimodal transportation responsibilities —

The Council has been the designated MPO for the Minneapolis-Saint Paul metropolitan area under state law since 1975. *See* 1975 Minn. Laws ch. 13, § 9 (“The metropolitan council shall be the designated planning agency for any long-range comprehensive transportation planning required under section 134 of the Federal Highway Act of 1962, Section 4 of the Urban Mass Transportation Act of 1964 and Section 112 of Federal Aid Highway Act of 1973 and such other federal transportation laws as may hereinafter be enacted.”) (codified at Minn. Stat. § 473.146, subd. 4 (1976)).

³ The Senate version of the bill (H.R. 302), which did not include the Lewis amendment, was signed by the President on October 5, 2018.

Ann R. Goering
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MN - FHWA



November 19, 2018

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RE: Metropolitan Council Certification Review
Our File No. 5070-0031

Dear Ms. Williams, Ms. Brookins, Ms. Hendrickson, and Ms. Kocher:

We have been working with the Minnesota counties of Anoka, Carver, Dakota, and Scott for the past several years. We are writing to follow-up on Ms. Williams' August 23, 2018, letter to Congressman Jason Lewis regarding the Metropolitan Council. At the outset, we thank you for agreeing to undertake further review of the Metropolitan Council's compliance with federal requirements regarding the composition of a Metropolitan Planning Organization ("MPO"). As part of your review, we ask that you reverse the Obama Administration's 2016 erroneous determination that the Metropolitan Council is "grandfathered" from the unequivocal statutory requirements of 23 U.S.C. § 134(d)(2). That decision did not accurately consider the changes made to the Metropolitan Council since 1991 and is inconsistent with the express language of Section 134(d).

The Obama Administration's erroneous conclusion leaves local communities, including the suburban counties that originally approached the Obama Administration with this issue, without any meaningful say in the metropolitan planning process. Instead, as stated in Congressman Lewis's letter, all significant decision-making is controlled at the state level, by

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gubernatorial appointees. In effect, the Obama Administration's erroneous decision protected the authority of a governor and his unelected appointees at the expense of the rights of the citizens of the Twin Cities Metropolitan Region to have elected representation in the MPO decision-making process.

I. The Obama Administration Erroneously Determined that the Metropolitan Council is Exempt from the Federal Requirements Regarding MPO Structure.

In 2016, the Obama Administration admitted that the Transportation Advisory Board ("TAB") "is not part of the MPO, and therefore the Metropolitan Council's Membership *does not comply with* 23 U.S.C. § 134(d)(2)." Nevertheless, then-FHWA Administrator Gregory G. Nadeau and then-FTA Acting Administrator Therese McMillian concluded that the Metropolitan Council was "grandfathered" from compliance with Section 134(d)(2). With all due respect to the Obama Administration, this application of Section 134(d)(4) was erroneous and an over-reach of administrative authority.

The crux of the Obama Administration's decision is that the Metropolitan Council is "grandfathered" from compliance with the requirements of Section 134(d)(2) under Section 134(d)(4). As discussed in our 2015 correspondence with the Obama Administration ("2015 Letters"), as well as the separate correspondence from local suburban counties received by the Obama Administration in 2015, Section 134(d)(4) does not apply to the *membership* requirements of Section 134(d)(2). Nor does Section 134(d)(4) bestow the powers of an MPO on an entity that is not a properly constituted MPO. The Obama Administration ignored the expressed will of Congress, choosing to rely on its own administrative prerogative instead.

Nevertheless, even assuming that the Section 134(d)(4) applies to the MPO membership requirements of Section 134(d)(2) in general, they do not protect the Metropolitan Council from compliance with those requirements. As stated in Congressman Lewis's letter and our 2015 correspondence with the Obama Administration, there have been numerous changes to the statutes governing the Metropolitan Council. These changes have had a substantial effect on the organization and structure of the Metropolitan Council. Therefore, even if the grandfathering analysis of Section 134(d)(4) were applicable to the membership requirements of Section 134(d)(2), they would not apply to the Metropolitan Council.

Even according to the Obama Administration's June 2, 2014, *Policy Guidance*, "an exemption from the MPO structure requirements is *only appropriate* for an MPO where (1) the MPO operates pursuant to a State law that was in effect on or before December 18, 1991; (2) such State law has not been amended after December 18, 1991, as regards to the structure or organization of the MPO; and (3) the MPO has not been designated or re-designated after December 18, 1991." 79 Fed. Reg. at 31216 (emphasis added). The Metropolitan Council does not meet this standard.

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As discussed by Congressman Lewis's letter and described in the 2015 Letter, there have been several significant changes to the Minnesota statutes governing the Metropolitan Council's structure and organization since 1991. Perhaps most significantly, when the Metropolitan Council was first created, it was an administrative agency of the State of Minnesota. Minn. Stat. § 473.122 (1990); *see also* Minn. Stat. § 473.123 (1990). In 1994, the Minnesota legislature amended Section 473.123 to provide that the "metropolitan council... *is established as a public corporation and a political subdivision of the state...*" Minn. Stat. § 473.123, subd. 1 (1994) (emphasis added).

The Obama Administration considered the creation of a separate, independent entity to be a "minor" change to the Metropolitan Council's structure and organization. Nevertheless, the fact remains that the body known as the Metropolitan Council simply did not exist as an independent entity prior to 1994. Creating a separate, independent "political subdivision," akin to a county, is a fundamental change in the structure of the Metropolitan Council. This change alone should remove any doubt as to the application of Section 134(d)(4) to the Metropolitan Council. The then-newly created entity should have been designated or re-designated as the MPO in 1994 and the fundamental shift in the nature of the Metropolitan Council, from an "administrative agency" of the State to a separate entity, is certainly a significant amendment regarding its structure.

Another noteworthy statutory change, in 1994, the Minnesota legislature amended the statutory provisions governing the terms of Metropolitan Council members to provide that Metropolitan Council members' terms "end with the term of the governor" or the effective date of the next appointment. Minn. Stat. § 473.123, subd. 2a (1994). Also, for the first time in 1994, the Minnesota legislature decreed that each Metropolitan Council member "serves at the pleasure of the governor." Minn. Stat. § 123, subd. 2a (1994).

This statutory change deeply affected the Metropolitan Council's organization. In 1991, Metropolitan Council members were appointed to a fixed term that potentially spanned multiple gubernatorial administrations. Minn. Stat. § 473.123, subd. 2a (1990). After 1994, Metropolitan Council members only serve as long as the governor who appointed them. In 1991, there was no express statutory provision for removing Met Council members. After 1994, the statute clearly provides that members can be removed by the governor. Before 1994, there was some stability in the Metropolitan Council's membership. Now, as Congressman Lewis indicated in his letter, the governing law "creates a dynamic where the regional planning board for seven counties is completely controlled at the state level" dependent on the four-year election cycle and the whim of the current governor. This is another fundamental shift in the organization of the Metropolitan Council that takes it firmly out of the ambit of Section 134(d)(4).¹

¹ Our 2015 Letter and Congressman Lewis's letter describe multiple additional statutory changes that have had a significant impact on the Metropolitan Council's organization and structure since 1994.

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The Obama Administration disregarded the significant statutory changes that have altered the Metropolitan Council's structure and organization since 1991. The Obama Administration determined that these statutory changes did not "directly affect in any material way the structure or organization of the Council itself." Categorizing these statutory amendments, including an amendment that *actually created* the independent political subdivision known as the Metropolitan Council, as "minor," the Obama Administration concluded that the "core of the Metropolitan Council's structure and organization remains the same as it was in 1991." The Obama Administration's apparently cursory review of the changes to the structure of the Metropolitan Council misses the mark entirely. All of these sweeping changes affected the organization and structure of the Metropolitan Council and occurred after December 18, 1991. Accordingly, even applying the test outlined in the June 2, 2014, *Policy Guidance*, the Metropolitan Council is not exempt from the membership requirements expressly set forth in Section 134(d).

II. The Metropolitan Council Still Represents that the TAB is Part of the MPO.

In her August 23, 2018, Ms. Williams stated that the FHWA and FTA previously "required the Met Council to remove reference to the [TAB] as the MPO." The Metropolitan Council has completely ignored that directive. As of the writing of this letter, the Metropolitan Council's website still reads:

The Transportation Advisory Board (TAB) is a key participant in the region's transportation planning process. TAB was created by the state legislature in 1974 to perform transportation planning and programming for the Twin Cities metropolitan area, as designated by state and federal law

As the region's federally designated Metropolitan Planning Organization (MPO) the Council *and the TAB* are responsible for the continuing, cooperative, and comprehensive transportation planning in the Twin Cities Metropolitan Area. This qualifies the region for federal transportation planning, operating, and construction funds²

The Metropolitan Council's "Transportation Advisory Board FAQ" goes even further, admitting that the TAB was created to comply with federal law regarding MPO membership. Specifically, the FAQ states that the Metropolitan "Council, *in conjunction with TAB*, serves as the designated FMPO and receives federal transportation funds."³

² <https://metrocouncil.org/Transportation/Planning-2/Transportation-Planning-Process/Transportation-Advisory-Board.asp> (emphasis added).

³ [https://metrocouncil.org/Transportation/Publications-And-Resources/Transportation-Planning/MISCELLANEOUS-DOCUMENTS/Transportation-Advisory-Board-\(TAB\)-Frequently-Ask.aspx](https://metrocouncil.org/Transportation/Publications-And-Resources/Transportation-Planning/MISCELLANEOUS-DOCUMENTS/Transportation-Advisory-Board-(TAB)-Frequently-Ask.aspx) (emphasis added).

The Metropolitan Council continues to make these assertions despite the previous determination by the FTA and FHWA that the “TAB is not part of the MPO, and therefore the Metropolitan Council’s membership does not comply with 23 U.S.C. § 134(d)(2).” The gubernatorially-appointed members of the Metropolitan Council continue to mislead the public despite the previous direction to remove references to the TAB as part of the MPO. The Metropolitan Council continues to rely on the TAB to provide the appearance of local accountability, where, as indicated by Congressman Lewis, the metropolitan planning process for the Minneapolis-St. Paul region, is “completely controlled at the state level and certain counties often receive preference.”

As evidenced by the Metropolitan Council’s continuing misrepresentations, directing the Metropolitan Council to remove references to the TAB as part of the MPO and hoping for voluntary compliance with Section 134(d)(2) is not sufficient to address these concerns. The only way to ensure that the Metropolitan Council consists of the required statutory members, and thereby give local communities a meaningful voice in the regional planning process, is to force the Metropolitan Council to actually comply with Section 134(d)(2).

III. Conclusion

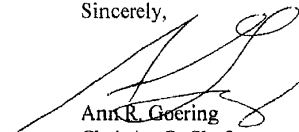
As the Obama Administration correctly recognized, the TAB is not, and has never been, the designated MPO for the Twin Cities region. Nevertheless, and despite direction from the FTA and FHWA, the Metropolitan Council continues to represent that the TAB is part of the designated MPO. These assertions mislead local communities into thinking that their local elected officials have an actual voice in making long-term planning decisions that affect their daily lives. The reality is that the Governor’s office still controls those decisions, despite the express language in Section 134(d)(2).

The Obama Administration overlooked these concerns and concluded that the Metropolitan Council was excluded from the requirements of Section 134(d)(2). That determination ignores express congressional intent and cemented the authority of the Governor at the expense of Twin Cities taxpayers’ representative voices.

In light of the foregoing and Congressman Lewis’s letter, we request that you find that the Metropolitan Council is not a properly constituted MPO. We request that you take action consistent with that finding, including refusal to approve any TIP adopted by the Metropolitan Council, and any other submissions that require MPO action until such time as its membership conforms to the express congressional mandate in Section 134(d)(2).

Please feel free to contact the undersigned with any questions. We look forward to your response.

Sincerely,



Ann R. Goering
Christian R. Shafer

cc: Congressman Jason Lewis
Secretary of Transportation Elaine L. Chao
Anoka County Administrator Jerry Soma
Carver County Administrator Dave Hemze
Dakota County Administrator Matt Smith
Scott County Administrator Gary Shelton

Enclosures: 2015 Letters to FTA and FHA

The Transportation Advisory Board (“TAB”) and the composition of its membership is mandated by state statute.¹ The TAB was established “in fulfillment of the planning responsibilities of the council” which “is the designated planning agency for any long-range comprehensive transportation planning required by . . . federal transportation laws.”² As required by state law, 30 (88%) of the 34 TAB members represent, sub-regional areas, counties, cities, and transit/transportation interests:

- 7 county board members representing each of the seven metropolitan-area counties
- 8 citizens appointed by the Council representing the 16 Council districts
- 10 elected officials of metropolitan-area cities
 - 1 elected official from a city representing an opt-out city
- 2 individuals representing public transit
 - 1 individual representing nonmotorized transportation
 - 1 individual representing the freight rail transportation industry

Eighteen (53%) of the TAB members are elected county and municipal officials. Ten of the eleven city “elected” official are appointed by Metro Cities; one elected city official is appointed by the Suburban Transit Association.³ The seven “elected” county members are appointed by their respective county boards.⁴

¹ See Minn. Stat. § 473.146, subd. 4(b) (“the council shall establish an advisory body” which is known as the Transportation Advisory Board).

² Minn. Stat. § 473.146, subd. 4 (a) and (b).

³ Minn. Stat. § 473.146, subd. 4(b)(7) and (10).

⁴ Minn. Stat. § 473.146, subd. 4(b)(8).

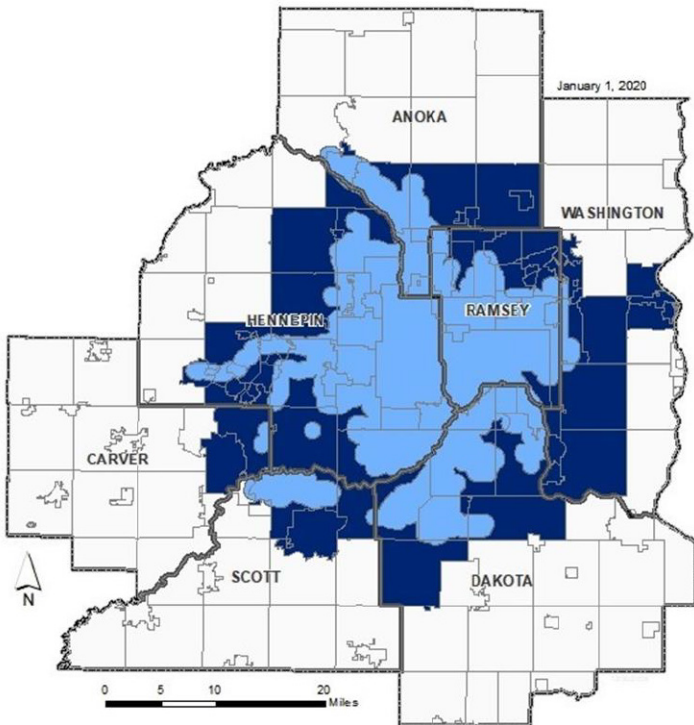
1. State and Federal ADA Transit Expenditure

FTA Required Area

- 1,632,187 Rides (71%)
- \$51.2 M

State Mandate Area

- 705,106 Rides (29%)
- \$21.0M Cost



2. Council/Regional Operating Investments in Suburban Transit Provider Communities

- Metro Mobility (2019): \$17.5M
- Transit Link (2019): \$2.2M
- Transitways
 - Red Line (2019): \$2.8M in MVTA Area
 - Orange Line (2021): \$1.3M in MVTA Area
 - Green Line Extension (2023): \$10.0M in SWT area

Estimate over \$33M per year (by 2023) for regional operating investment in Suburban Transit Area, this compares to Suburban Transit Providers 2019 expenditure of \$44.3M

3. Other Council and Regional Investments in the Suburban Transit Provider Communities

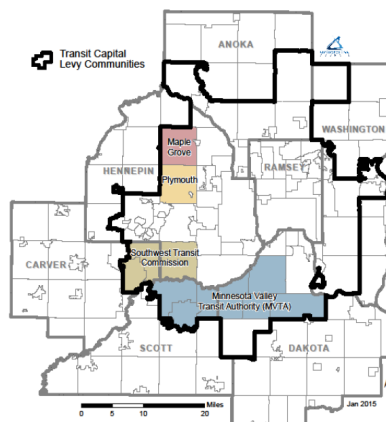
Capital Investments

- Fleet for Suburban Services
- Fleet for Council Services that serve this area (Metro Mobility, Transit Link)
- Regional facilities used by Suburban Providers
- Transitway Investment
 - Red Line (\$109.7M in MVTA Area)
 - Orange Line (\$21M in MVTA Area)
 - Green Line Extension (\$512M in SWT Area)

Operating Investments

- Technology
- Marketing
- Metro Transit Police

Suburban Transit Providers





BLUE RIBBON PANEL

Correspondence





U.S. Department
of Transportation

**Federal Transit
Administration**

Administrator

1200 New Jersey Avenue, SE
Washington, DC 20590

August 23, 2018

The Honorable Jason Lewis
U.S. House of Representatives
Washington, DC 20515

Dear Congressman Lewis:

Thank you for your letter requesting that the U.S. Department of Transportation review the compliance of the Minneapolis-St. Paul Metropolitan Planning Organization (MPO), known as the Metropolitan Council (Met Council), with Federal requirements for the composition of an MPO.

The Moving Ahead for Progress in the 21st Century Act (23 U.S.C. 134(d)(2)) mandates that an MPO serving a designated transportation management area shall consist of local elected officials; officials of public agencies that administer or operate major modes of transportation in the metropolitan area, including providers of public transportation; and appropriate State officials. These statutory requirements are also reflected in regulation at 23 CFR 450.310(d).

Your letter indicates that the Met Council is comprised entirely of unelected, Governor-appointed members and therefore does not satisfy the MPO composition required by Federal law. As you note, however, for MPOs that already existed as of December 18, 1991, another provision at 23 U.S.C. 134(d)(4) may in certain circumstances permit an exemption from the composition requirements that otherwise apply.

Your letter suggests that the Met Council does not qualify for the 23 U.S.C. 134(d)(4) exemption because the Met Council should be construed to have been redesignated since 1991, due to changes that took place in 1994 through Minnesota State statute regarding the structure and organization of the Met Council. These changes include separation of the MPO from State government; granting the Met Council independent authority to hold, use, and dispose of grants; changing the term lengths of Met Council members to coincide with the Governor's term; and designating that the Members serve at the pleasure of the Governor.

As you are aware, the Federal Highway Administration (FHWA) and Federal Transit Administration (FTA) previously reviewed the Met Council's compliance with Federal requirements for the composition of an MPO, in response to requests by a coalition of suburban counties in the Met Council's metropolitan planning area. At that time, FHWA and FTA determined that the Met Council was designated as an MPO before December 18, 1991, and has not been redesignated since, thereby allowing an exemption under 23 U.S.C. 134(d)(4) from the

S10-180418-024

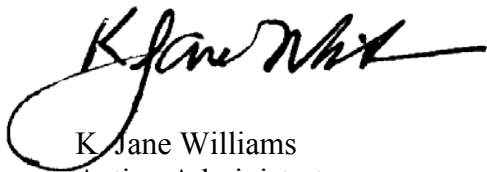
The Honorable Jason Lewis
Page 2

composition requirements. However, based upon that review, FHWA and FTA required the Met Council to remove references to the Transportation Advisory Board as the MPO.

In light of the important role of MPOs in transportation planning, the concerns you expressed about the effectiveness of the Met Council under its existing governance structure, and the information provided in your letter, additional study is warranted. Accordingly, FHWA and FTA will undertake further review of the Met Council's compliance with Federal requirements for the composition of an MPO.

Your interest in this program is appreciated. I hope that this information is helpful to you. If you need additional assistance, please contact Kelley Brookins, Acting Regional Administrator, FTA Region 5 in Chicago, Illinois, at 312-353-1654, or Arlene Kocher, Division Administrator, FHWA Minnesota Division, at 651-291-6100.

Sincerely,



K. Jane Williams
Acting Administrator



STATE OF MINNESOTA

Office of Governor Mark Dayton

130 State Capitol ♦ 75 Rev. Dr. Martin Luther King Jr. Blvd ♦ Saint Paul, MN 55155-1611

May 30, 2018

The Honorable Warren Limmer
President Pro Tem of the Senate
Room 3221, Minnesota Senate Building
St. Paul, Minnesota 55155

RE: Restructuring provision and the elimination of the Transportation Advisory Board.
Chapter 196, SF 2809

Dear Senator Limmer:

I have vetoed and am returning Chapter 196, SF 2809, a bill that would restructure the Metropolitan Council and eliminate the Transportation Advisory Board.

The proposed governance change in this bill does not create a stable and accountable Metropolitan Council for the Minneapolis-St. Paul Metropolitan Region. A nearly identical Council restructuring provision was passed in the omnibus transportation bill that I vetoed in 2017. In my veto letter, I stated that while I appreciated the Legislature's interest in governance reform, my concurrence required a proposal that could be supported by all of the affected counties and most other local governments. SF 2809 fails to meet that standard.

I have heard directly from local officials throughout the metropolitan region, who express strong opposition to SF 2809. They are deeply concerned that the drastic governance redesign proposed in this bill would place some in dual offices with inherent conflicts of interest. Furthermore, they fear that having such a large Council with so many parochial loyalties would impede the ability to create regional policies, to the detriment of the entire region.

The Council was created by the Legislature over four decades ago to address issues that are too large for any one local government to resolve by itself, and to position this metropolitan region to better compete against other, more fragmented regions across the country. While some legislators and local elected officials may disagree with the present governance structure, the Council has overall benefited citizens and businesses in this region and the state.

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STATE OF MINNESOTA

Office of Governor Mark Dayton

130 State Capitol ♦ 75 Rev. Dr. Martin Luther King Jr. Boulevard ♦ Saint Paul, MN 55155

April 5, 2012

The Honorable Michelle L. Fischbach
President of the Senate
226 State Capitol
St. Paul, Minnesota 55155

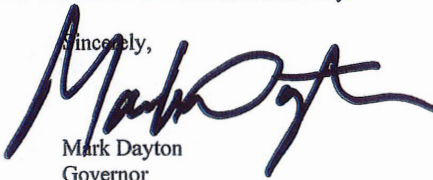
Dear Madam President:

I have vetoed and am returning Chapter 158, Senate File 2014, which would alter the terms of the Metropolitan Council.

Current terms have been in place since major metropolitan government restructuring was enacted in 1994. At that time, the Legislature made a carefully considered decision to have Metropolitan Council members serve terms of office coterminous with that of the Governor. This process has worked well.

This legislation would stagger the terms of eight of the Metropolitan Council members. After a change in administrations, they would continue to serve for two more years. That arrangement would deny a new Governor the chance to select his or her entire Metropolitan Council until half-way through the first term.

Similar legislation was vetoed by then-Governor Pawlenty in 2008. I concur with his veto message that the Council's current structure "was the result of reforms intended to increase Metropolitan Council accountability, and this bill reduces that accountability."

Sincerely,

Mark Dayton
Governor

cc: Senator David H. Senjem, Senate Majority Leader
Senator Thomas M. Bakk, Senate Minority Leader
Senator Benjamin Kruse
Representative Kurt Zellers, Speaker of the House
Representative Paul Thissen, House Minority Leader
Representative Peggy Scott
The Honorable Mark Ritchie, Secretary of State
Mr. Cal R. Ludeman, Secretary of the Senate
Mr. Albin A. Mathiowetz, Chief Clerk of the House of Representatives

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STATE OF MINNESOTA

Office of Governor Tim Pawlenty

130 State Capitol ♦ 75 Rev. Dr. Martin Luther King Jr. Boulevard ♦ Saint Paul, MN 55155

May 18, 2008

The Honorable Senator James Metzen
President of the Senate
75 Rev. Dr. Martin Luther King Jr. Blvd.
322 State Capitol
Saint Paul, Minnesota 55155

Dear President Metzen:

I have vetoed and am returning S.F. 2605, Chapter 339, a bill that will stagger the terms for appointment to the Met Council.

Appointed members of the Met Council serve at the will of the governor and the terms of the council members end with the term of the governor. This structure was the result of reforms intended to increase Met Council accountability, and this bill reduces that accountability.

Sincerely,

A handwritten signature in black ink, appearing to be "Tim Pawlenty".

Tim Pawlenty
Governor

cc: Senator Lawrence J. Pogemiller, Majority Leader
Senator David Senjem, Minority Leader
Senator Kathy Saltzman
Representative Margaret Anderson Kelliher, Speaker of the House
Representative Marty Seifert, Minority Leader
Representative Aaron Peterson
Mr. Patrick E. Flahaven, Secretary of the Senate
Mr. Al Mathiowetz, Chief Clerk of the House of Representatives
Mr. Mark Ritchie, Secretary of State

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ARNE H. CARLSON
GOVERNOR

STATE OF MINNESOTA

OFFICE OF THE GOVERNOR
130 STATE CAPITOL
SAINT PAUL 55155

5-16

May 15, 1997

The Honorable Phil Carruthers
Speaker of the House of Representatives
463 State Office Building
Saint Paul, Minnesota 55155

Dear Speaker Carruthers:

I have vetoed and am returning Chapter 151, House File 423, a bill which would provide for an elected Metropolitan Council.

The Metropolitan Council is responsible for the important functions of coordinating regional planning, guiding growth and development, and delivering quality services such as wastewater treatment and transit in the Twin Cities metropolitan area. The focus of the Metropolitan Council was always on the well-being of the metropolitan area as an entity. The designers had in mind transcending parochial and geographically designated interests. House File 423 flies directly in the face of this original intention.

An elected council would, by design, force council members to be parochial to their own constituents and individual districts, which already have elected representatives in local governments and the Legislature. The current appointment process effectively enables the Governor to construct the council to include a variety of interests and perspectives throughout the entire region. In addition, appointed members are better able to relate to elected officials in a non-competitive manner and respond to the interests and desires of their constituents.


An elected Metropolitan Council would also create another layer of governmental bureaucracy -- one that strains the working partnership between the executive and legislative branches and local elected officials. The creation of another advisory council, as required in this bill, only serves to further encumber the day-to-day operations of the Metropolitan Council.

Equally troublesome is the requirement that Metropolitan Council campaigns be financed with council funds. This means that metropolitan property taxes would be used to finance campaigns, raising costs to taxpayers and diverting much needed resources from council operations. With each candidate being eligible for \$20,000 in public financing, the first election could cost as much as \$640,000. In the end, it means more fundraising, more campaigning, and more taxes.

Finally, many of the criticisms that predicated this legislation are not the result of actions by the Metropolitan Council; rather, they are due to the unabashed willingness of the Legislature to place increased demands and mandates on the council itself. Requiring an elected council will not curtail this trend, only restraint on the part of legislators will. To do otherwise ignores the root of many of the problems raised by supporters of this bill.

An elected Metropolitan Council is about as necessary as another house of the legislature.

Warmest regards,


ARNE H. CARLSON
Governor

c: Senator Allan Spear, President of the Senate
Senator Roger Moe, Majority Leader
Senator Dean Johnson, Minority Leader
Representative Steve Sviggum, Minority Leader
Chief Senate Author(s)
Chief House Author(s)
Mr. Patrick E. Flahaven, Secretary of the Senate
Mr. Edward A. Burdick, Chief Clerk of the House
Ms. Joan Anderson Growe, Secretary of State



U.S. Department
of Transportation

Federal Transit
Administration

Federal Highway
Administration

Headquarters

1200 New Jersey Avenue, SE
Washington, DC 20590

FEB 01 2016

Ms. Ann R. Goering
Ratwik, Roszak & Maloney, P.A.
730 Second Avenue South, Suite 300
Minneapolis, MN 55402

Re: Metropolitan Council Certification Review

Dear Ms. Goering:

On behalf of Secretary Foxx, this letter responds to your correspondence dated October 1, 2015, on behalf of a coalition of suburban counties of the Twin Cities metropolitan area ("Suburban Counties"), as well as your January 11, 2016, letter inquiring as to the status of our response. In your October 1 letter, you requested that the Federal Highway Administration ("FHWA") and Federal Transit Administration ("FTA") review an earlier determination, reached jointly by the FHWA Minnesota Division office and FTA Region V, that the Minnesota Metropolitan Council ("Metropolitan Council") complies with the structure requirements of 23 U.S.C. § 134(d)(2)¹ in its role as a metropolitan planning organization ("MPO"). For the reasons set forth below, FHWA and FTA confirm their earlier determination.

I. Background

A. Federal Requirements

Since the 1991 passage of the Intermodal Surface Transportation Efficiency Act ("ISTEA"), Pub. L. 102-240, Federal law has required MPOs serving transportation management areas (TMAs) to include certain structuring of their boards. The current version of the law requires:

Not later than 2 years after the date of enactment of [the Moving Ahead for Progress in the 21st Century Act, Pub. L. 112-141, ("MAP-21")], each metropolitan planning organization that serves an area designated as a transportation management area shall consist of—

¹ Substantively similar provisions are codified in 23 U.S.C. § 134 and in 49 U.S.C. § 5303. For clarity, this letter refers only to Title 23.



U.S. Department
of Transportation

**Federal Highway
Administration**

Federal Transit Administration

August 3, 2015

FHWA, Minnesota Division
380 Jackson Street
Cray Plaza, Suite 500
St. Paul, MN 55101-4802

FTA, Region V
200 West Adams Street
Suite 320
Chicago, IL 60606-5253

Ann R. Goering
Ratwik, Roszak & Maloney Attorney
730 Second Avenue South
Suite 300
Minneapolis, MN 55402

Dear Ms. Goering:

This letter is in response to your letter dated May 8, 2015, which claims there were significant inaccuracies in the 2012 Transportation Management Area (TMA) certification review report pertaining to the Metropolitan Planning Organization (MPO) designation of the Metropolitan Council (Council) for the Minneapolis-St. Paul Metropolitan Area. You assert that the 2012 Report erroneously concluded that the Council's Advisory Board is part of the Twin Cities MPO. Additionally, you assert that Council is not in compliance with 23 U.S.C. §134, requiring that the MPO be redesignated.

The wording used in the last TMA certification review, describing the MPO as the Council and the Transportation Advisory Board (TAB), was inaccurate. The TMA certification review report section covering the MPO designation will be changed to more accurately describe the designation and responsibilities in the next certification review.

The Council is the designated MPO for the Twin Cities Region, and the Council officials are responsible for carrying out the metropolitan transportation planning process [MN Statute 473.146 subd. 4(a)]. The TAB is an advisory body to the Council [MN Statute 473.146 subd. 4(b)]. The TAB is not designated as the MPO, and its membership is not consistent with 23 U.S.C. 134(d)(2).

That said, the Council is the properly designated MPO, in compliance with 23 U.S.C. §134. The limitation on statutory construction, known as the grandfathering exemption, continues to apply to the Council. Specifically, 23 U.S.C. §134 states in relevant part:

- (3) Limitation on statutory construction.-Nothing in this subsection shall be construed to interfere with the authority, under any State law in effect on December 18, 1991, of a public agency with multimodal transportation responsibilities-
 - (A) to develop the plans and TIPs for adoption by a metropolitan planning organization; and
 - (B) to develop long-range capital plans, coordinate transit services and projects, and carry out other activities pursuant to State law.

- (4) Continuing designation.-A designation of a metropolitan planning organization under this subsection or any other provision of law shall remain in effect until the metropolitan planning organization is redesignated under paragraph (5).

See 23 U.S.C. 134(d)(3) & (4).

The Minnesota State Law, that provided the Council with multimodal transportation responsibilities, was in effect on December 18, 1991. The exemption from the MPO structural requirements contained in 23 U.S.C. 134(d)(2) has been continued in law under 23 U.S.C. 134(d)(4) until such time as the MPO is redesignated.

While the Council has been altered by State Statute a few times over the years, the changes were not ‘substantial’ so as to require a redesignation. 23 C.F.R. 450.310(k) sets forth those instances when redesignation of a MPO would be required. It states:

Redesignation of an MPO (in accordance with the provisions of this section) is required whenever the existing MPO proposes to make:

- (1) A substantial change in the proportion of voting members on the existing MPO representing the largest incorporated city, other units of general purpose local government served by the MPO, and the State(s); or
- (2) A substantial change in the decision making authority or responsibility of the MPO, or in decision making procedures established under MPO by-laws.

23 C.F.R. 450.310(l) sets forth those instances when redesignation of a MPO would **not** be required. It states:

The following changes to an MPO do not require a redesignation (as long as they do not trigger a substantial change as described in paragraph (k) of the section):

- (1) The identification of a new urbanized area (as determined by the Bureau of the Census) within an existing metropolitan planning area;
- (2) Adding members to the MPO that represent new units of general purpose local government resulting from expansion of the metropolitan planning area;
- (3) Adding members to satisfy the specific membership requirements for an MPO that serves a TMA; or
- (4) Periodic rotation of members representing units of general-purpose local government, as established under MPO by-laws.

While you claim the Council has changed over the years, requiring redesignation, a review of those changes does not support your position. Specifically:

- The Council became a public corporation and political subdivision of the state. This change does not result in a substantial change to the proportion of voting members or decision-making authority [23 C.F.R. 450.310(k)].

- The appointment terms of the Council members was changed, but the proportion of voting members was sustained [23 C.F.R. 450.310(k)(1)]. Changes related to the periodic rotation of the members does not require redesignation [23 C.F.R. 450.310(l)(4)].
- The Council became able to manage the grant funding without depositing the money into the State Treasury. This change does not result in a substantial change to the proportion of voting members or decision-making authority [23 C.F.R. 450.310(k)].
- The Council membership districts were altered to represent the population changes from the census. This change does not result in a substantial change to the proportion of voting members [23 C.F.R. 450.310(k)(1)], and changes to the urbanized area within the metropolitan planning area do not require redesignation [23 C.F.R. 450.310(l)(1)].
- The Twin Cities urbanized area now extends into Wisconsin (St. Croix County) and two MN counties (Wright and Sherburne) outside of the designated seven (7) counties. The Council can rebalance its representation because of the expansion of the urbanized area, and the rebalancing does not require redesignation [23 C.F.R. 450.310(l)(2)].

The Council may restructure, at any time, to meet the requirements of 23 U.S.C. 134(d)(2) for the policy board to be comprised of local elected officials; officials of public agencies that administer or operate major modes of transportation in the metropolitan area, including representation by providers of public transportation; and appropriate State officials without redesignation [23 U.S.C. 134(d)(5)(B)]. While we would encourage the Council to move toward the structure described in 23 U.S.C. 134(d)(2) in order to make the MPO more directly accountable to its public, it remains their decision, because restructuring is not required until a substantial change necessitates redesignation.

FHWA and FTA have concluded the 1973 designation of the Council as the MPO for the Twin Cities by then Governor Anderson was in conformance with both the Federal law and regulations and that the existing structure remains compliant. If you have any questions or would like to discuss the matter further, please feel free to contact our offices.

Sincerely,



Arlene K. Kocher, P.E.
Division Administrator
Federal Highway Administration



Marisol R. Simón
Regional Administrator
Federal Transit Administration

Cc: Adam Duininck, Metropolitan Council
Charlie Zelle, MnDOT

Metropolitan Council Members Appointment Process

The Secretary of State issued the “Notice of Vacancy” for all 16 Metropolitan Council districts on Nov. 1, 2018. Any person interested in being a Met Council member could apply for consideration by the nominating committee selected by then Governor-elect Tim Walz.

The appointment process involved applicants going through a nomination process, including a public hearing before a nominating committee. That committee forwarded recommendations to the Governor for consideration. The Governor is statutorily required to appoint Council members by the first Monday in March, which was March 4, 2019.

Nominating committee

The nominating committee has historically been comprised of seven members who are current or formerly elected local officials, plus the Council Chair as an ex officio member. To create more seats at the table for Minnesotans to help shape his administration, Governor-elect Walz expanded the committee to 12, including the Chair and four additional ex officio members from the metropolitan community.

The nominating committee, appointed by Governor Walz and Lt. Governor Flanagan, first identified five applicants from each of the 16 districts.

The finalists had an opportunity to provide public testimony at four public meetings, which were open to the public and streamed online. At each meeting, the nominating committee interviewed the candidates for four different Council districts. [See interviews from all 16 Council districts.](#)

The nominating committee then recommended three names from each district to Gov. Walz for consideration.

More than 200 people applied to serve as a Metropolitan Council Member. The nominating committee interviewed 79 finalists at four public meetings.

Nominating committee members

- **Janet Williams, Mayor of Savage, representing Scott County**, Chair of the Nominating Committee
- **Dave Bartholomay, Mayor of Circle Pines**, representing Anoka County
- **Randy Maluchnik, County Commissioner**, representing Carver County
- **George Tourville, Mayor of Inver Grove Heights**, representing Dakota County
- **Andrea Jenkins, Minneapolis City Council Vice President**, representing Hennepin County
- **John Choi, County Attorney**, representing Ramsey County
- **Lisa Weik, County Commissioner**, representing Washington County
- **Nora Slawik, Metropolitan Council Chair**, ex officio member
- **Nikki Villavicencio, Disability Rights Advocate**, ex officio member
- **Pahoua Hoffman, Executive Director of the Citizens League**, ex officio member
- **Dr. Joe Hobot, President and CEO of American Indian OIC**, ex officio member
- **Ruby Azurdia-Lee, President of Comunidades Latinas Unidas en Servicio (CLUES)**, ex officio member

Appointments

On Feb. 25, Governor Tim Walz notified the Minnesota State Senate of his intention to appoint 16 residents to serve on the Metropolitan Council. When seated, the nominees would represent the most diverse Council in its more than 50-year-history.

Per statute, the Governor must notify the Senate of his intention to appoint five days prior to the deadline of March 4, at which time the appointment becomes official, pending confirmation by the Senate.

The new Council Members were sworn in at a special Met Council Meeting on Wednesday, March 6.

Internal Memorandum

DATE: October 13, 2020

TO: Governor's Blue Ribbon Committee on the Metropolitan Council's Structure and Services

FROM: Judd Schetnan

SUBJECT: 2018 Regional Transit Statistics and Peer Region Comparisons

Definitions

Metrics

The following are definitions of key metrics used in the subsequent tables and analysis.

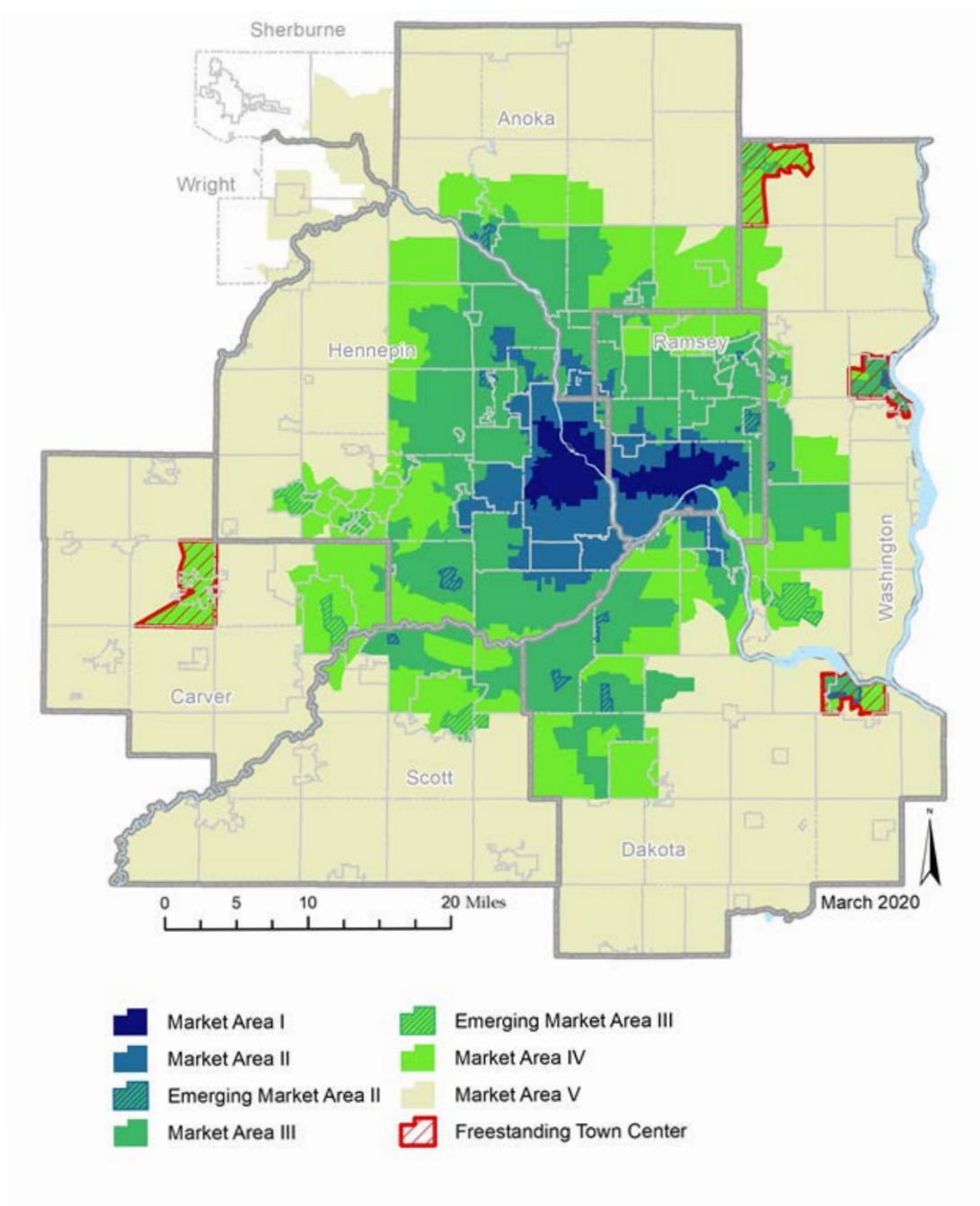
- Farebox Recovery – The percent of total operating costs covered by farebox revenue.
- Ridership – Number of people who board a transit vehicle.
- In-Service Hours - Time when vehicle is traveling on the route and available for picking up passengers. Calculated from first time point to last time point on each vehicle trip. Excludes layover/recovery and deadhead.
- Subsidy per Passenger – Net operating subsidy (i.e. operating cost minus fare revenue) divided by ridership.
- Passengers per Hour – Ridership divided by in-service hours.

Bus Route Types

The following are definitions of non-transitway, fixed-route bus service types from the Transportation Policy Plan (TPP) that are used to evaluate routes against similar routes. Figure 1 is a map of Transit Market Areas from the TPP.

- Core Local – Core Local routes typically serve the denser urban areas of Transit Market Areas I and II, usually providing access to a downtown or major activity center along important commercial corridors. They form the base of the core bus network and are typically some of the most productive routes in the system.
- Supporting Local – Supporting local routes are typically designed to provide crosstown connections within Transit Market Areas I and II. Typically, these routes do not serve a downtown but play an important role connecting to core local routes and ensuring transit access for those not traveling downtown.
- Suburban Local – Suburban local routes typically operate in Transit Market Areas II and III in a suburban context and are often less productive than core local routes. These routes serve an important role in providing a basic level of transit coverage throughout the region. Provider-specific variations on suburban local bus include community routes and feeder routes.
- Commuter and Express - Commuter and express bus routes primarily operate during peak periods to serve commuters to downtown or a major employment center. These routes typically operate non-stop on highways for portions of the route between picking up passengers in residential areas or at park-and-ride facilities and dropping them off at a major destination.

Figure 1 – Transit Market Areas



Regional Statistics

Statistic Summaries by Provider

Table 1 provides a summary of key metrics for all transit providers and their services for the year 2018. Subsidy per passenger and passengers per in-service hour are measures of productivity and cost effectiveness, respectively, established in Appendix G of the 2040 Transportation Policy Plan. These metrics are used to evaluate the relative productivity and efficiency of the services provided.

Table 1: 2018 Regional Transit Operating Statistics by Provider

Service	Operating Cost	Fare Revenue	Farebox Recov.	Ridership	In-Service Hours	Subsidy per Pass.	Pass. Per Hour
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Metropolitan Council - Directly Operated

Metro Transit Bus	\$306,888,958	\$60,692,161	19.8%	51,956,679	1,591,282	\$4.74	32.7
Metro Transit Light Rail	\$73,123,680	\$26,713,177	36.5%	24,955,618	117,621	\$1.86	212.2
Metro Transit Commuter Rail	\$16,213,833	\$2,631,695	16.2%	787,327	3,191	\$17.25	246.7
Arterial BRT	\$8,218,440	\$1,755,637	21.4%	1,618,203	37,722	\$3.99	42.9
Metro Transit Subtotal	\$404,444,911	\$91,792,669	22.7%	79,317,827	1,749,817	\$3.94	45.3

Metropolitan Council - MTS Contracted

Contracted Regular Route	\$13,487,826	\$2,508,724	18.6%	2,142,720	163,358	\$5.12	13.1
Highway BRT	\$2,535,853	\$217,044	8.6%	254,125	12,060	\$9.12	21.1
Metro Mobility	\$74,512,361	\$7,976,511	10.7%	2,381,781	1,435,798	\$27.94	1.7
Transit Link	\$7,007,241	\$957,534	13.7%	243,857	109,827	\$24.81	2.2
Metro Vanpool	\$833,156	\$563,125	67.6%	117,252	31,763	\$2.30	3.7
MTS Subtotal	\$98,376,437	\$12,222,938	12.4%	5,139,735	1,752,806	\$16.76	2.9

Other Transit Providers

MVTA	\$24,727,576	\$5,427,156	21.9%	2,532,177	154,471	\$7.62	16.4
SouthWest Transit	\$10,700,759	\$2,713,704	25.4%	999,191	67,276	\$7.99	14.9
Maple Grove Transit	\$4,874,832	\$2,263,944	46.4%	836,668	30,592	\$3.12	27.3
Plymouth Metrolink	\$4,811,870	\$1,154,709	24.0%	519,337	35,787	\$7.04	14.5
University of Minnesota	\$5,647,307	-	-	3,954,752	57,497	\$1.43	68.8
Other Transit Providers Subtotal	\$50,762,344	\$11,559,513	22.8%	8,842,125	345,622	\$4.43	25.6
Regional Total	\$553,583,692	\$115,575,120	20.9%	93,299,687	3,848,245	\$4.69	24.2

Statistic Summaries by Service Type

Table 2 provides a summary of key metrics for all transit providers and their services for the year 2018. Subsidy per passenger and passengers per in-service hour are measures of productivity and cost effectiveness, respectively, established in Appendix G of the 2040 Transportation Policy Plan. These metrics are used to evaluate the relative productivity and efficiency of the services provided. Of note for 2018, there were only one highway BRT, one arterial BRT, one commuter rail, and two light rail lines in operation.

Table 2: Performance Metrics by Service Type, 2018

Service	Operating Cost	Fare Revenue	Farebox Recov.	Ridership	In-Service Hours	Subsidy per Pass.	Pass. Per Hour
Core Local Bus	\$219,499,577	\$38,075,913	17.3%	43,620,347	1,227,968	\$4.16	35.5
Supporting Local Bus	\$23,679,031	\$2,701,434	11.4%	2,829,581	152,447	\$7.41	18.6
Suburban Local Bus	\$31,758,386	\$4,109,970	12.9%	4,014,508	246,953	\$6.89	16.3
Commuter & Express Bus	\$93,184,269	\$29,514,353	31.7%	12,310,495	423,051	\$5.17	29.1
Regular Route Bus Subtotal	\$368,121,263	\$74,401,669	20.2%	62,774,931	2,050,419	\$4.68	30.6
Light Rail	\$73,123,680	\$26,713,177	36.5%	24,955,618	117,621	\$1.86	212.2
Commuter Rail	\$16,213,833	\$2,631,695	16.2%	787,327	3,191	\$17.25	246.7
Arterial BRT	\$8,218,440	\$1,755,637	21.4%	1,618,203	37,722	\$3.99	42.9
Highway BRT	\$2,535,853	\$217,044	8.6%	254,125	12,060	\$9.12	21.1
ADA Dial-a-Ride	\$74,512,361	\$7,976,511	10.7%	2,381,781	1,435,798	\$27.94	1.7
General Dial-a-Ride	\$10,025,106	\$1,316,262	13.1%	410,450	159,671	\$21.22	2.6
Vanpool	\$833,156	\$563,125	67.6%	117,252	31,763	\$2.30	3.7
Regional Total	\$553,583,692	\$115,575,120	20.9%	93,299,687	3,848,245	\$4.69	24.2

Subsidy Per Passenger by Provider and Route Type

Table 3 provides a summary of subsidy per passenger by transit provider and route for 2018. Of note for 2018, there were only one highway BRT, one arterial BRT, one commuter rail, and two light rail lines in operation.

Table 3: System Subsidy per Passenger by Provider and Route Type, 2018

Provider	Core Local	Supporting Local	Suburban Local	Arterial BRT	Highway BRT	Light Rail	Commuter & Express Bus	Commuter Rail	General Public Dial-a-Ride	ADA/Dial-a-Ride	Comm. Vanpool	Total
Maple Grove							\$2.20		\$20.13			\$3.
Metro Transit	\$4.43	\$8.52	\$5.98	\$3.99		\$1.86	\$4.96	\$17.25				\$3.
MTS		\$4.40	\$5.30		\$9.12		\$8.18		\$24.81	\$27.94	\$2.30	\$16.
MVTA			\$11.99				\$6.25					\$7.
Plymouth							\$4.50		\$39.35			\$7.
SW Transit			\$18.42				\$7.48		\$8.20			\$7.
Total All Providers	\$4.43	\$7.41	\$6.89	\$3.99	\$9.12	\$1.86	\$5.17	\$17.25	\$21.22	\$27.94	\$2.30	\$4.

Peer Region Statistics

Population

When looking at the performance of peer region transit systems, it is important to consider both population size and population density. These regional characteristics have a large impact on transit demand and, subsequently, a large impact on transit performance within each region.

The two largest regions included in the group of peers analyzed are Dallas, TX and Houston, TX.; however, the peer regions with the highest population densities are San Diego, CA and Denver, CO. Population density levels are correlated with the suitability of different transit modes. More intensive transit modes, such as rail modes, are more suitable when population densities are higher.

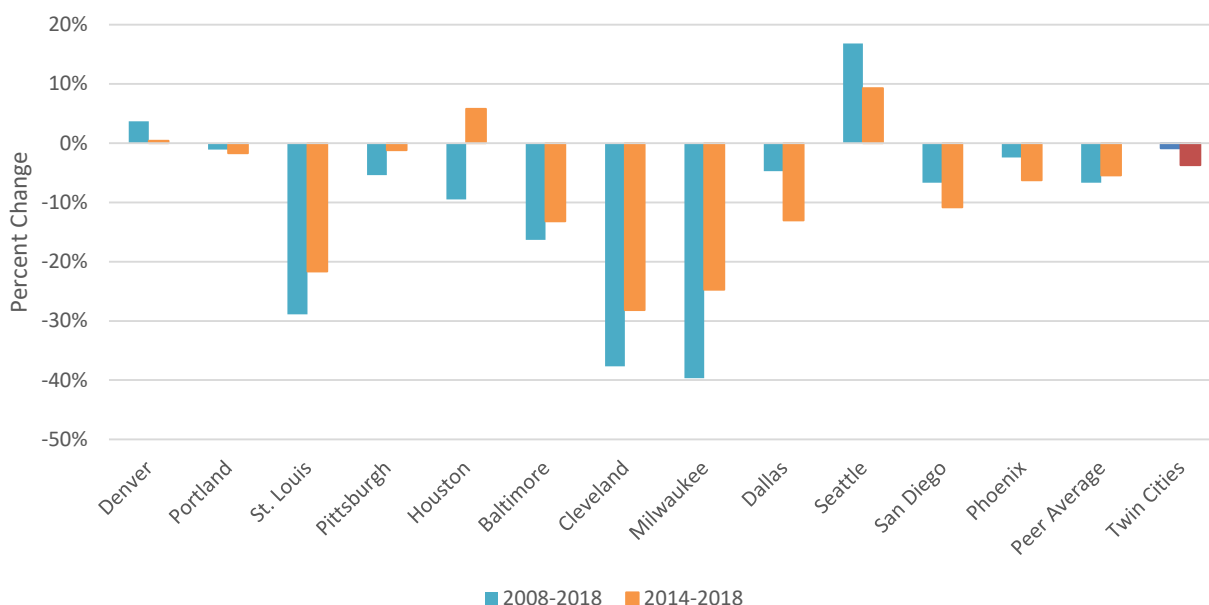
Table 4: Peer Region Urbanized Area Population, Areas and Population Densities

Region	Population (2017 UZA)	Land Area (Sq. Mi)	Population Density (Pop/Sq. Mi)	Density Rank
Baltimore	2,275,937	742	3,067.3	8 th
Cleveland	1,765,779	778	2,269.6	12 th
Dallas	5,618,620	1,815	3,095.7	6 th
Denver	2,605,031	682	3,819.7	2 nd
Houston	5,507,172	1,694	3,251.0	5 th
Milwaukee	1,390,634	565	2,461.3	10 th
Phoenix	3,929,596	1,151	3,414.1	4 th
Pittsburgh	1,737,262	921	1,886.3	13 th
Portland	1,989,163	538	3,697.3	3 rd
San Diego	3,136,669	761	4,121.8	1 st
Seattle	3,333,028	1,077	3,094.7	7 th
St. Louis	2,161,737	935	2,312.0	11 th
Twin Cities	2,796,036	1,111	2,516.7	9 th

Ridership

With the exception of Seattle and Denver, transit ridership has declined in all peer regions since 2008. The prevalence of ridership decline is in line with overall trends of ridership decline in transit throughout the country. Transit ridership in the Twin Cities has declined a slower rate than the peer average with ridership declining 0.9% since 2008 and 3.7% since 2014, compared to the peer average of a 6.7% decline 2008 and a 5.4% decline since 2014. Each exception to this decline can be explained by regions investing heavily into transit or reconfiguring outdated networks. Both Seattle and Denver have made broad and significant investments into their transit networks in the past ten years while Houston underwent a significant restructuring of their bus network in addition to expanding their light rail network.

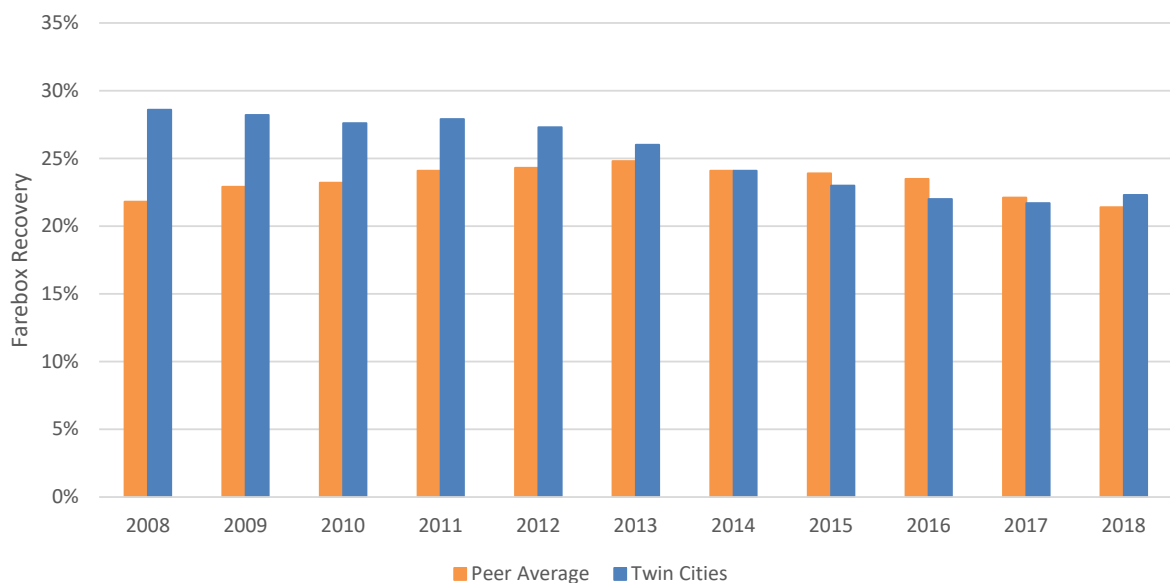
Figure 2: Ridership Change in Peer Regions, 2008-2018, 2014-2018



Farebox Recovery

Farebox recovery is the percentage of operating costs covered by passenger fares. **Figure 3** shows the Twin Cities region's farebox recovery is slightly higher than the peer group average. Fares paid by the region's transit riders cover 22.3 percent of transit operating costs compared to 21.4 percent for peer regions. There has been a general trend in a slight decrease in farebox recovery ratios in the past five years, though farebox recovery has been declining at a slower rate than the peer average; farebox recovery declined by 7.5% since 2014 in the region compared to an average decline of 11.2% amongst peer regions. Declining farebox recovery in the Twin Cities since 2014 is influenced by two major trends: bus operating costs have been increasing while bus revenues have been declining and Metro Mobility costs have been increasing significantly faster than revenues have. Since 2014 bus operating costs increased by 12% while revenue have shrunk 7%, and in the same time period Metro Mobility costs have increased 35% while revenues increased at only have the rate at 17%. The introduction of the Green Line was met with robust ridership but also introduced costs at a rate that contributed to the overall trend of decreased farebox recovery in the region.

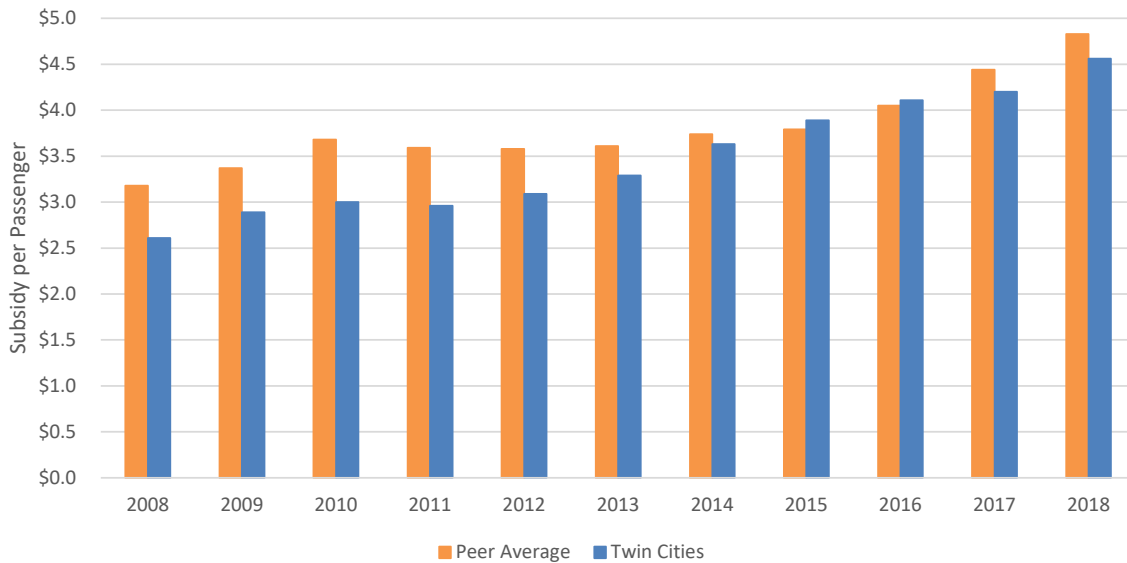
Figure 3: Farebox Recovery, Twin Cities and Peer Region, 2008-2018



Subsidy per Passenger

Subsidy per passenger is the cost made up by government subsidies after user revenues (fares) are deducted. The source of this funding is a combination of federal, state, and local tax revenues as well as other revenues such as advertising. The subsidy per passenger trip in 2018 in the Twin Cities was \$4.56, slightly lower than the peer average of \$4.83. With national trends of decreased ridership and increased operating costs seen among peers, subsidies per passenger trip have trended upwards. In the past 10 years subsidies per passenger trip in the Twin Cities have increased at a faster rate than the peer average. When accounting for inflation, subsidies per passenger in the Twin Cities have increased 49.6% since 2008, while the peer average subsidy per passenger has increased 30.2%. Increases in subsidies per passenger in the Twin Cities for the past five years have been more in line with average increases in peer subsidies per passenger; subsidies per passenger have increased by 18.1% between 2014 and 2018, and have increased by 21.7% in the same time period on average for peer regions.

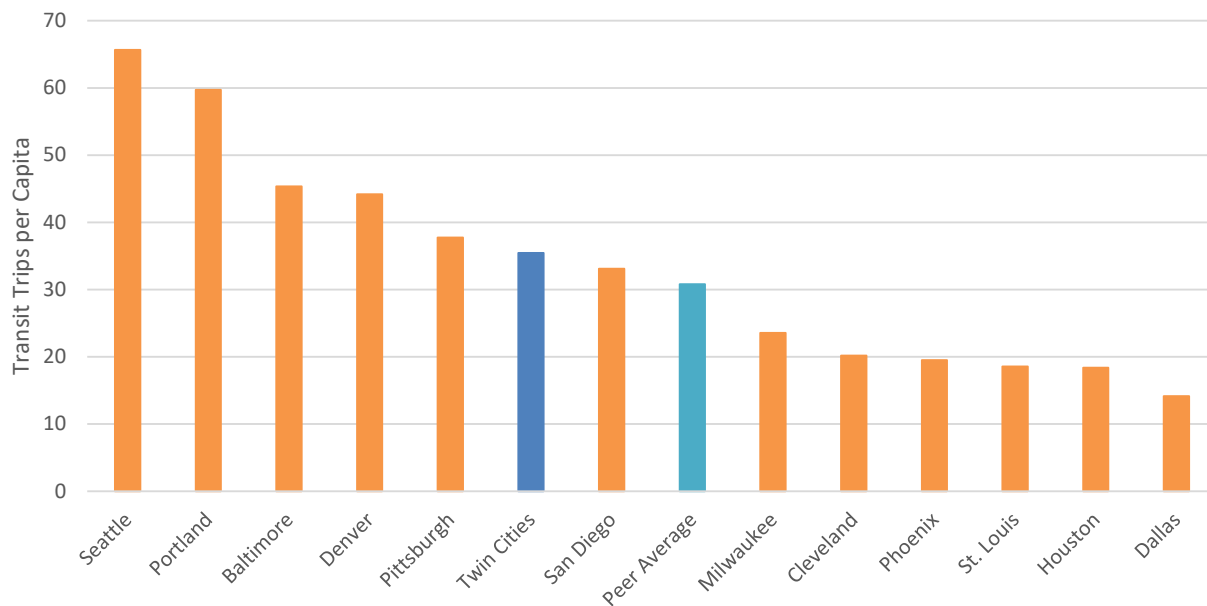
Figure 4: Subsidy per Passenger, Twin Cities and Peers, 2008-2018, Not Adjusted for Inflation



Transit Rides per Capita

Amongst its peers the Twin Cities had a slightly higher of transit trips per capita than its peers, with 35.5 trips per capita in 2018, compared to the peer average of 30.8 trips per capita. Though higher than average, the Twin Cities still has a significantly lower number of trips per capita than peer regions that have more intensive investments in to the their transit networks such as Seattle (65.7 trips per capita), Portland (59.7 trips per capita), Baltimore (45.4 trips per capita) and Denver (44.2 trips per capita).

Figure 5: Transit Trips per Capita, 2018



Supplemental Information on Transit Capital Projects

Minnesota Statutes 473.39 provides the Metropolitan Council with bonding authority for transit. Subdivision 4 of this section requires the Council to adopt a three-year transit capital improvement plan before the Council issues debt obligations authorized in Subdivision 1. Specifically, the statute states:

Subd. 4. **Transit capital improvement program.** The council may not issue obligations pursuant to this section until the council adopts a three-year transit capital improvement program. The program must include a capital investment component that sets forth a capital investment strategy and estimates the fiscal and other effects of the strategy. The component must specify, to the extent practicable, the capital improvements to be undertaken. For each improvement specified, the program must describe:

- (1) need, function, objective, and relative priority;
- (2) alternatives, including alternatives not involving capital expenditures;
- (3) ownership and operating entity;
- (4) location and schedule of development;
- (5) environmental, social, and economic effects;
- (6) cost;
- (7) manner of finance and revenue sources, including federal and state funds, private funds, taxes, and user charges; and
- (8) fiscal effects, including an estimate of annual operating costs and sources of revenue to pay the costs.

The Council adopts a six-year capital improvement plan (CIP). The current CIP covers the period from 2021 to 2026. Additional information is provided below for all projects in the CIP to provide supplemental information meeting the statutory requirement.

(1) Need, function, objective and relative priority

The capital improvement plan responds to the various needs of providing transit service in the Twin Cities. The CIP summarizes transit capital projects into six categories:

- **Fleet:** These projects purchase vehicles needed to provide transit service. This includes buses, light rail vehicles, and equipment specifically for vehicles such as security cameras. It also includes mid-life overhauls used to extend the useful life of vehicles.
- **Support Facilities:** These projects are necessary to maintain and house the fleet and provide other ancillary facilities to support operations. This includes garages, office space, fueling stations, and other support facilities. These projects also include major maintenance and repairs to these facilities to extend their useful life.
- **Customer Facilities:** These projects encourage transit use by providing hubs for buses so riders can transfer from one route to another, providing parking spaces for transit users, sheltering riders from the elements, and providing other amenities to encourage and facilitate transit use.

- **Technology Improvements:** These projects include communication and computer equipment necessary to the operation of the transit system. It includes radios, dispatching systems, automatic vehicle locators, mobile data terminals, and other similar equipment.
- **Other Capital Equipment:** These projects include equipment and other items necessary for the operation of the transit system but do not fit in the first four categories. It can include such things as tow trucks, supervisor vehicles, police vehicles, bus lifts, bus washes, fareboxes and other equipment.
- **Transitways:** These projects include light rail, commuter rail and bus rapid transit projects making significant capital investment within specific transit corridors.

The Capital Program includes capital projects with secured funding and other capital projects with anticipated but not secured funding. Funded projects are broken into three tiers. The first tier is projects necessary to maintain the existing transit system. The second tier includes projects to expand the bus system and the third tier includes projects to expand the number of transitways in the region. Projects that maintain the existing transit system are of higher priority than expansion projects. Projects are not ranked further within the various tiers because the bus system is a network and projects are interconnected.

(2) Alternatives examined to include projects in the CIP

All alternatives are examined before a project is recommended for scarce transit resources. Alternatives examined include whether a project can be delayed or avoided, whether other funding sources would be more appropriate, whether other locations would better meet transit needs, and other considerations.

Major transitway projects seeking federal New Starts funding go through a formal alternatives analysis prescribed by the Federal Transit Administration.

(3) Ownership and operating entity;

Transit equipment and facilities are owned and operated by numerous transit providers in the region. The largest transit provider is the Council's Metro Transit Division. Other transit providers include the opt out or replacement service providers and various cities, counties, and non-profit organizations. The Council operates under a regional fleet concept, with buses and other transit vehicles owned by the Council and operated by various providers. Information on ownership and operating entity for each transit asset included in the capital improvement plan is provided in the supplemental table.

(4) Location and schedule of development;

Information on the location and schedule of development is included in the supplemental table. In many instances, the specific location of capital asset cannot be determined. Fleet assets when acquired become part of the regional fleet and are assigned to particular providers or particular routes based on the overall transit service plan for the region.

Many capital assets are located in a specific location but benefit the entire transit system or sub areas within the region.

(5) Environmental, social, and economic effects;

The Metropolitan Council Transit CIP is integral to the operation of the Twin Cities transit system. The environmental, social, and economic effects of the transit system supported by transit CIP are as follows.

- Takes people to and from work
 - 60% of bus riders, 51% of LRT riders, 76% of Northstar riders, and 62% of BRT riders are going to or from work
- Removes cars from the streets and highways during peak periods
 - Buses carry the equivalent of up to one and a half lanes of traffic at highly congested points in the highway system
 - Because transit removed cars from the roads, citizens avoided 10 million hours of being stuck in congestion
- Provides mobility options beyond driving
 - 65% of bus riders and 73% of rail riders chose to ride even though they had other transportation options
- Allows people to live without a car
 - 31% of bus riders do not have an automobile available for their use either by choice or because of economic reasons
- Provides mobility for low-income persons
 - 32% of bus riders and 37% of light rail riders earn less than \$25,000
- Provides access to areas with high concentrations of employment
 - 40% of downtown Minneapolis, 20% of downtown St Paul, and 20% of University of Minnesota employees get to work via transit during peak periods
- Provides mobility for persons whose physical abilities may be declining.
 - 12% of rail users are age 55 or older.

(6) Cost:

Total project costs and projected costs in the 2021-2026 period are provided in the supplemental table.

(7) Manner of finance and revenue sources,

The Transit Capital Improvement Plan assumes funds from the following sources:

- Federal Grants
 - 5307 Formula Funds: Federal gas taxes allocated on a formula basis
 - 5337 State of Good Repair: Allocations on a formula basis
 - 5339 Bus and Bus Facilities: Allocations on a formula basis
 - TEA-21 Title I CMAQ/STP: Allocated competitively through the TAB Process
 - TEA 21 Title III 5309 New Starts: Allocated by Congress for transitways
- Regional Funds
 - Regional Transit Capital bonds: These revenues are from property-tax supported bonds sold by the Metropolitan Council requiring legislative approval and provide local match for federal grants.
- State Funds
 - State bonding bill: Can be either general cash revenues or general revenue bond funds.
 - Trunk highway bonds: Bonds sold and repaid with funds from the Trunk Highway Fund.
- Local Funds
 - Local funds from county regional rail authorities for transitways
 - Funds from the Counties Transit Improvement Board for transitways

(8) Fiscal effects, including an estimate of annual operating costs and sources of revenue to pay the costs.**Annual Operating Costs****Tier One Preservation Projects**

This includes projects necessary to maintain the existing transit system, including replacement of buses, capital facilities and equipment that have reached the end of their useful life. Because they are replacing existing vehicles or facilities, they do not result in new operating costs. As such, they are already funded through existing operating funds.

Tier Two Expansion Projects

These projects expand the transit system. As such, they may require additional operating and maintenance funds. Buses acquired to provide additional service incur the costs of additional drivers and mechanics to operate and maintain the vehicles. Transit facilities including support and customer facilities, technology and other capital equipment have additional maintenance costs and may have additional operating costs.

Operating costs associated with this expansion will include the salaries and benefits for operators of expansion vehicles; fuel and service for the vehicles; salaries and benefits for mechanics that maintain the vehicles, snowplowing and other maintenance of park and ride facilities, and other typical costs of operating a multi-modal transit system.

Tier Three Transitway Projects

These transitway projects expand the transit system and will have additional operating and maintenance costs.

Three large transitway projects are included in the capital improvement plan. The Southwest Light Rail Transit project (METRO Green Line Extension) will have partial year 2024 operating costs of \$19.57 million with full year operating costs in 2025 of \$40.37 million. The Bottineau Light Rail Transit project (METRO Blue Line Extension) will have partial year 2026 operating costs of approximately \$9.0 million with full year operating costs in 2027 of \$35.87 million. The METRO Gold Line BRT Transit Project will have partial year 2024 operating costs of \$4.83 million with full year operating costs in 2025 of \$9.97 million.

Other transitway projects in the capital improvement plan include the D Line and B Line BRT, Rush Line BRT and other BRT projects with preliminary planning and design.

Sources of Revenues to Pay the Costs

The transit system relies on several funding sources to pay the operating and maintenance costs for capital equipment and facilities acquired through the capital improvement plan. Sources include:

- Fare revenues,
- State general fund appropriations,
- Motor vehicle sales tax receipts distributed to the Metropolitan Transit Fund,
- Operating contributions from county regional rail authorities,
- Other revenues include advertising and investment income.

With passage of the constitutional amendment dedicating additional receipts from the motor vehicle sales tax to transit in the region, the Council has additional revenues to operate and maintain the existing system. The additional revenues from the motor vehicle sales tax were phased in starting in fiscal year 2008, with full implementation in fiscal year 2012.



OFFICE OF THE LEGISLATIVE AUDITOR
STATE OF MINNESOTA

EVALUATION REPORT

Governance of Transit in the Twin Cities Region

JANUARY 2011

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Program Evaluation Division

The Program Evaluation Division was created within the Office of the Legislative Auditor (OLA) in 1975. The division's mission, as set forth in law, is to determine the degree to which state agencies and programs are accomplishing their goals and objectives and utilizing resources efficiently.

Topics for evaluations are approved by the Legislative Audit Commission (LAC), which has equal representation from the House and Senate and the two major political parties. However, evaluations by the office are independently researched by the Legislative Auditor's professional staff, and reports are issued without prior review by the commission or any other legislators. Findings, conclusions, and recommendations do not necessarily reflect the views of the LAC or any of its members.

A list of recent evaluations is on the last page of this report. A more complete list is available at OLA's web site (www.auditor.leg.state.mn.us), as are copies of evaluation reports.

The Office of the Legislative Auditor also includes a Financial Audit Division, which annually conducts an audit of the state's financial statements, an audit of federal funds administered by the state, and approximately 40 audits of individual state agencies, boards, and commissions. The division also investigates allegations of improper actions by state officials and employees.

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January 2011

Members of the Legislative Audit Commission:

Transit in the Twin Cities region has grown significantly over the past decade and, by many measures, the region's transit system has performed well. However, the governance structure for transit in the region is far from ideal.

More than 25 organizations are involved with transit planning, development, or operations in the Twin Cities region and, in some cases, their relationships are strained by overlapping responsibilities and distrust. Additionally, the lack of an agreed-upon vision and priorities for transit in the region has contributed to the transit governance challenges.

The current situation has resulted in large part from the Metropolitan Council's lack of credibility among elected officials and other regional stakeholders. Therefore, the first step toward reform should be to address the composition of the Metropolitan Council. While several approaches are possible, we recommend a Council with a mix of gubernatorial appointees and elected officials from the region.

Our evaluation was conducted by Judy Randall (evaluation manager), Emi Bennett, and Julie Trupke-Bastidas. The Metropolitan Council, Counties Transit Improvement Board, Suburban Transit Association, and various other organizations cooperated fully with our evaluation. We thank them for their assistance.

Sincerely,

James Nobles
Legislative Auditor

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Summary

The region has made significant advances in transit in recent years, but the region's transit governance structure is far from ideal.

Major Findings:

- The Twin Cities region's transit system has performed well on most measures of efficiency, effectiveness, and impact in comparison with 11 peer regions. (pp. 100-115)
- However, the governance of transit in the Twin Cities region is complex and fraught with distrust, and coordination among the many transit organizations in the region has been difficult. (pp. 31-34)
- The Metropolitan Council's role as the regional transit planner has been hampered by how members are appointed; as a result of its structure, the Council lacks adequate credibility and accountability among stakeholders. (pp. 34-35)
- Additionally, there is no agreed-upon set of priorities for transitway development in the Twin Cities region, and existing Minnesota law prohibits consideration of all potential transitways in the region. (pp. 37-38, 86-88)
- Scarce resources for transit are likely to become scarcer as the state confronts a significant budget deficit. (p. 38)
- The Metropolitan Council and suburban transit providers have disagreed over the allocation of "supplemental" Motor Vehicle Sales Tax revenue in the region, increasing the distrust and tension between these groups. (pp. 70-72)

Key Recommendations:

- The Legislature should restructure the Metropolitan Council so that it has a mix of appointed and elected Council members, all serving staggered terms. (pp. 41-49)
- Given the current structure of the Metropolitan Council, we do not recommend eliminating other organizations involved with transit, such as the Counties Transit Improvement Board or the Transportation Advisory Board. (pp. 51-52)
- We do not recommend eliminating the suburban transit providers, although there are opportunities for some consolidation. (p. 52)
- The Metropolitan Council should coordinate with stakeholders to prioritize potential transitways for future development based on the needs of the region. (pp. 91-92)
- The Legislature should amend Minnesota law and allow consideration of the Dan Patch corridor. (p. 93)
- The Legislature should not commit capital funds to transitway development projects without ensuring that operating revenues for the first five to ten years have been identified. (p. 94)
- The Legislature should explicitly give the Metropolitan Council authority to allocate the "supplemental" revenue for transit in the region generated by the Motor Vehicle Sales Tax. (p. 73)

The transit system in the Twin Cities region performed well relative to 11 peer regions around the country.

However, the region's governance structure has created challenges and conflicts.

Report Summary

Transit in the Twin Cities region includes several transit types, or “modes.” Our evaluation included four modes of transit: regular-route bus service, light rail transit, commuter rail, and bus rapid transit.¹ The Twin Cities region has recently added two modes of transit, bus rapid transit and commuter rail, and is developing two new light rail lines. Nevertheless, in 2009, regular-route bus service provided close to 90 percent of the transit rides in the region. Metro Transit, a division within the Metropolitan Council, is the primary provider of transit in the region and operates bus, light rail, and commuter rail services. Suburban providers offer bus service to 12 communities in the Twin Cities metropolitan area.

Several organizations have transit responsibilities in the region, including the Metropolitan Council, the Transportation Advisory Board (TAB), the Counties Transit Improvement Board (CTIB), county regional railroad authorities, and suburban transit providers. Many of these organizations were created to address perceived local transit needs. The structure of transit governance in the region has changed several times since the Council was created in 1967 and has gone through periods of fragmentation and consolidation.

In 2009, providers spent almost \$319 million on transit operations in the Twin Cities region. Since 2004, the region has spent more than \$1.7 billion on transit capital expenditures.

When compared with 11 peer regions around the country, transit in the Twin Cities region performed favorably.² For example, in 2008, the Twin Cities region's transit system performed better than most of its peers on efficiency measures, including subsidy per passenger and operating costs per passenger. The Twin Cities region also compared favorably when evaluating service-use measures, such as passengers per hour and passenger miles per mile of service.

Our evaluation focused on governance of transit in the region. We considered the governance of transit to include: (1) planning for and identifying potential corridors for new transit; (2) developing and building transitways, including conducting analyses to determine optimal routes and transit modes; (3) providing transit; (4) generating revenue for transit, typically through imposing a levy or tax or collecting passenger fares; (5) allocating revenue for transit; and (6) measuring the performance of transit.

Governance of transit in the Twin Cities region is complex and made more difficult by the uneasy relationships among the various organizations involved with transit in the region.

Each transit organization serves a distinct but somewhat overlapping role for transit in the region. Each organization can operate independently to some extent but also must coordinate with others in the region. The complexity of the system makes it difficult to know which

¹ Our evaluation does not address dial-a-ride service, such as Transit Link and Metro Mobility.

² The 11 peer regions are: Baltimore, Cleveland, Dallas-Fort Worth, Denver, Phoenix, Pittsburgh, Portland, St. Louis, San Diego, Seattle, and Tampa.

Coordination among the many transit organizations involved in governance is difficult.

organization is accountable for which transit responsibility.

There is significant distrust between the Met Council and the other transit organizations in the Twin Cities region. This distrust makes coordination among the organizations difficult. The strongest example is the relationship between the Met Council and the suburban transit providers. In interviews we had with suburban transit providers and Council staff, and during joint meetings with representatives from the two organizations, the conflict and distrust between these two groups were evident.

The relationship between the Met Council and the Counties Transit Improvement Board is also strained. For example, the two organizations disagree over the definition of “transitway,” which has led to tension regarding CTIB’s funding priorities.

Coordination among transit organizations in the region is time consuming and inefficient.

The suburban transit providers and Metro Transit coordinate their services effectively. However, coordination between the Met Council and the suburban providers has required significant time and energy from both Council and suburban provider staff, even though the suburban providers represent only about 6 percent of all rides in the region. The suburban providers and the Council have had innumerable staff and committee meetings, required approvals, e-mails, and shared letters. Staff on both sides of this relationship think the coordination efforts are inefficient and time consuming, and the lack of trust between these two groups makes

it difficult to reach agreement on many transit-related issues.

Coordination between the Council and CTIB is also time consuming. Having both bodies make decisions about transit investments in the region leads to overlap and requires additional coordination.

The Metropolitan Council’s structure has created a lack of credibility among many stakeholders and transit organizations in the region.

The Met Council’s lack of credibility stems from the governance structure of the Council itself. Because Council members are appointed by the governor rather than elected, many stakeholders we interviewed did not think that Met Council members are sufficiently accountable for their decisions. Many stakeholders with whom we met believed that Council members represent the views of the governor and not the region as a whole or the district from which they were appointed. Because Met Council members are appointed, local elected officials often question the legitimacy of Council decisions.

Transit resources have been unpredictable.

Transit providers spent almost \$319 million in 2009 on transit operations in the region. Motor Vehicle Sales Tax (MVST) revenues are the largest source of operating funds for transit in the Twin Cities region. However, these revenues have not grown as projected. The state’s May 2007 projections anticipated that more than \$169 million of MVST revenues would be allocated to transit in the Twin Cities region in fiscal year

A central governance issue has been the Metropolitan Council’s lack of credibility with elected officials and other transit stakeholders.

With multiple entities involved in governance, the region has not achieved consensus on a set of priorities for transit.

Changing the composition of the Metropolitan Council is the first step in improving the governance of transit in the region.

2010; instead, \$140.7 million was allocated to transit in the region.

Minnesota statutes do not identify how “supplemental” Motor Vehicle Sales Tax revenue should be allocated for transit in the region.

In 2006, Minnesota voters passed a constitutional amendment to allocate additional Motor Vehicle Sales Tax revenue to transit. However, the Legislature has not clarified how this funding, known as “supplemental” MVST revenue, should be allocated within the region. Staff from the suburban transit providers told us that they had expected to receive a formula-based portion of the new funds. Instead, the Met Council created a procedure to distribute the supplemental MVST funds based on regional priorities.

There is no agreed-upon set of priorities for transit in the region, and state laws prohibit consideration of all potential transit corridors.

Because the process for developing transitways in the region relies on local initiatives and funding, there are multiple transit corridors being evaluated without a common understanding of the region’s transit priorities. Each community considers its transit project to be a priority, but the project may not be a priority for the region.

Additionally, at one time organizations in the region had conflicting maps regarding potential transitways in the region. In its 2030 Transportation Policy Plan, the Met Council developed a map identifying potential transitways in the region. But, the Counties Transit Improvement Board developed a different map that did not include all

potential transitways and indicated different modes for some potential corridors.

State statutes do not add clarity. The goals for transit identified in law are vague and are not prioritized. Furthermore, state law prohibits the consideration or study of the Dan Patch corridor (a potential commuter rail corridor between Minneapolis and Northfield) for development as a commuter rail line.³ The prohibition regarding the Dan Patch corridor has implications when planning other transitways in the region.

The Legislature should restructure the governance of the Metropolitan Council to increase its credibility, accountability, and effectiveness as the regional transit planner.

Many problems with the governance of transit stem from having the governor appoint members to the Met Council. In particular, the current governance structure has led to: (1) diminished accountability and credibility for the Council, (2) difficulty in building consensus across organizations in the region, (3) reduced effectiveness due to an increased need for coordination, and (4) multiple competing visions for transit.

We conclude that the structure of the Met Council must be addressed before other aspects of transit governance can be corrected. We present four governance options for the Metropolitan Council for the Legislature to consider; we recommend having a mix of appointed and elected Council members, all serving staggered terms.

³ Laws of Minnesota 2002, chapter 393, sec. 85, subds. 2-4.



Introduction

The organization chart for transit in the Twin Cities region is markedly complex, with numerous entities involved in planning, developing, and providing various transit services. Recent funding changes and the creation of a new transit investment board have further added to the complexity of transit in the region.

This organizational complexity has raised questions regarding the governance structure of transit in the region and how well it is working. In response to these concerns, the Legislative Audit Commission directed the Office of the Legislative Auditor to evaluate the governance of transit in the Twin Cities region. Our evaluation addressed the following questions:

- How is authority for governance, planning, management, operations, and funding of transit systems in the Twin Cities region distributed among state and local governments?
- To what extent do the responsibilities of transit agencies in the region overlap, and is their work adequately coordinated?
- To what extent are the region's efforts to provide bus service and develop transit corridors adequately coordinated? To what extent does funding for transit corridors adequately balance capital and operating funding needs?
- How does transit in the Twin Cities region compare with other regions in the country, and how well do transit providers within the Twin Cities region perform?

There are many forms of transit in the Twin Cities region and our evaluation focuses only on certain types. Specifically, our evaluation includes express and local regular-route bus service, light rail transit (LRT), commuter rail, and bus rapid transit (BRT). Our evaluation did not include dial-a-ride service, such as Transit Link or Metro Mobility; vanpools; private bus service, such as that provided by Greyhound or Jefferson Bus Lines; inter-city passenger rail, such as that provided by Amtrak; air service; or the relationship between highways and transit. The analysis in this evaluation also excludes bus service provided by the University of Minnesota, the Northstar Corridor Development Authority, and the city of Ramsey, except where indicated.

To better understand the transit governance structure in the Twin Cities region, we reviewed Minnesota statutes, Metropolitan Council procedures and documents, relevant federal law, and regional and national literature. We also spoke with a wide variety of stakeholders in the region, including Metropolitan Council members and staff; commissioners from the seven Twin Cities metropolitan counties, several of whom served on the Counties Transit

Improvement Board; board members from two suburban transit providers; members of the Transportation Advisory Board; staff from the six suburban transit providers; representatives of corridor commissions around the region; private bus operators; and representatives from a number of interest groups, including the Itasca Project, Metro Cities, Transit for Livable Communities, and the Minnesota Chamber of Commerce. We regularly attended meetings of the Counties Transit Improvement Board and the Metropolitan Council.

We also conducted site visits of the primary providers in the region, including Metro Transit and the six suburban transit providers (Maple Grove Transit, the Minnesota Valley Transit Authority, Plymouth Metrolink, Prior Lake Transit, Shakopee Transit, and SouthWest Transit). We met with the lead staff for each of these providers and, in several cases, toured garages and maintenance facilities. We also visited park-and-ride facilities for each of these providers.

To evaluate transit funding in the region, we analyzed data provided by the regional transit providers, reviewed state and federal law, and examined project funding documents. We also discussed funding-related issues with many of the stakeholders listed above.

To assess the performance of transit in the region as compared with peers in other parts of the country, we reviewed state and federal law and the national literature to better understand peer regions and to identify appropriate performance measures to use when evaluating the region's transit system. We then analyzed data reported to the National Transit Database as well as data provided by the Metropolitan Council, Metro Transit, and the six suburban providers to evaluate the performance of the providers within the region and compared with other regions across the country.

To address many of the evaluation questions posed in this report, we conducted two surveys: one of all county commissioners in the seven-county region and one of all elected city officials and city managers in the region. In the end, however, the response rates for both of these surveys were too low for us to generalize the responses and form conclusions. To the extent possible, we used information we gathered through the surveys to further illustrate conclusions we arrived at using other data.

Chapter 1 provides an overview of the region's transit system and introduces the concept of governance as it relates to transit in the Twin Cities region. We address concerns about governance of the transit system in Chapter 2. In this chapter, we introduce nine principles for effective governance and then use these principles to evaluate the Twin Cities region's transit governance structure. Chapter 2 culminates in recommendations for improving the governance of transit in the Twin Cities region. Chapters 3 and 4 evaluate in more depth the region's regular-route bus and transitway systems, respectively. In Chapter 5, we present our analysis of the performance of the region's transit system as compared with regional peers and among providers within the region. We present additional analysis in an online appendix, which is available at <http://www.auditor.leg.state.mn.us/ped/2011/transit-app.pdf>.

Background

This evaluation focused on regular-route bus service, light rail transit, commuter rail, and bus rapid transit.

In this chapter, we provide an overview of transit in the Twin Cities region, including a description of the transit types, or “modes,” currently operated and the organizations involved in various aspects of transit in the region. Next, we discuss the governance of transit—the responsibilities involved with governance and how they apply to transit in the region. We then provide a brief history of the evolution of transit in the Twin Cities region. The chapter concludes with a review of transit expenditures and revenues.

TRANSIT MODES

Minnesota law defines “transit” as “general or specific transportation service provided to the public on a regular and continuing basis.”¹ Table 1.1 outlines the different modes of transit currently offered in the Twin Cities region.² As shown in the table, transit includes a range of services; our evaluation focused on regular-route bus service, light rail transit, commuter rail, and bus rapid transit.³

Regular-route bus service follows a fixed schedule along a specific route. Regular-route bus service has three categories: urban-local, suburban-local, and express. In the Twin Cities region, regular-route bus service is provided or contracted for by Metro Transit, suburban transit providers, and Metropolitan Transportation Services.⁴ Metropolitan Transportation Services also administers most dial-a-ride service in the Twin Cities region.

Light rail transit (LRT) is provided by electrically powered trains along a dedicated route. The Hiawatha light rail line, which operates from downtown Minneapolis to the Mall of America in Bloomington, is the only LRT currently operating in the Twin Cities region. A second LRT, the Central Corridor, which will provide service between downtown Minneapolis and downtown St. Paul, is currently under construction. Commuter rail typically travels longer distances than light rail and operates on existing or abandoned freight rail lines. The

¹ Minnesota Statutes 2010, 174.22, subd. 7.

² For the purposes of this evaluation, we defined the “Twin Cities region” as the seven-county Twin Cities metropolitan area, which includes Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington counties. This is also the area in which the Metropolitan Council has jurisdiction, with some small exceptions, as defined in law. See Minnesota Statutes 2010, 473.121, subd. 2.

³ Our evaluation did not include dial-a-ride services, such as Transit Link and Metro Mobility, or vanpool.

⁴ For the purposes of our evaluation, we excluded regular-route bus services provided by the University of Minnesota, the city of Ramsey, and the Northstar Corridor Development Authority.

Table 1.1: Transit Modes in the Twin Cities Region

	Description
Regular-Route Bus Service	Bus service that is provided on a fixed schedule along specific routes, with vehicles stopping to pick up and drop off passengers at designated locations.
Urban-Local	Regular-route bus service that is provided mostly within Minneapolis and/or St. Paul. The vehicles stop frequently to pick up and drop off passengers at designated locations.
Suburban-Local	Regular-route bus service that is provided within suburban communities. The vehicles stop frequently to pick up and drop off passengers at designated locations.
Express	Regular-route bus service with limited stops. These are typically longer routes designed for commuter travel.
Dial-a-Ride Service	Bus or van service that does not follow a fixed route. Passengers board at prearranged times and locations within the designated service area. Typically, each trip is scheduled separately.
Transit Link	Regionwide dial-a-ride service that serves any rider in the seven-county region not served by regular-route transit.
Metro Mobility	Dial-a-ride paratransit bus service that serves people with disabilities.
Light Rail Transit (LRT)	Train service that is provided by electrically powered vehicles operating on a dedicated route. Currently, the Hiawatha LRT is the only light rail line operating in the Twin Cities region. It serves 19 stations along a 12-mile route between downtown Minneapolis and the Mall of America in Bloomington.
Commuter Rail	Train service that operates on existing or abandoned freight rail tracks with longer distances between stations than light rail. Commuter rail routes cover longer distances than LRT routes and connect central cities to suburban and exurban sites. Currently, Northstar is the only commuter rail service in the Twin Cities region. It serves six stations along a 40-mile route that links downtown Minneapolis with Big Lake, which is located outside of the Twin Cities metropolitan area.
Bus Rapid Transit (BRT)	Limited-stop bus service similar to that provided by light rail. Bus rapid transit provides frequent, station-to-station service, typically in its own busway.
Vanpool	Van service that provides vehicles and incentives to groups, typically 5 to 15 people, sharing rides to a common destination or area not served by regular-route transit service.

NOTES: This table does not include passenger rail, such as Amtrak; air service; private interstate bus service, such as that provided by Greyhound Bus Lines or Jefferson Bus Lines; or high-speed rail service, which is not currently in place in the Twin Cities region.

SOURCES: Office of the Legislative Auditor and Metropolitan Council, *Twin Cities Transit System 2009 Performance Evaluation* (St. Paul, March 2010).

Northstar line, which operates from downtown Minneapolis to Big Lake, is the only commuter rail line currently operating in the Twin Cities region.⁵

Bus rapid transit (BRT) provides frequent, station-to-station service similar to LRT but on buses rather than trains. BRT buses may operate on the road with other vehicles or have dedicated busways. Express bus service from Lakeville to Minneapolis along I-35W South started in September 2009; full station-to-station

⁵ Big Lake is outside of the seven-county Twin Cities region. Sherburne County funds a portion of the Northstar commuter rail operations that extend outside of the seven-county region.

BRT service in this corridor is scheduled to begin in 2012.⁶ BRT service from Lakeville to the Mall of America along Cedar Avenue is scheduled to also begin in 2012.

When we reviewed the transit services provided in the region, we found that:

- Although the Twin Cities region is served by several modes of transit, buses provided close to 90 percent of the transit rides in the region in 2009.

Table 1.2 shows 2009 ridership on the different modes of transit provided in the Twin Cities region. As the table shows, almost 88 percent of the rides in 2009 were on buses.⁷ Metro Transit bus service provided almost 80 percent of all rides in the region (and 90 percent of all bus rides in the region) in 2009.

Table 1.2: Ridership by Transit Mode, 2009

Buses provided 88 percent of the transit rides in the Twin Cities region in 2009.

	Ridership	Percentage of Total Ridership
Regular-Route Bus Service		
Metro Transit	64,141,700	79.0%
Suburban Transit Providers	4,639,713	5.7
Metropolitan Transportation Services	<u>2,435,872</u>	<u>3.0</u>
Total Ridership all Bus Service	71,217,285	87.7%
Rail Service		
Hiawatha Light Rail Transit	9,863,042	12.2
Northstar Commuter Rail ^a	<u>82,282</u>	<u>0.1</u>
Total Ridership all Train Service	9,945,324	12.3%
Total Ridership all Transit Modes	81,162,609	100.0%

NOTES: Ridership represents the number of passenger trips (boardings) on transit services. Bus ridership data do not include special services, such as shuttles to the Minnesota State Fair, or transit provided by the University of Minnesota, the Northstar Corridor Development Authority, or the city of Ramsey.

^a Northstar commuter rail started passenger service in November 2009.

SOURCE: Office of the Legislative Auditor, analysis of data reported to the National Transit Database, 2009, and data supplied by Metro Transit and Metropolitan Transportation Services.

TRANSIT ORGANIZATIONS

When we reviewed the organizations that have responsibility for transit in the Twin Cities region, we found that:

- There are many organizations involved in transit in the Twin Cities region, and each serves a somewhat distinct but overlapping role.

⁶ The I-35W South BRT service currently operates as an express bus route only.

⁷ Northstar commuter rail service started in November 2009. As a result, Table 1.2 does not include a full year's worth of ridership data for Northstar service.

Table 1.3 lists the key organizations in the Twin Cities region with responsibility for some aspect of transit in the region and outlines each organization's transit-related responsibility.⁸ Figure 1.1 illustrates the overlapping jurisdictions of several of these entities. Some of these entities, including the Metropolitan Council, the Transportation Advisory Board (TAB), county-based organizations, and the suburban transit providers, are discussed below in more detail.

Metropolitan Council

The Metropolitan Council is an important regional government agency in the seven-county Twin Cities metropolitan area.

The Metropolitan Council (also referred to in this report as the Met Council and the Council) is a regional government agency created by the Legislature in 1967.⁹ By law, the Met Council's jurisdiction is the seven-county Twin Cities metropolitan area, which includes Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington counties.¹⁰ As outlined in its 2009 annual report, the Council has five areas of focus: transit, wastewater and water supply, affordable housing, planning, and the efficiency of regional services.

The Met Council is governed by a board of 16 members and a chair, all of whom are appointed by the governor. State law divides the seven-county region into 16 Metropolitan Council districts with substantially equal populations.¹¹ Each Council district must be represented by one member.¹² Each Met Council member serves at the pleasure of the governor, and the terms of the Council members end with the term of the governor.¹³

Minnesota statutes designate the Metropolitan Council as the region's Metropolitan Planning Organization.¹⁴ According to federal law, each urbanized area with a population of more than 50,000 must have a designated Metropolitan Planning Organization, which consists of local elected officials, officials of transportation-related public agencies, and appropriate state officials.¹⁵ Because federal law requires local elected officials to serve on the Metropolitan Planning Organization, state law directs the Metropolitan Council to establish an advisory committee with citizens and local representatives to fulfill the planning

⁸ The table does not include the Minnesota Department of Transportation (MnDOT) or the Legislature, both of which have some transit-related responsibilities. For example, MnDOT oversees passenger rail in the state, and the Legislature funds transit operations and capital investments.

⁹ Laws of Minnesota 1967, chapter 896.

¹⁰ Minnesota Statutes 2010, 473.121, subd. 2. As stated in law, the cities of Northfield, Hanover, Rockford, and New Prague are excluded from the Met Council's jurisdiction.

¹¹ Minnesota Statutes 2010, 473.123, subd. 3a. The Met Council districts are redrawn after each decennial census.

¹² Minnesota Statutes 2010, 473.123, subds. 3 and 3d.

¹³ Minnesota Statutes 2010, 473.123, subd. 2a.

¹⁴ Minnesota Statutes 2010, 473.146, subd. 4(a).

¹⁵ 23 U.S. Code, sec. 134(d)(1) and (2).

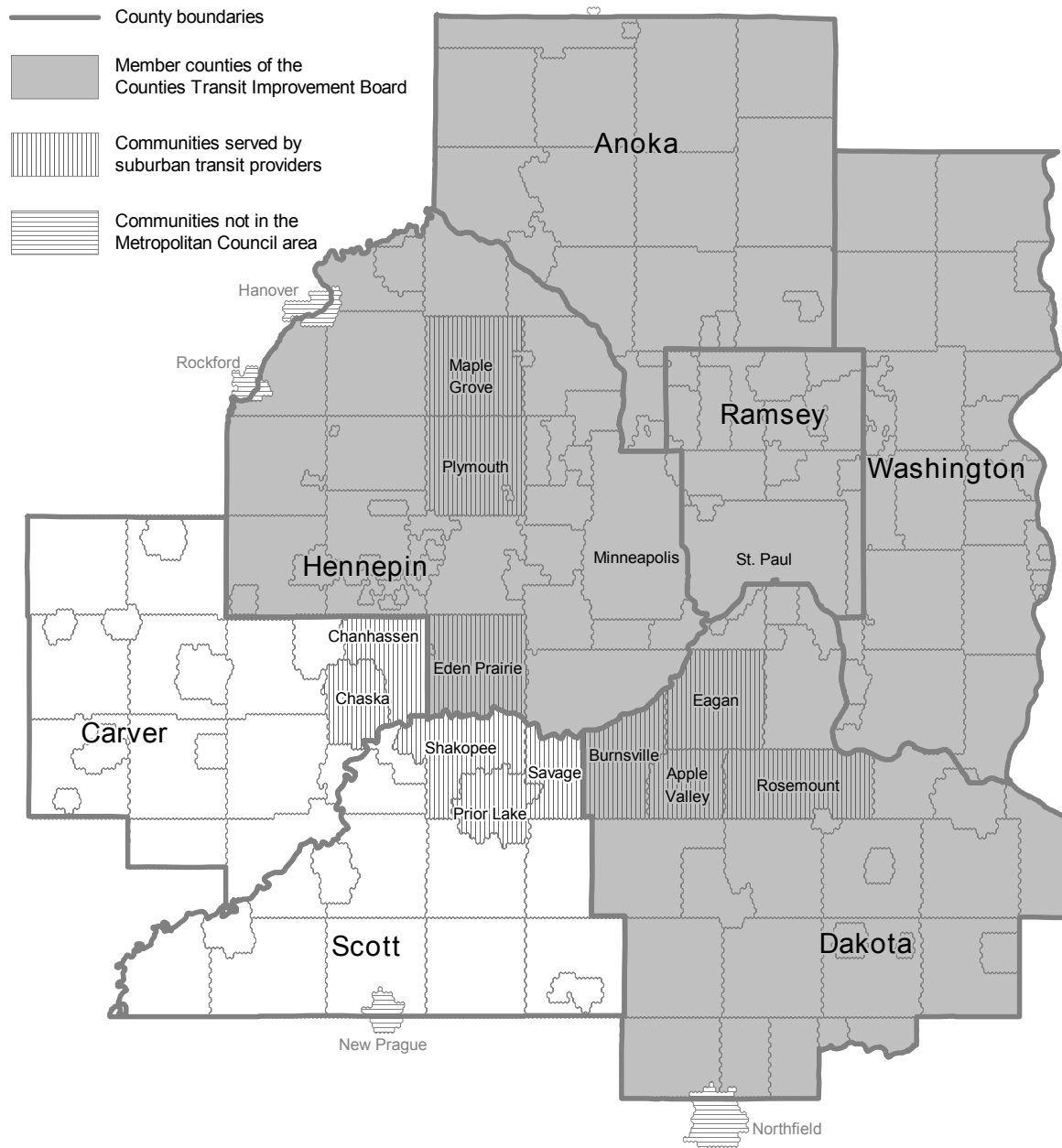
Table 1.3: Key Organizations with Responsibility for Transit in the Twin Cities Region

	Transit Responsibility
Counties Transit Improvement Board (CTIB)	A joint-powers board composed of commissioners from five Twin Cities metropolitan-area counties (Anoka, Dakota, Hennepin, Ramsey, and Washington) that have levied a one-quarter cent sales tax to generate funding for transit. CTIB provides funding to develop, construct, and operate transit corridors.
County Boards	The boards of the seven Twin Cities metropolitan counties (Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington). The county boards help identify and develop potential transit corridors.
County Regional Railroad Authorities	The regional railroad authorities of the seven metropolitan counties help identify and develop potential transit corridors and may levy a tax to raise funding for these projects. County commissioners from each county board serve on their county's regional railroad authority.
Federal Transit Administration	The federal agency that awards and oversees the use of federal transit funding.
Metropolitan Council	A 17-member board appointed by the governor that serves as the regional transit planning agency for the Twin Cities metropolitan area. The Council develops the region's 20-year transportation plan, sets the regional fare policy, and distributes funds to regional transit providers. Together with the Transportation Advisory Board, the Metropolitan Council serves as the Metropolitan Planning Organization for the Twin Cities region.
Metro Transit	The largest transit operator in the region and a division within the Metropolitan Council. Metro Transit is responsible for operating commuter rail, light rail, and the majority of regular-route bus service in the Twin Cities region.
Metropolitan Transportation Services	A division within the Metropolitan Council that oversees contracted bus services, dial-a-ride (including Metro Mobility), and vanpool service. Metropolitan Transportation Services also fulfills many of the Council's transit planning responsibilities and coordinates with the suburban transit providers.
Private Contractors	Private bus operators with whom the Metropolitan Council and most suburban transit providers contract for bus service.
Suburban Transit Providers	Transit providers in certain suburban communities of the Twin Cities region. Six suburban transit providers serve 12 cities that have chosen to "opt out" of bus service provided by Metro Transit.
Transit Corridor Commissions	Commissions that are made up of local municipalities interested in the development and promotion of transit along certain corridors in the region.
Transportation Advisory Board (TAB)	A board made up of 33 elected and appointed officials and community representatives that determines the distribution of some federal transit- and transportation-related funding in the region. Together with the Metropolitan Council, TAB serves as the Metropolitan Planning Organization for the Twin Cities region.

NOTES: The Minnesota Department of Transportation (MnDOT), the Minnesota Legislature, and several other city and county organizations also have transit-related responsibilities. MnDOT oversees passenger rail in the state, and the Legislature funds transit operations and capital investments.

SOURCE: Office of the Legislative Auditor.

Figure 1.1: Jurisdictions of Various Transit Organizations in the Seven-County Twin Cities Region, 2010



SOURCES: Metropolitan Council and Minnesota Department of Revenue.

organization requirements. The Transportation Advisory Board (further discussed below) serves this role.

The main tasks of Metropolitan Planning Organizations are to develop long-range transportation plans and short-term transportation improvement programs for the region. Under federal law, these planning documents must provide for the development, integrated management, and operation of transportation systems and facilities in the metropolitan planning area. The long-range transportation plan, also called the Transportation Policy Plan, must identify transportation facilities in the region, identify transportation operational and capital investment strategies, and propose transportation and transit-specific enhancement activities, among other things. The short-term Transportation Improvement Program must include a prioritized list of federally funded projects to be completed within a four-year period and must be consistent with the long-range transportation plan.¹⁶

The Metropolitan Council has two divisions with transit responsibilities: Metropolitan Transportation Services (planning and contracting) and Metro Transit (operations).

The Council has two divisions with transit responsibilities: Metropolitan Transportation Services and Metro Transit. Metropolitan Transportation Services is responsible for transportation planning and contracting for certain transit services within the region. As the transit-planning division within the Council, Metropolitan Transportation Services develops the long-range transportation plan for the region. The Transportation Advisory Board, further discussed below, develops the short-term Transportation Improvement Program for the region. Metropolitan Transportation Services also develops regional transit procedures and coordinates with the regional transit providers. Metropolitan Transportation Services contracts with private providers to provide some regularly scheduled bus service in the region; it also contracts and provides funding for dial-a-ride bus service, including Metro Mobility (the region's paratransit service), and coordinates vanpools in the region.

Metro Transit is the transit-operating division of the Met Council and the primary transit operator in the region. Metro Transit is the largest provider of regular-route bus service and operates LRT and commuter rail service in the Twin Cities region.¹⁷ Unlike Metropolitan Transportation Services, Metro Transit plays no role in overseeing other transit providers. However, Metro Transit provides a variety of services for other transit providers in the region, including transit police and an online automated trip planner.¹⁸

Transportation Advisory Board (TAB)

The Transportation Advisory Board (TAB) was created by the Minnesota Legislature in 1974 to satisfy federal requirements that the region's Metropolitan Planning Organization include representation from local elected officials.¹⁹ As noted above, the Met Council and TAB together comprise the Twin Cities

¹⁶ 23 U.S. Code, sec. 134(j).

¹⁷ The Twin Cities region's bus system is discussed in more depth in Chapter 3; LRT and commuter rail are discussed in Chapter 4.

¹⁸ The services provided by Metro Transit are discussed in more detail in Chapter 3.

¹⁹ Laws of Minnesota 1974, chapter 422, art. 1, sec. 8, subd. 2.

region's Metropolitan Planning Organization. Table 1.4 lists the 33 TAB members as outlined in state law.²⁰ Most members serve two-year terms except for county commissioners who are appointed annually and state officials who serve at the pleasure of their appointing agency. According to TAB's bylaws:

[T]he Board provides a forum for deliberation among state, regional and local officials, transportation providers and private citizens to articulate their positions on issues that affect transportation planning and funding in the Twin Cities region.²¹

Table 1.4: Transportation Advisory Board Members

The Transportation Advisory Board (TAB) was created in part to satisfy federal requirements for local elected officials to participate in the region's transportation planning activities.

Local Elected Officials

Ten elected officials of cities within the Twin Cities metropolitan area, including one representative each from Minneapolis and St. Paul, appointed by the Association of Metropolitan Municipalities

One member of the county board of each county in the Twin Cities metropolitan area, appointed by the respective county boards

Mode Representatives

One person appointed by the Metropolitan Council to represent nonmotorized transportation

One person appointed by the commissioner of Transportation to represent the freight transportation industry

Two persons appointed by the Metropolitan Council to represent public transit

State Officials

The commissioner of Transportation or the commissioner's designee

The commissioner of the Pollution Control Agency or the commissioner's designee

One member of the Metropolitan Airports Commission appointed by the Commission

One member of the Metropolitan Council appointed by the Council

Other Representatives

Eight citizens appointed by the Metropolitan Council, one from each Council precinct

SOURCE: *Minnesota Statutes* 2010, 473.146, subd. 4(b).

TAB is also responsible for allocating certain federal transportation and transit funding to programs in the seven-county metropolitan region.²² TAB uses a grant award process to allocate the federal funds to local governments, Metro Transit, or other transit providers. In addition to allocating these federal funds, TAB develops the region's short-term Transportation Improvement Program (the prioritized list of federally funded projects in the region) and reviews and comments on the long-range transportation plan produced by the Met Council.

²⁰ Minnesota Statutes 2010, 473.146, subd. 4(b).

²¹ Transportation Advisory Board, Bylaws of the Transportation Advisory Board of the Metropolitan Council of the Twin Cities Area, amended February 19, 2003, p. 1.

²² TAB awards grants for the federal Surface Transportation Program (STP) and the Congestion Mitigation Air Quality (CMAQ) program, among others.

Counties are involved in transit through county boards, county regional railroad authorities, and the Counties Transit Improvement Board (CTIB).

County Organizations

As shown in Table 1.3, counties in the region are involved in transit through their actions as separate county boards and regional railroad authorities, and through their membership on the Counties Transit Improvement Board (CTIB). Collectively this represents 15 separate county organizations involved in regional transit issues, although many of the same county commissioners serve on multiple county organizations. Each type of county organization is further discussed below.

The county boards of the seven metropolitan counties are active in identifying potential transitways and evaluating alternative routes and corridors for these transitways.²³ As discussed further in Chapter 4, counties in the Twin Cities region often take the lead in developing local support for new transitways.²⁴

The 1980 Legislature authorized the creation of county regional railroad authorities.²⁵ In the seven-county metropolitan area, each county's regional railroad authority is made up of its county commissioners. For example, all Hennepin County commissioners also serve on the Hennepin County Regional Railroad Authority. By law, the county regional railroad authorities can levy a tax to raise funding for the "preservation and improvement of local rail service for agriculture, industry, or passenger traffic and provide for the preservation of abandoned rail right-of-way for future transportation uses."²⁶ Additionally, state law says that the regional railroad authorities may:

Plan, establish, acquire, develop, construct, purchase, enlarge, extend, improve, maintain, equip, operate, regulate, and protect railroads and railroad facilities, including but not limited to terminal buildings, roadways, crossings, bridges, causeways, tunnels, equipment, and rolling stock.²⁷

In other words, the regional railroad authorities have broad authority regarding rail projects, including commuter rail and light rail transit.

The Legislature authorized the creation of the Counties Transit Improvement Board in 2008.²⁸ Through the enabling legislation, the seven counties in the

²³ The term "transitway" is used throughout this report to mean corridors with features that enable transit to travel more quickly than personal vehicles, such as commuter rail or light rail transit.

²⁴ Counties are also responsible for developing comprehensive plans, which must include matters related to transportation. See Minnesota Statutes 2010, 473.858 and 473.859, subd. 3(1).

²⁵ Laws of Minnesota 1980, chapter 616. By law, counties may, but are not required to, establish a regional railroad authority.

²⁶ The tax rate may not exceed an annual rate of 0.04835 percent of market value of all taxable property within the municipality. Minnesota Statutes 2010, 398A.04, subd. 8, and 398A.02.

²⁷ Minnesota Statutes 2010, 398A.04, subd. 2. The 2005 Legislature extended this authority for the Dakota County Regional Railroad Authority to include a bus rapid transit system along Cedar Avenue in Dakota County. See Laws of Minnesota First Special Session 2005, chapter 6, art. 3, sec. 90.

²⁸ Laws of Minnesota 2008, chapter 152, art. 4, sec. 2.

CTIB, created in 2008, provides a reliable funding source for transit in the region.

Twin Cities region were authorized to levy a one-quarter cent sales tax, levy a \$20 per motor vehicle excise tax, and form a joint-powers board to fund transit improvements and provide a reliable funding source for transit in the region. As outlined in law, CTIB must allocate grant awards only for the following transit purposes:

- (i) capital improvements to transit ways, including, but not limited to, commuter rail rolling stock, light rail vehicles, and transit way buses;
- (ii) capital costs for park-and-ride facilities . . . ;
- (iii) feasibility studies, planning, alternatives analyses, environmental studies, engineering, property acquisition for transit way purposes, and construction of transit ways; and
- (iv) operating assistance for transit ways.²⁹

Currently, five of the seven metropolitan counties have joined CTIB (Anoka, Dakota, Hennepin, Ramsey, and Washington). These five counties have all levied the one-quarter cent sales tax and have voting representation on the Board. The chair of the Met Council is also a voting member of the Board. CTIB has a weighted voting system that ensures representation based on both sales tax revenue and population. The two metropolitan-area counties that did not levy the sales tax, Carver and Scott counties, are nonvoting members of the Board.

By law, the Counties Transit Improvement Board must establish a Grant Evaluation and Ranking System (GEARS) committee, which must include: (1) one county commissioner from each county on CTIB, (2) one elected city representative from each county on CTIB, (3) an additional elected city representative from each county for every additional 400,000 in population, and (4) the chair of the Metropolitan Council's Transportation Committee.³⁰ The committee is required to evaluate grant applications according to criteria established by CTIB and make recommendations to the Board.

Suburban Transit Providers

In 1981, the Minnesota Legislature allowed certain communities that felt they were not receiving adequate transit services to “opt out” of the regional regular-route transit services on the condition that they provide alternative transit services. Twelve communities have chosen to opt out of Metro Transit's

²⁹ Minnesota Statutes 2010, 297A.992, subd. 6. “Transitways” is not defined in law, and there are different interpretations of its meaning, as further discussed in Chapter 4.

³⁰ Minnesota Statutes 2010, 297A.992, subd. 5(c).

Six suburban transit providers serve 12 communities that have “opted out” of Metro Transit bus service.

services, and these communities are currently served by six suburban transit providers.³¹

The opt-out communities receive funding through a formula outlined in law and determine the level of transit service provided in their communities. All six of the suburban transit providers offer express bus service from their communities to downtown Minneapolis; several also offer express service to the University of Minnesota. One suburban provider, the Minnesota Valley Transit Authority, offers express bus service to downtown St. Paul and service to the Mall of America. The suburban providers also offer a range of local bus service.

GOVERNANCE RESPONSIBILITIES

The term “governance” implies a range of responsibilities. In this report, we consider the governance of transit to include the following: (1) planning for the development of transit lines, which includes identifying potential corridors for new transit; (2) developing and building transit, which includes conducting analyses to determine optimal routes and transit modes; (3) providing transit; (4) generating revenue for transit, typically through imposing a levy or tax or collecting passenger fares; (5) allocating revenue for transit; and (6) measuring the performance of transit. Table 1.5 identifies the governance responsibilities of the transit entities in the Twin Cities region.

As Table 1.5 illustrates:

- Multiple entities have overlapping responsibilities for transit governance in the Twin Cities region.

We identified six functions involved in governance of transit.

For every transit governance role outlined in Table 1.5, there are several organizations in the Twin Cities region with responsibility for that function. For example, the Counties Transit Improvement Board, the county boards, the county regional railroad authorities, the Metropolitan Council (through Metropolitan Transportation Services), the transit corridor commissions, and the Transportation Advisory Board all have a role in planning transit in the region. They each help to identify potential corridors where transit could be developed or fund the process for identifying potential transit corridors. Similarly, the region has several transit providers: the Metropolitan Council (through Metro Transit and Metropolitan Transportation Services), private contractors, and the six suburban transit providers. Notably, the Council—through Metropolitan Transportation Services—is the only entity that has responsibility for all six transit governance areas.

³¹ The six suburban transit providers and the communities they serve are: Maple Grove Transit (Maple Grove); the Minnesota Valley Transit Authority (Apple Valley, Burnsville, Eagan, Rosemount, and Savage); Plymouth Metrolink (Plymouth); Prior Lake Transit (Prior Lake); Shakopee Transit (Shakopee); and SouthWest Transit (Chanhassen, Chaska, and Eden Prairie). As permitted through one-time legislation, Minnetonka elected to have “opt-out” status in 2002. However, Minnetonka entered into a service agreement with, and continues to receive bus service from, Metro Transit. The suburban transit providers are discussed in depth in Chapter 3.

Table 1.5: Transit Governance Responsibilities in the Twin Cities Region, by Entity

	Planning Transitways	Developing Transitways	Providing Transit	Generating Revenue	Allocating Funds	Measuring Performance
Counties Transit Improvement Board (CTIB) ^a	√	√		√	√	
County Boards	√	√				
County Regional Railroad Authorities	√	√		√	√	
Federal Transit Administration		√			√	
Metropolitan Council – Metro Transit ^b		√	√	√		√
Metropolitan Council – Metropolitan Transportation Services	√	√	√	√	√	√
Private Contractors			√			
Suburban Transit Providers ^b		√	√	√		√
Transit Corridor Commissions	√					
Transportation Advisory Board (TAB)	√				√	

NOTES: “Planning Transitways” includes identifying potential corridors for new transitways. “Developing Transitways” includes building transitways and conducting or directing analyses to determine optimal corridors and transit modes. Generating revenue is typically achieved through imposing a levy or tax or collecting passenger fares.

^a CTIB’s role is limited to funding the planning and development of transitways.

^b Metro Transit and the suburban transit providers can be designated as the lead on components of transitway development.

SOURCE: Office of the Legislative Auditor.

HISTORY OF TRANSIT IN THE TWIN CITIES REGION

Knowing the history of transit in the Twin Cities area is important to understanding the current transit governance structure in the region. In this section, we discuss the changes that have occurred in transit and the governance of transit over the past four decades.

In 1967, the Minnesota Legislature created the Met Council and the Metropolitan Transit Commission.³² When they were first created, the Council and the Commission were separate entities with distinct responsibilities. As stated in the enacting law, the role of the Met Council was to “coordinate the planning and

³² Laws of Minnesota 1967, chapters 892 and 896.

development of the metropolitan area.”³³ As part of this coordination role, the Council was required to prepare a “development guide” that addressed the needs of the region, including transit, parks, airports, and libraries, among other regional amenities.³⁴

In contrast to the Council, the Commission’s sole focus was transit. In law, the Metropolitan Transit Commission’s primary objective was to:

Make recommendations and suggestions to improve public transit systems now or hereafter operating in the transit area and strengthen the operation thereof by assisting the operators in experimenting with new services, extending routes, adjusting fares, and other appropriate expedients.³⁵

The Metropolitan Transit Commission was also charged with developing a “plan for a complete, integrated mass transit system for the metropolitan transit area” in cooperation with the Met Council.³⁶ The Council was responsible for reviewing the Commission’s comprehensive plan.

In examining the evolution of transit and the governance of transit since the Met Council and the Metropolitan Transit Commission were created in 1967, we found that:

- Transit and the governance of transit in the Twin Cities region have become more complicated over the past 40 years.

In the following two sections, we discuss these changes in more detail. We first examine the changes in transit services provided in the region. This is followed by a discussion of the changes in transit governance that have occurred over the past four decades.

Expansion in Transit Services

In the 1960s the only mode of transit in the Twin Cities was privately provided bus service.³⁷ In 1970, the Metropolitan Transit Commission acquired the region’s privately held bus system. During the 1970s, the Met Council and the Commission disagreed over whether to develop a regionwide rail system—the Commission wanted to develop a 37-mile heavy rail system similar to those operating in Washington, DC, and San Francisco. The Met Council ultimately prevailed, and it was not until the Legislature mandated the Council to conduct a

³³ Laws of Minnesota 1967, chapter 896, sec. 1.

³⁴ Laws of Minnesota 1967, chapter 896, sec. 6, subd. 5.

³⁵ Laws of Minnesota 1967, chapter 892, sec. 6, subd. 2.

³⁶ Laws of Minnesota 1967, chapter 892, sec. 6, subd. 1.

³⁷ In the late 1800s and early 1900s, streetcars were the primary mode of transit in the Twin Cities region. By the mid 1950s, however, streetcars had largely been replaced by buses.

Since 1996, the numbers of transit modes and riders have increased in the Twin Cities region.

feasibility study of light rail in 1980 that the region took steps towards developing modes of transit other than bus.³⁸

In 1984, the Legislature allocated \$12.6 million for planning and engineering designs related to developing light rail in the Hiawatha Avenue, University Avenue, and Southwest corridors.³⁹ It was not until 1998, however, that the Legislature approved funding to help build the Hiawatha LRT line.⁴⁰ The Hiawatha LRT began passenger service in 2004, which was followed by the introduction of the Northstar commuter rail line in November 2009.⁴¹

In addition to the changes in transit modes, the number of transit passengers has also increased. Between 1996 and 2008, transit ridership in the Twin Cities region increased more than 45 percent, from more than 65 million rides in 1996 to almost 95 million rides in 2008.⁴²

Changes in Transit Governance

Table 1.6 provides an overview of the major changes that have occurred in transit governance in the Twin Cities area over the past 40 years. When we examined the history of transit governance in the Twin Cities region, we found that:

- Over the past 40 years, regional transit governance has experienced periods of consolidation followed by periods of fragmentation.

From their creation in 1967 until the 1980s, the Met Council and the Metropolitan Transit Commission were largely responsible for transit in the region.⁴³ In the 1980s, there was a period of increased fragmentation with the creation of the regional railroad authorities, the suburban transit providers, and the Regional Transit Board. In 1994, however, the Legislature merged several transit organizations into the Met Council, thus consolidating many transit responsibilities into the Council. Most recently, transit responsibilities have again become more fragmented with the creation of the Counties Transit Improvement Board in 2008.

In 1980, the Legislature authorized the county regional railroad authorities.⁴⁴ Hennepin County formed the first regional rail authority in the Twin Cities region in 1980; the other counties in the region formed their own regional railroad authorities by the end of the decade. The regional railroad authorities became advocates and funders of developing rail transit, especially LRT, in the

³⁸ Laws of Minnesota 1980, chapter 607, art. 13, sec. 3.

³⁹ Laws of Minnesota 1984, chapter 654, art. 3.

⁴⁰ Laws of Minnesota 1998, chapter 404, sec. 17, subd. 3.

⁴¹ I-35W South bus rapid transit (BRT) began express service from Lakeville to downtown Minneapolis in September 2009. Full station-to-station BRT service is expected to begin in 2012.

⁴² Ridership represents the number of passenger trips (boardings) on transit services.

⁴³ In 1974, the Legislature established the Transportation Advisory Board (TAB) to comply with federal requirements. See Laws of Minnesota 1974, chapter 422, art. 3, sec. 8, subd. 2.

⁴⁴ Laws of Minnesota 1980, chapter 616.

Over the past 40 years, transit governance in the region has alternated between periods of fragmentation and consolidation.

Table 1.6: Legislative Changes to Transit Governance in the Twin Cities Region, 1967-2008

1967	The Legislature established the Metropolitan Council and the Metropolitan Transit Commission.
1974	The Legislature established the Transportation Advisory Board (TAB).
1980	The Legislature authorized county regional railroad authorities.
1981	The Legislature allowed eligible suburban communities to “opt out” of regional regular-route bus service and establish suburban transit providers.
1984	The Legislature established the Regional Transit Board and reduced the planning responsibilities of the Metropolitan Transit Commission.
1994	The Legislature passed the Metropolitan Reorganization Act, which abolished the Regional Transit Board and the Metropolitan Transit Commission and consolidated their responsibilities in the Metropolitan Council. The Legislature changed the terms of Metropolitan Council members so they end when the governor’s term ends. Members serve at the pleasure of the governor.
2008	The Legislature authorized the creation of the Counties Transit Improvement Board (CTIB).

SOURCES: *Laws of Minnesota* 1967, chapter 892, sec. 4, and chapter 896, sec. 1; *Laws of Minnesota* 1974, chapter 422, art. 3, sec. 8, subd. 2; *Laws of Minnesota* 1980, chapter 616; *Laws of Minnesota* 1981, chapter 363, sec. 44; *Laws of Minnesota* 1984, chapter 654, art. 3, sec. 116; *Laws of Minnesota* 1994, chapter 628, art. 1, sec. 4, subd. 2a, and art. 2, sec. 4; and *Laws of Minnesota* 2008, chapter 152, art. 4, sec. 2.

Twin Cities region. In 1981, the Legislature authorized the formation of suburban transit providers, which further diluted the control the Metropolitan Transit Commission and the Met Council had over transit in the region.⁴⁵

In 1984, the culmination of a legislative study commission on metropolitan transit and a Met Council study of transit resulted in significant changes to the governance of transit in the region. The 1984 Legislature established the Regional Transit Board, which was responsible for mid-range transit planning, evaluating transit service, and preparing the region’s transit budgets.⁴⁶ The 1984 Legislature essentially limited the Metropolitan Transit Commission’s responsibilities to transit operations and short-range planning and retained the Council’s responsibility for developing the long-range transportation plan.

In 1994, the region entered a period of consolidation when the Legislature enacted the Metropolitan Reorganization Act, which significantly changed the governance of transit (and other regionwide functions) in the Twin Cities region.⁴⁷ The Metropolitan Reorganization Act abolished the Metropolitan Transit Commission and Regional Transit Board and consolidated their functions

⁴⁵ As discussed further in chapters 2, 3, and 4, these and other transit organizations evolved in response to perceived transit needs by local communities.

⁴⁶ *Laws of Minnesota* 1984, chapter 654, art. 3, sec. 116.

⁴⁷ *Laws of Minnesota* 1994, chapter 628, art. 2, sec. 4.

into a new Met Council.⁴⁸ As a result of this Act, all transit responsibilities, except for service provided by the suburban transit providers, were consolidated in the Met Council.

The Metropolitan Reorganization Act of 1994 also changed the terms of Met Council members. Prior to 1994, the Council members were appointed by the governor and served staggered terms. In 1994, the Legislature changed this language so that Met Council members' terms were coterminous with the governor's term and members served "at the pleasure of the governor."⁴⁹

Recently, transit in the region has again become more fragmented. In 2008, the Legislature passed a major transportation bill, which, among other things, authorized the creation of the Counties Transit Improvement Board.⁵⁰

TRANSIT EXPENDITURES AND REVENUES

Earlier in this chapter we discussed the organizational complexity of transit in the Twin Cities region as reflected in the number of transit organizations and transit modes operated in the region. In this section, we examine expenditures and revenues for transit in the region and find that it, too, is complex because of the numerous funding sources. The section begins with an examination of transit expenditures in the region. That discussion is followed by an overview of the various sources of revenue for transit in the region and how these sources have changed over time.

Transit Expenditures

In 2009, the Twin Cities region spent about \$319 million on transit operations and budgeted more than \$320 million for transit capital.

Transit expenditures can be divided into operating and capital expenditures. Operating expenditures include costs associated with operating transit, such as bus drivers and fuel, as well as maintenance costs associated with keeping the services and facilities operating. Capital expenditures include costs associated with preserving, enhancing, and expanding the existing transit system, such as building new transitways, constructing park-and-ride facilities, purchasing vehicles, and implementing technology improvements. In 2009, the Twin Cities region spent almost \$319 million on transit operations and budgeted more than \$320 million for transit capital. In this section, we discuss expenditures associated with transit in the Twin Cities region. We first discuss operating expenditures and then review capital expenditures.

⁴⁸ The Metropolitan Reorganization Act of 1994 also abolished the Metropolitan Waste Control Commission and transferred its responsibilities to the Met Council.

⁴⁹ Laws of Minnesota 1994, chapter 628, art. 1, sec. 4, subd. 2a.

⁵⁰ Laws of Minnesota 2008, chapter 152, art. 4, sec. 2. As discussed further in chapters 2 and 4, the Counties Transit Improvement Board was created in response to a perceived need for a more reliable source of transit funding for the region.

Operating Expenditures

When we examined transit operating expenses—the costs associated with providing transit services—we found that:

- Providers in the Twin Cities region spent almost \$319 million on transit operations in 2009, an increase of 24 percent since 2005.

Table 1.7 outlines operating expenditures by transit mode for calendar years 2005 through 2009. As Table 1.7 illustrates, the region spent almost \$319 million on transit operating expenditures in 2009, which is a 24-percent increase since 2005. Expenditures on bus service were \$286 million in 2009, or 90 percent of total transit operating expenditures in the region that year. Suburban transit providers' operating expenses represented approximately 10 percent of the region's total transit operating expenditures while delivering about 6 percent of the region's transit rides; Metro Transit (bus and rail) accounted for 85 percent of the region's total transit operating expenditures while delivering 91 percent of the region's rides.⁵¹

Operating expenditures for all types of transit in the region increased between 2005 and 2009, as shown in Table 1.7. The largest percentage increases in operating expenditures during this time period were for rail transit. Hiawatha LRT's operating expenses increased from \$16.7 million in 2005 to \$25 million in 2009, an increase of 50 percent. Ridership on Hiawatha increased by almost 26 percent during this same time period. Additionally, 2009 was the first year with

Table 1.7: Transit Operating Expenditures, 2005 to 2009

(In thousands)

	2005	2006	2007	2008	2009
Bus Service					
Metro Transit	\$201,649	\$209,304	\$218,124	\$231,081	\$238,805
Suburban Transit Providers	27,512	29,782	31,495	33,760	32,548
Metropolitan Transportation Services	11,194	11,599	12,690	14,905	14,736
Total Bus Service	\$240,355	\$250,685	\$262,310	\$279,746	\$286,088
Rail Service					
Metro Transit Hiawatha LRT	\$ 16,679	\$ 18,843	\$ 22,106	\$ 23,756	\$ 25,080
Metro Transit Northstar CR ^a	0	0	10	509	7,804
Total Rail Service	\$ 16,679	\$ 18,843	\$ 22,116	\$ 24,265	\$ 32,884
Total Operating Expenditures	\$257,034	\$269,528	\$284,426	\$304,011	\$318,972

NOTES: LRT is light rail transit, and CR is commuter rail. Operating expenditures do not include dial-a-ride, such as Metro Mobility service.

^a Northstar commuter rail began passenger service in November 2009.

SOURCE: Office of the Legislative Auditor, analysis of data supplied by Metro Transit, Metropolitan Transportation Services, Maple Grove Transit, the Minnesota Valley Transit Authority, Plymouth Metrolink, Prior Lake Transit, Shakopee Transit, and SouthWest Transit.

⁵¹ Suburban transit providers accounted for 11 percent of the region's expenditures on bus service in 2009. Metro Transit bus service accounted for about 83 percent of the region's expenditures on bus service in 2009.

significant operating expenditures for Northstar; in that year, Northstar's operating expenditures were almost \$8 million.⁵²

Capital Expenditures

Since 2004, the Twin Cities region has used capital funding for a variety of purposes, such as developing new transitways (Northstar commuter rail and Central Corridor LRT), building park-and-ride facilities, and purchasing new and replacement transit vehicles. When we looked at capital expenditures in the region, we found that:

- Between 2004 and 2010, the Twin Cities region budgeted \$1.7 billion for transit capital projects.

Between 2004 and 2010, the Twin Cities region budgeted to spend more than \$534 million on new or replacement bus purchases, more than \$258 million on the Central Corridor LRT, and almost \$110 million on the Hiawatha LRT. Other budgeted expenditures included transit-related technology and more than \$255 million related to transitways such as the Cedar Avenue and I-35W South BRT corridors.

Transit Revenue Sources

When we examined the revenue sources for transit, we found that:

- Funding for transit in the Twin Cities region is complicated and comes from several sources, including the state Motor Vehicle Sales Tax, a county-authorized sales tax, the state's general fund, passenger fares, and the federal government.

There are multiple sources of funding for transit in the Twin Cities region.

Figure 1.2 illustrates the extent to which these funding sources contributed to transit operations in 2009. As indicated in the figure, the Motor Vehicle Sales Tax (MVST) is the largest source of transit operations funding. In 2009, more than \$114 million, or one-third of the region's total transit operating funds, came from MVST revenues. Passenger fares were the next-largest source of operating funds, totaling more than \$97 million, or 28 percent of operating revenues. State appropriations (almost \$49 million) and federal funding (more than \$33 million) were also significant sources for transit operating revenue in 2009. The Counties Transit Improvement Board, which allocates funds raised through a county-based sales tax, contributed almost \$42 million to transit operations in 2009.⁵³

Figure 1.3 illustrates the budgeted funding sources for transit capital in 2009. In contrast to operating revenue, federal funds were the largest share of transit capital revenues. Regional and local funds make up the bulk of the remaining transit capital revenue, although state funds and CTIB are also important sources

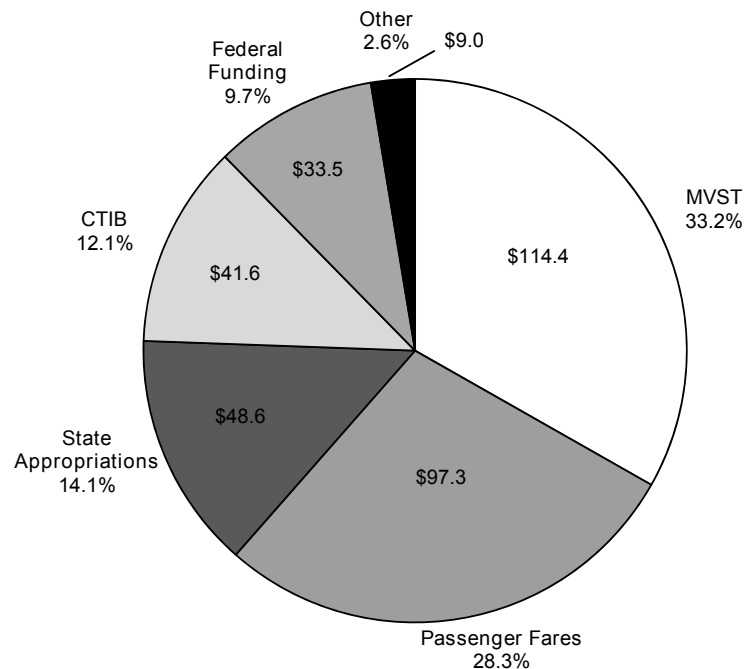
⁵² Northstar commuter rail began passenger service in November 2009.

⁵³ The Legislature required CTIB to make a one-time transfer in 2009 of almost \$31 million to fund transit operations. In 2010, CTIB awarded less than \$14 million in transit operating grants.

Figure 1.2: Transit Operations Funding Sources, 2009

(In millions)

Proceeds from the Motor Vehicle Sales Tax (MVST) and passenger fares comprised more than 60 percent of the funding for transit operations in 2009.



NOTES: MVST is Minnesota's Motor Vehicle Sales Tax. CTIB is the Counties Transit Improvement Board. The Legislature required CTIB to make a one-time transfer in fiscal year 2009 of almost \$31 million to fund transit operations. "Other" includes interest income, contract revenues, advertising revenues, and other miscellaneous revenues. Percentages do not sum to 100 due to rounding.

SOURCE: Office of the Legislative Auditor, analysis of data provided by Maple Grove Transit, Metro Transit, Metropolitan Transportation Services, the Minnesota Valley Transit Authority, Plymouth Metrolink, Prior Lake Transit, Shakopee Transit, and SouthWest Transit. MVST figures were reported by the Metropolitan Council.

of funding for capital purposes.⁵⁴ Capital funding is closely tied to large-scale transit projects; the amounts presented in Figure 1.3 are influenced by current regional projects, such as the Central Corridor LRT project.

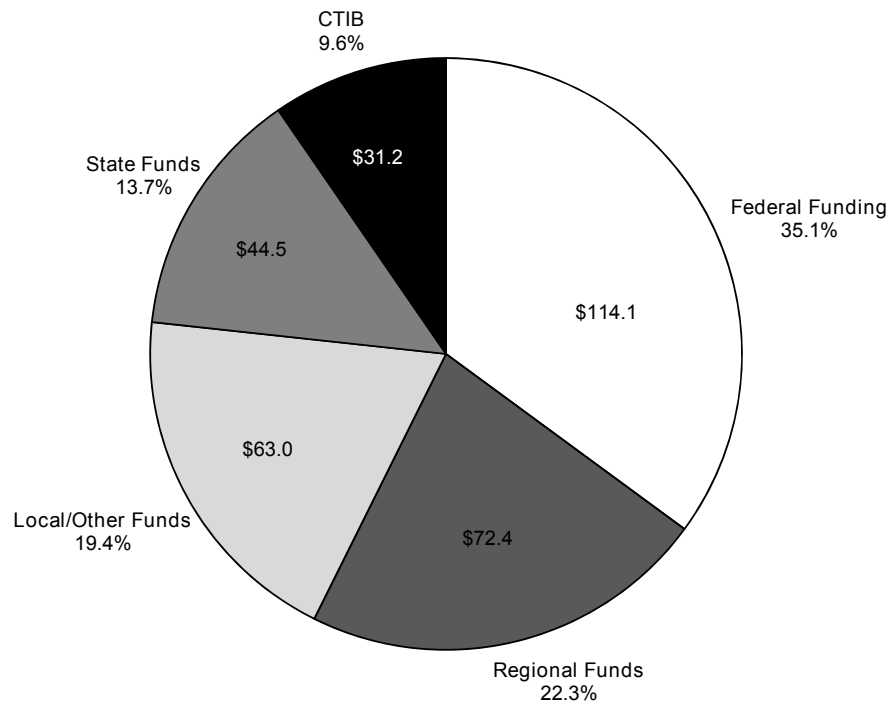
In the following sections, we discuss many of these transit revenue sources in more detail. In particular, we explain MVST revenues and examine how they have changed over time; we discuss the county sales tax levied by the counties on the Counties Transit Improvement Board; and we evaluate the funding contributions made by the state general fund, passenger fares, and the federal government.

⁵⁴ "Regional" funds are the revenues from regional bonds issued by the Metropolitan Council that are anticipated to be used for capital projects. The regional bonds are repaid with funds raised through the regional transit capital levy. "Local" funds are primarily capital revenues provided by county regional railroad authorities.

Figure 1.3: Budgeted Transit Capital Funding Sources, 2009

(In millions)

Federal funds made up more than one-third of the transit capital funding in 2009.



NOTES: CTIB is the Counties Transit Improvement Board. "Regional funds" is the amount from regional bonds issued by the Metropolitan Council that is anticipated to be used for capital projects. The regional bonds are repaid with funds raised through the regional transit capital levy. "Local/Other Funds" is mostly capital funding provided by county regional railroad authorities but also includes proceeds from the sale of land that are used for transit capital purposes. Dollar amounts in this figure, with the exception of the CTIB amounts, represent capital funding that goes through the Metropolitan Council. The CTIB figure represents all CTIB capital funds awarded for 2009. Percentages do not sum to 100 due to rounding.

SOURCE: Office of the Legislative Auditor, analysis of data provided by the Metropolitan Council and the Counties Transit Improvement Board.

The share of MVST allocated to transit in the region has increased since 2001.

However, in recent years MVST has not performed as projected.

Motor Vehicle Sales Tax (MVST)

By law, a Motor Vehicle Sales Tax is imposed on the purchase of most motor vehicles registered in Minnesota.⁵⁵ Over the past decade, an increasing share of MVST revenues has been allocated to transit in the Twin Cities region. In 2000, MVST revenues were not directly allocated to transit; instead, transit was largely funded through property taxes and MVST revenues were deposited into the state's general fund. In 2001, the Legislature prohibited the use of property taxes to fund transit operations in the Twin Cities region and instead allocated 20.5 percent of MVST funds to transit in the metropolitan area, starting in fiscal year 2003.⁵⁶ The 2003 Legislature increased the amount of MVST revenue allocated to transit in the metropolitan area from 20.5 percent to 21.5 percent beginning in fiscal year 2004.⁵⁷

In 2006, Minnesota voters approved a constitutional amendment to dedicate MVST revenue to highway and transit purposes. As outlined in the Minnesota Constitution, the phase-in for dedicating the revenues to transit began in fiscal year 2008 and is scheduled to be completed in fiscal year 2012. By 2012, 36 percent of MVST revenue will be allocated to transit in the Twin Cities region. When we examined the MVST revenues allocated to transit in the region, we found that:

- Although the amount of Motor Vehicle Sales Tax revenues dedicated to transit in the Twin Cities region has increased over the past decade, it has not increased as much as had been projected.

In large part due to the increased share of MVST dedicated for transit purposes in the Twin Cities region, the total amount of MVST revenue allocated to transit in the region has increased. In 2005, almost \$120 million of MVST revenue was distributed to the region for transit; in 2010, the region received almost \$141 million in MVST revenue for transit. MVST revenues dedicated to transit in the Twin Cities region increased more than 17 percent over this five-year period.

Despite this increase in the region's MVST revenues, MVST itself has not performed as projected in recent years. Specifically, the May 2007 projections published by the Department of Minnesota Management and Budget anticipated that more than \$169 million of MVST revenues would be available for transit in the Twin Cities region in fiscal year 2010; instead, not quite \$141 million was allocated to transit in the region—a difference of almost 17 percent between what was projected and what was allocated. Nevertheless, \$141 million in MVST revenues is more than had previously been distributed to transit in the Twin

⁵⁵ As outlined in law, an excise tax of 6.5 percent is imposed on the purchase price of "any motor vehicle purchased or acquired, either in or outside of the state of Minnesota, which is required to be registered under the laws of this state." The law also identifies some exemptions to this tax. Minnesota Statutes 2010, 297B.02.

⁵⁶ The 2001 Legislature also allocated 1.25 percent of MVST revenues for transit in greater Minnesota. See Laws of Minnesota First Special Session 2001, chapter 5, art. 3, secs. 65 and 72.

⁵⁷ Laws of Minnesota First Special Session 2003, chapter 19, art. 2, sec. 48.

Cities from MVST. As shown in Figure 1.2, MVST revenues comprised one-third of the region's transit operating funds in 2009.⁵⁸

County Sales Tax

As discussed previously, the 2008 Legislature authorized the seven counties in the Twin Cities region to establish the Counties Transit Improvement Board and enact a one-quarter cent sales tax and \$20 per motor vehicle excise tax to fund transit improvements in the Twin Cities region.⁵⁹ Five counties—Anoka, Dakota, Hennepin, Ramsey, and Washington—chose to enact the sales tax in their counties. We found that:

- The county quarter-cent sales tax is a significant operating and capital funding source for transit in the region.

The counties began levying the sales tax in July 2008 and CTIB received its first collection of revenue in September 2008. During its first full year of taxation (2009), CTIB raised \$88.7 million for transit in the Twin Cities region. As illustrated in Figures 1.2 and 1.3, CTIB contributed 12 percent of the region's transit operating funds and almost 10 percent of the region's capital funds in 2009.⁶⁰ In 2009, CTIB awarded \$31.2 million in capital funds for transitways in the region—\$13.4 million for Central Corridor LRT, almost \$10 million for Northstar commuter rail, and \$7 million for Cedar Avenue BRT.⁶¹

Minnesota law limits the purposes for which CTIB may award funding, and selected transit projects must be located within the metropolitan area and be consistent with the transit portion of the Met Council's Transportation Policy Plan. Any grant awarded to the Met Council must supplement, not supplant, operating and capital assistance provided by the state. Additionally, CTIB has created policies limiting the types of transit for which it grants awards. For example, CTIB does not grant awards for "arterial" bus rapid transit.⁶²

While the county sales tax is a new and important funding source for transit in the Twin Cities region, many regions across the country have a dedicated sales tax for transit purposes that is a higher rate than in the Twin Cities region. For example, Atlanta, Boston, Cleveland, Dallas, Denver, and Seattle all have a one-cent or greater sales tax dedicated to transit. Additionally, CTIB officials and others have noted that the revenue generated through the CTIB sales tax is not

Using money collected through the county sales tax, CTIB contributed almost 10 percent of the region's transit capital funds in 2009.

⁵⁸ In Chapter 3, we discuss the distribution of MVST revenues among transit providers in the Twin Cities region.

⁵⁹ Laws of Minnesota 2008, chapter 152, art. 4, sec. 2.

⁶⁰ As noted previously, the Legislature required CTIB to make a one-time transfer in 2009 of almost \$31 million to fund Metro Transit operations. In 2010, CTIB awarded less than \$14 million in transit operating grants.

⁶¹ CTIB was created in 2008, and it awarded grants using the sales tax revenues from 2008 and 2009 in 2009. It plans to award funds on an annual basis in subsequent years.

⁶² Arterial bus rapid transit service is provided along existing routes with significant ridership that operate on arterial roads, such as Nicollet Avenue in south Minneapolis.

sufficient to develop transit in the region at the rate the counties had initially anticipated.

State Funds

As illustrated in Figure 1.2, state appropriations provided 14 percent of the region's transit operating funds in 2009. We found that:

- While state funding for transit operations increased from 2005 to 2009, state funding levels decreased significantly between 2007 and 2009.

The Legislature appropriated approximately \$49 million for transit operations in 2009.

In 2005, the state appropriated more than \$42 million for transit operations in the Twin Cities region.⁶³ This amount increased to almost \$70 million in 2007 before decreasing to approximately \$49 million in 2009. The decline in state funding between 2007 and 2009 represents a 30-percent decrease in state general fund appropriations for transit in the region. The Legislature required CTIB to make a one-time transfer in fiscal year 2009 of almost \$31 million to fund transit operations. The \$31 million contribution from CTIB more than made up for the difference between the 2007 and 2009 general fund contributions to transit in the region. However, the CTIB transfer was a one-time requirement.

In addition to revenue from the state's general fund, the Minnesota Legislature has issued state general-obligation bonds for the Met Council to use for transit capital purposes. Table 1.8 lists the amount of bonding allocated to transit capital between 2003 and 2009 and the purposes of the bonds. As the table shows, bonding amounts vary from year to year. During this seven-year time period, the state issued more than \$243 million in general-obligation bonds for transit capital purposes.

The Legislature has also regularly authorized the Met Council to issue bonds that are repaid with proceeds generated through the regional transit capital levy. This levy is imposed on all municipalities in the transit taxing district and other communities that have entered into a service agreement with the Council.⁶⁴ The transit taxing district is discussed in more detail in Chapter 3.

Passenger Fares

By law, the Met Council is responsible for establishing a uniform fare policy for regular-route transit in the metropolitan region.⁶⁵ As a result, all providers in the region charge the same amount for the same type of service. For example, currently all local regular-route bus service in the region, regardless of operator, cost \$1.75 for nonpeak and \$2.25 for peak service; express bus service is \$2.25

⁶³ The amount reported here is for transit services included in this evaluation and does not include revenue allocated to dial-a-ride service, such as Metro Mobility.

⁶⁴ As discussed in Chapter 3, the transit taxing district includes a subset of municipalities within the Met Council's jurisdiction.

⁶⁵ Minnesota Statutes 2010, 473.408, subd. 2a.

Table 1.8: State General-Obligation Bonds for Transit, 2003-2009

	Amount (thousands)	Purpose
2003	\$ 1,000	Northwest Corridor Busway ^a
2004	0	
2005	10,000	Cedar Avenue bus rapid transit (BRT)
	5,250	Central Corridor light rail transit (LRT)
	1,000	Rush Line and Red Rock corridors
	37,500	Northstar commuter rail
2006	3,300	I-35W South
	5,000	Cedar Avenue BRT
	7,800	Central Corridor LRT
	1,000	Robert Street and Red Rock corridors
	60,000	Northstar commuter rail
2007	0	
2008	16,700	I-35W South
	4,000	Cedar Avenue BRT
	70,000	Central Corridor LRT
2009	8,500	Central Corridor LRT
	12,500	One or more transitway corridors ^b
Total	\$243,550	

The Legislature also authorizes state bonds for transit capital purposes.

^a The Northwest Corridor Busway was a bus rapid transit corridor being considered along Bottineau Boulevard from downtown Minneapolis to the city of Rogers in Northwest Hennepin County.

^b This funding was to be spent in consultation with the Counties Transit Improvement Board (CTIB) and other stakeholders, as appropriate. See *Laws of Minnesota* 2009, chapter 93, art. 1, sec. 12, subd. 2. Of the \$12.5 million, \$313,000 was mandated by law to be used for the State Capitol area related to the Central Corridor LRT. The remaining funds were distributed by the Met Council, after consultation with CTIB, among four projects: \$3.287 million for Cedar Avenue BRT, \$3.4 million for the Rush Line Corridor, \$5 million for the Southwest Corridor, and \$500,000 for the Union Depot.

SOURCES: Metropolitan Council; *Laws of Minnesota* First Special Session 2003, chapter 20, art. 1, sec. 10; *Laws of Minnesota* 2005, chapter 20, art. 1, sec. 18, subd. 5, and sec. 19, subds. 2-5; *Laws of Minnesota* 2006, chapter 258, sec. 16, subd. 4, and sec. 17, subds. 2-6; *Laws of Minnesota* 2008, chapter 179, sec. 17, subds. 2-4, and chapter 365, sec. 4, subd. 2; and *Laws of Minnesota* 2009, chapter 93, art. 1, sec. 12, subd. 2.

and \$3.00 in nonpeak and peak times, respectively.⁶⁶ Light rail service follows the same fare schedule as local bus service, and commuter rail fares range from \$3.25 to \$7.00, depending on how far the passenger travels.⁶⁷ We found that:

- Passenger fare revenue exceeded \$97 million in 2009, accounting for more than one-quarter of the region's transit operating revenues.

⁶⁶ "Peak" service is Monday through Friday, 6:00 to 9:00 in the morning and 3:00 to 6:30 in the afternoon.

⁶⁷ There are some exceptions to this fare policy. For example, there are a number of discounted fares for seniors, disabled riders, and students. Additionally, some suburban transit providers offer discounted or free service on their local suburban routes.

Table 1.9: Transit Passenger Fare Revenues, 2005 to 2009

(In thousands)

	2005	2006	2007	2008	2009
Bus Service					
Metro Transit Bus Service	\$59,796	\$64,800	\$68,133	\$74,193	\$75,806
Suburban Transit Providers	7,278	8,494	9,407	10,790	10,177
Metropolitan Transportation Services	707	940	802	1,161	1,214
Total Bus Service	\$67,781	\$74,234	\$78,342	\$86,144	\$87,197
Rail Service					
Metro Transit Hiawatha LRT	\$ 7,061	\$ 8,008	\$ 8,078	\$ 8,990	\$ 9,866
Metro Transit Northstar CR ^a	NA	NA	NA	NA	270
Total Rail Service	\$ 7,061	\$ 8,008	\$ 8,078	\$ 8,990	\$10,136
Total Passenger Fares	\$74,842	\$82,242	\$86,420	\$95,134	\$97,332

NOTES: LRT is light rail transit and CR is commuter rail. "NA" means not applicable. Numbers may not sum to total due to rounding. The Metropolitan Council raised the base passenger fare by 25 cents in May 2005; in October 2008, the Council raised the base passenger fare and reduced fares for students, seniors, and riders with limited mobility by 25 cents.

^a Northstar commuter rail began operations in November 2009.

SOURCE: Office of the Legislative Auditor, analysis of data supplied by Maple Grove Transit, Metro Transit, the Metropolitan Council, the Minnesota Valley Transit Authority, Plymouth Metrolink, Prior Lake Transit, Shakopee Transit, and SouthWest Transit.

Transit passenger fare revenue increased by 30 percent between 2005 and 2009.

As shown in Table 1.9, total passenger fare revenue was more than \$97 million in 2009 compared with about \$75 million in 2005. Passenger fare rates increased twice between 2005 and 2009, and fare revenue increased during that period by 30 percent. In 2009, about 90 percent of this revenue (more than \$87 million) was collected from bus riders; Hiawatha light rail riders paid almost \$10 million in fare revenue. Riders of the Northstar commuter rail, which did not start passenger service until November 2009, paid \$270,000 in fares in 2009. In Chapter 5, we discuss the amount of fares collected in comparison to operating costs in more detail.

Federal Government

Federal funding for transit in the region generally comes in two categories: discretionary funding awarded through competitive grants to specific projects and formula-based funding allocated to the region. The discretionary federal funding is awarded to the region directly from the Federal Transit Administration and includes funding for large-scale LRT or commuter rail projects.⁶⁸ A portion of the formula-based federal funding is awarded through the Transportation Advisory Board and often has specific criteria that must be met, such as congestion mitigation.⁶⁹

⁶⁸ These large-scale projects are often "New Starts" projects, which are discussed in more detail in Chapter 4.

⁶⁹ Congestion mitigation transit funding has often been awarded to build park-and-ride facilities in communities throughout the region.

Between 2004 and 2010, the federal government has provided more than \$869 million for transit in the Twin Cities region. We found that:

- Federal transit funding is primarily targeted for capital purposes.

Regardless of whether it is discretionary or formula-based funding, federal funding is typically used for transit capital expenses, such as those related to building transitways or park-and-ride facilities in the region. As shown in figures 1.2 and 1.3, federal funding comprised 10 percent of the region's transit operating funds in 2009 but more than 35 percent of the region's transit capital funds. More than three-quarters of the federal funding allocated to transit in the region for 2009 was for capital purposes.

Federal funding has contributed a substantial portion of the capital funding for the region's large-scale transit projects.

In the last decade, the federal government has provided a substantial portion of funding for three of the region's new transitways. This funding was awarded through competitive grants and was critical in the construction of Hiawatha LRT, Northstar commuter rail, and the Central Corridor LRT. The federal government provided \$424 million in capital funds for Hiawatha LRT—more than half of the total \$715 million used to design and construct the line. Similarly, the federal government provided \$162 million of the \$320 million it cost to build the Northstar commuter rail. Federal funds are expected to provide \$478 million of the total \$957 million capital costs of Central Corridor LRT.

The majority of the formula-based federal funds awarded through the Transportation Advisory Board are for capital expenses. For example, in 2009 the Board awarded \$7 million to purchase three vehicles for the Hiawatha LRT, \$7 million for the Maplewood Transit Center park-and-ride facility, and \$1 million for streetscaping and pedestrian enhancements along the Cedar Avenue transitway.

Transit Governance Challenges and Options

Chapter 1 provided an overview of the Twin Cities region's transit system and illustrated that the current governance of transit in the region is complex, with many organizations involved in several overlapping responsibilities. In this chapter, we set forth principles of effective governance and evaluate how well the region's transit governance structure meets those principles. We also discuss a number of transit governance challenges facing the region. The chapter concludes with four governance options for legislative consideration and recommendations for improved governance of transit in the region. Chapters 3, 4, and 5 provide more detail regarding the topics discussed in this chapter and offer additional recommendations for improvement related specifically to bus service, transitways, and performance measurement.

PRINCIPLES OF EFFECTIVE GOVERNANCE

Transit governance includes developing and implementing a vision, allocating revenue, and measuring performance.

As discussed in Chapter 1, transit governance includes specific responsibilities, such as planning, developing, and providing transit; generating and allocating resources for transit; and measuring the performance of transit in the region. Governance also includes providing leadership and a vision for transit in the region.

Table 2.1 provides an overview of effective governance principles. As detailed in the table, effective governance of transit includes nine key principles:

- (1) Accountability,
- (2) Consensus building and participation,
- (3) Credibility,
- (4) Effectiveness,
- (5) Equity,
- (6) Flexibility,
- (7) Stability,
- (8) Strategic vision, and
- (9) Transparency.

Table 2.1: Principles of Effective Transit Governance

To the extent possible, a transit governance structure should promote multiple principles of effective governance.

Accountability	The governance structure should clearly identify who is responsible for which outcomes. Monitoring and assessment data should be developed and made accessible to others in the region. Those responsible should be held accountable to measurable goals.
Consensus Building and Participation	The governance structure should encourage local involvement and consensus building to support decisions. The structure should engender trust among local entities.
Credibility	Decisionmakers should have the necessary expertise and legitimacy to be credible and make decisions that others in the region accept.
Effectiveness	Regulatory overlap and duplication should be minimized. Rules and regulations should be meaningful and based on data. Performance should meet the system's goals.
Equity	Access to transit across the region should be equitable to meet basic needs.
Flexibility	Laws and rules should be flexible enough to recognize that one size will not fit all; however, local control must be balanced with the need to ensure that certain standards are upheld regionwide.
Stability	The governance structure should encourage consistency and predictability through a stable organization.
Strategic Vision	The governance structure should provide the capacity to identify problems or opportunities of regional significance. The structure should have the ability to prioritize and focus resources on transit efforts of regional significance.
Transparency	The decision-making process should be understandable to the public and those involved.

SOURCES: Office of the Legislative Auditor; Citizens League, Water Policy Study Committee, To the Source: Moving Minnesota's Water Governance Upstream (St. Paul, November, 2009), 5; Allan D. Wallis, "Governance and the Civic Infrastructure of Metropolitan Regions," National Civic Review (Spring 1993): 125-139; and John Graham, Bruce Amos, and Tim Plumptre, Principles for Good Governance in the 21st Century, Policy Brief No. 15 – August 2003 (Ottawa, Canada: Institute on Governance, August 2003).

For example, an effective transit governance structure should clearly identify who is responsible for what (accountability), encourage local involvement (consensus building and participation), have the necessary legitimacy and expertise to make decisions (credibility), and prioritize and focus resources on efforts of regional significance (strategic vision).

To the extent possible, a governance structure should balance all nine of the effective governance principles. Depending on the context, however, some principles may overlap or be in conflict with one another. Additionally, the ultimate success of a governance structure depends not only on the extent to which these principles are embedded in the structure, but also on how these principles are applied, which can often be complex or difficult to do. In the following section, we use these principles to evaluate the current transit governance structure in the Twin Cities region. We then offer some recommendations for improvement.

TRANSIT GOVERNANCE CHALLENGES

According to various key performance measures, the current transit system in the Twin Cities region works reasonably well. For example, 90 percent or more of transit users who responded to surveys are satisfied with the transit they use, the buses generally operate on time, the Twin Cities region offers cost-effective services and performs relatively well compared with its peers, and the amount of transit available in the region has increased in recent years. A more detailed discussion of these performance measures is in Chapter 5. Although the existing transit system has managed to successfully provide services, it is facing increasing challenges; these are further discussed below.

Complexity and Distrust

As discussed in Chapter 1, multiple organizations are involved in the governance and operation of transit, including the Met Council (both Metro Transit and Metropolitan Transportation Services); the Transportation Advisory Board; the Counties Transit Improvement Board; six suburban transit providers (Maple Grove Transit, the Minnesota Valley Transit Authority, Plymouth Metrolink, Prior Lake Transit, Shakopee Transit, and SouthWest Transit); private bus operators; boards of the seven metropolitan counties; regional railroad authorities of the seven metropolitan counties; and various local corridor commissions. We found that:

- Governance of transit in the Twin Cities region is complex and fraught with distrust.

As a result of complexity and mistrust, the transit governance structure in the Twin Cities region faces a number of challenges.

Each of the entities listed above serves a distinct but somewhat overlapping role for transit in the region. Each entity can operate independently to some extent but also must cooperate with others in the region. For example, the Counties Transit Improvement Board can decide which transitways to fund, but its funding decisions must be consistent with the Met Council's Transportation Policy Plan. Similarly, the suburban transit providers can determine the amount of service they provide within their communities, but they must comply with regional standards and federal transit requirements. The complexity of the system makes it difficult to know which entity is accountable for which transit outcome, a departure from the principles of effective governance outlined in Table 2.1. To the extent there is duplication in some of these overlapping roles, the region's transit structure may also not be as effective (another governance principle in Table 2.1) as it could be.

Complexity itself is not necessarily a bad thing. Even if there are a number of entities involved in transit in the region, they could have clearly defined roles and work well together. For such complexity to work, however, there needs to be coordination in areas where there is overlap and some degree of trust among the different entities. In contrast, we found a significant amount of distrust between many of the transit entities in the Twin Cities region. This distrust makes coordination among the organizations difficult.

The relationship between the Met Council and the suburban transit providers is particularly difficult.

Bluntly stated, the relationship between the Metropolitan Council and the suburban transit providers has broken down. In interviews we had with suburban transit providers and Met Council staff, the conflict and distrust between these two groups was evident. Recent newspaper articles and discussions in other local media regarding the differences between Metro Transit and suburban transit bus services have further illustrated the distrust between the Met Council and the suburban providers. The relationship between the Met Council and the suburban transit providers raises questions about whether the current structure limits the ability of transit organizations in the region to build consensus, one of the principles identified in Table 2.1.

The interests of the Met Council and the suburban transit providers often conflict, and their difficult relationship has weakened the effectiveness of the transit governance structure in the region. The Met Council is the regional transit planner and the recipient of state transit funds for the region. In this role, the Council is responsible for setting regional transit priorities, distributing resources accordingly, and ensuring that state standards are met. Additionally, as the recipient of federal transit funding, the Met Council is responsible for ensuring that all transit providers in the region comply with federal requirements. In interviews, however, the suburban transit providers told us that while they recognize a broad role for the Council as a regional body, they would like less oversight from the Council and more autonomy to provide transit services to their communities.

The relationship between the Met Council and the Counties Transit Improvement Board (CTIB) is also uneasy. Both the Council and CTIB have control over different sources of transit revenues for the region and have different ideas for how that funding should be used. For example, the two entities disagree over the definition of “transitway”—the Council includes arterial bus rapid transit (BRT) while CTIB does not—which has led to tension regarding CTIB’s funding priorities.¹ Similarly, CTIB developed its own transitway map for the region, which conflicted with the map adopted by the Met Council in the region’s Transportation Policy Plan.²

The difficult relationships between the Met Council and both the suburban transit providers and CTIB affect the credibility (another principle of effective governance) of the Council and the other transit organizations in the region, and therefore the transit governance structure. The strained relationships among the transit organizations result in stakeholders not always accepting decisions made by others in the region. Yet, the complexity of the region’s transit governance structure requires these various entities to work together.

¹ Arterial BRT is bus rapid transit service provided along existing routes with significant ridership that operate on arterial roads, such as Nicollet Avenue in south Minneapolis.

² As discussed in Chapter 4, the CTIB and Met Council maps identified different modes for some potential transitways, and the CTIB map did not include arterial bus rapid transit routes that the Council included on its map.

Coordination

Despite the importance of coordination among the transit organizations in the Twin Cities region, we found that:

- Coordination among transit organizations in the region is time consuming and inefficient.

The complexity of the region's transit governance structure requires coordination among various organizations, and the lack of trust makes it difficult to reach agreements.

As discussed more in Chapter 3, coordination between the Met Council and suburban transit providers has required a significant amount of time and energy from both Council and suburban transit staff, as evidenced through innumerable staff meetings, committee meetings, e-mails, required approvals, and letters shared between the Council and suburban transit providers. Staff on both sides of this relationship think that coordination between the organizations has become increasingly inefficient and time consuming, and the lack of trust between these two groups makes it difficult to reach an agreement.

For example, recent efforts to develop the Cedar Avenue BRT transitway have required coordination among the Met Council, Metro Transit, the Minnesota Valley Transit Authority (MVTA), the Dakota County Regional Railroad Authority, CTIB, representatives from the cities of Eagan, Apple Valley, and Lakeville, and others. Decisions regarding the size and design of park-and-ride facilities along the Cedar Avenue corridor have involved numerous meetings between Met Council and MVTA staff, as well as representatives from the cities in which the facilities are located. Interviews we had with staff from the Council and MVTA highlighted frustration and distrust between these two groups regarding coordination and decisions for the Cedar Avenue transitway.

Coordination between the Met Council and the Counties Transit Improvement Board has also been time consuming. As discussed in more detail in Chapter 4, CTIB decides how it will allocate the funds raised by the one-quarter cent county sales tax, but its projects must be consistent with the Met Council's Transportation Policy Plan. Although Council staff told us that it is not difficult to verify that CTIB's spending decisions are consistent with the Plan, having two bodies (the Met Council and CTIB) making decisions about transit investments in the region leads to overlap and inevitably requires additional coordination.

Similarly, the Met Council and CTIB must coordinate on funding the operations of the region's transitways. As discussed in more detail in Chapter 4, CTIB has committed to fund 50 percent of the net operating costs of the Hiawatha and Central Corridor light rail lines, Northstar commuter rail, and the I-35W South and Cedar Avenue bus rapid transit lines. Because Metro Transit (a division within the Council) is the operator of these transitways, the entities must work together to determine CTIB's share of the operating costs. However, according to Council staff, CTIB and the Met Council do not agree on what to include as "operating costs" related to the Central Corridor transitway. At issue is whether CTIB will cover 50 percent of the net operating costs related only to the Central Corridor light rail line, or 50 percent of the net operating costs related to all transit changes in the corridor. Disagreement over which operating costs should be included has made the process more arduous.

The region has fallen short in meeting the governance principles of transparency, effectiveness, and consensus building.

These problems with coordination and overlap are counter to some of the principles of effective governance outlined in Table 2.1. For example, under the principle of transparency, the decision-making process should be understandable to the public and those involved. Given the numerous misunderstandings and disagreements that have occurred between the Met Council and the suburban transit providers, and the overlap in decision making regarding transitways between the Met Council and CTIB, the region has fallen short in meeting this principle. The overlap among these entities also undermines the principle of effectiveness, which states that the governance structure should minimize duplication. Finally, the distrust between the Council and the suburban providers impedes the region's ability to have consensus building and participation among local stakeholders, another principle highlighted in Table 2.1.

To its credit, the Met Council has tried to increase transparency by creating procedures for the suburban transit providers and transitway guidelines. As discussed further in Chapter 3, the Council has developed procedures regarding fleet management, procurement, facilities, revenue allocation, and service improvement for regional transit providers, including the suburban transit providers. Similarly, the Met Council is developing transitway guidelines to promote regional consistency along transitways. Both the suburban transit procedures and the transitway guidelines are a step towards improved consistency and transparency in the region.

Additionally, transit organizations have coordinated to achieve some key successes for the region. For example, the Minnesota Department of Transportation, the Met Council, Dakota County, the Minnesota Valley Transit Authority, and others worked together to win a \$133 million Urban Partnership Agreement grant to address congestion in the region. Similarly, the Met Council, CTIB, Hennepin and Ramsey counties, and others coordinated successfully to win a \$5 million planning grant in October 2010 from the U.S. Department of Housing and Urban Development to support planning along the region's transit corridors.

Credibility and Accountability

The Met Council, as a regional planning entity and the largest transit operator in the region, has a unique role in the regional transit system. However, we found that:

- The Metropolitan Council's role as the regional transit planner has been hampered by how Council members are appointed; as a result, the Council has little credibility among many stakeholders and other transit organizations in the region.

The Metropolitan Council's limited credibility stems from the governance structure of the Council itself. Because Council members are appointed by the governor rather than elected, many stakeholders we interviewed do not think that Met Council members are sufficiently accountable for their decisions. Additionally, some local officials and transit providers we interviewed said that their Met Council representative does not adequately represent their communities

The way Met Council members are appointed has led to diminished credibility among elected officials and other transit stakeholders.

regarding transit concerns or that their representative does not have relevant expertise regarding transit issues. Many stakeholders with whom we met believe that Met Council members primarily represent the views of the governor and not necessarily the region as a whole or the district from which they were appointed. Because Met Council members are appointed by the governor, local elected officials often question the legitimacy of Council decisions. Additionally, the Council levies a transit capital tax on most residents of the Twin Cities region without being directly accountable (through an election process) to the public. The Met Council's structure leads to diminished credibility and accountability, both principles of effective governance listed in Table 2.1.

Amplifying concerns about the Council's credibility is the belief among some stakeholders that the Met Council is biased towards Metro Transit and has a conflict of interest. As discussed in Chapter 1, the Met Council is both the transit planning organization for the Twin Cities region and the primary provider of transit in the region through Metro Transit and Metropolitan Transportation Services. In interviews, staff from suburban transit providers and some county commissioners questioned the Met Council's ability to make unbiased decisions about the transit needs of the region when the Council is responsible for providing bus, light rail, and commuter rail service through Metro Transit.

The Legislature's Role

In several instances, the Legislature has circumvented the Met Council and authorized new transit entities, rather than improve the existing structure. We found that:

- The Legislature has contributed to the complexity, and therefore the challenges, of the transit governance structure in the Twin Cities region.

Rather than change the Met Council's structure, the Legislature has circumvented the Council and authorized new and more accountable transit entities.

In particular, the Legislature has made the governance of transit in the region more complex by authorizing the suburban transit providers and the Counties Transit Improvement Board; identifying the Met Council as the Metropolitan Planning Organization for the region with the Transportation Advisory Board also playing a role; and naming different builders and owners for the three large-scale transitways constructed in the region (as discussed further in Chapter 4). Contrary to the governance principles detailed in Table 2.1, these decisions have made it difficult to know which entity is accountable for which outcomes and have led to diminished transparency regarding the decisions being made.

Authorizing New Transit Entities

When the Legislature authorized suburban transit providers in 1981, there was dissatisfaction among some communities with the service they received from the regional transit provider (at the time, the Metropolitan Transit Commission). Rather than work within the existing Commission structure, the Legislature authorized municipalities that met certain criteria to form their own transit service providers. This law spawned a number of transit providers and thus increased the complexity of transit in the region. Similarly, several counties in

the Twin Cities metropolitan area perceived the need for a reliable source of funding to better leverage federal funding to expand transit services in the region. In 2008, the Legislature authorized the creation of the Counties Transit Improvement Board to levy a transit sales tax, rather than either levying the tax directly or giving the Met Council the authority to do so. By authorizing CTIB, the Legislature again went outside the existing transit governance structure (this time, the Met Council) and created another layer of governance within the region's transit structure.

As one respondent to our survey of elected city officials and city managers commented in response to the question, "What does not work well with the existing transit governance system in the Twin Cities region?":

Opt-out independent transit agencies, regional railroad authorities, and the CTIB undercut the ability to have an integrated regional approach to transit planning and funding. Although all these mechanisms filled a need, they did so because the Metropolitan Council was not given the necessary funding authority to implement an integrated regional system. . . .

Another survey respondent stated:

. . . The State Legislature has changed the governance structure so often through reorganization (Metropolitan Transit Commission, Regional Transit Board, Metro Transit, opt-out communities) and established new entities (Regional Railroad Authorities) due to its lack of commitment to provide clear goals and adequate dedicated funding sources for transit. This failure has put Minnesota/Twin Cities decades behind its peers. . . .

In other words, by creating new transit organizations rather than improving existing ones, the Legislature has contributed to the transit governance challenges in the region.

The Region's Metropolitan Planning Organization

The Met Council and the Transportation Advisory Board jointly serve as the region's Metropolitan Planning Organization.

In law, the Legislature has named the Met Council as the region's Metropolitan Planning Organization. However, federal law requires that a region's planning organization include local elected representatives. Because of the structure of the Met Council, and because the Legislature identified the Council as the Metropolitan Planning Organization, the Twin Cities region must have two organizations—the Met Council and the Transportation Advisory Board—share the planning organization's responsibilities. Met Council staff told us the Twin Cities region is the only region in the country they are aware of with this structure for its Metropolitan Planning Organization.

Having two entities serve jointly as the Metropolitan Planning Organization contributes to the complexity of transit governance in the region. Not only do the Met Council and the Transportation Advisory Board have to coordinate with each other regarding the long-term Transportation Policy Plan and the short-term Transportation Improvement Plan, but other transit entities in the region have to

work with both the Council and the Board rather than one Metropolitan Planning Organization for the region.

“New Starts” Transitways Project Leadership

Finally, as discussed in more detail in Chapter 4, the Legislature gave control over developing and building large-scale (“New Starts”) transitway projects (Hiawatha light rail transit [LRT], Northstar commuter rail, and Central Corridor LRT) to different entities.³ This division of responsibilities has caused confusion with the Federal Transit Administration, created a need for different entities to learn the federal New Starts process, and required additional coordination among these entities. As with the other legislative actions highlighted above, assigning transitway responsibilities to different entities for each project increased the complexity of transit governance in the region.

Multiple Regional Transit Visions

In part because there are many transit entities in the region, and in part because the Met Council has limited credibility as a regional transit planning organization among local stakeholders, we found that:

- No agreed-upon set of priorities exists for transitway development in the Twin Cities region.

The Twin Cities region has not achieved an agreed-upon set of priorities for transit expansion.

Instead, the process for developing transitways in the region relies on local initiatives and funding, as detailed in Chapter 4. As a result, there are multiple transit corridors being considered in the region with no common agreement on the region’s transit priorities. Understandably, each community is interested in developing transit to meet its local needs, and communities typically believe their transit project should be a priority. However, the local priorities may not reflect the region’s priorities. In view of the principles of effective governance outlined in Table 2.1, the region has too much flexibility at the expense of an agreed-upon regional strategic vision. The region’s multiple strategic visions undermine the effectiveness of the governance of transit in the region.

Additionally, neither the Council nor the Legislature has prioritized potential transitways for development in the region. While there is agreement on transitway development in the short term (for example, Central Corridor LRT and Southwest Corridor LRT), future transitway priorities are less clear. Further complicating things is the lack of clarity in state statute regarding the goals and purposes of transit for the region, as discussed further in Chapter 5.

Several respondents to our survey of elected city officials and city managers commented on the transit vision for the region. For example, one respondent

³ The “New Starts” program, discussed in more detail in Chapter 4, is a competitive program through which the Federal Transit Administration allocates federal funding for large-scale transit projects. As discussed in Chapter 4, the Minnesota Department of Transportation, the Metropolitan Airports Commission, and the Met Council had varying roles on the region’s three New Starts projects.

wrote in response to the question, “What does not work well with the existing transit governance system in the Twin Cities region?”:

There seems to be many entities involved in transit governance making me wonder how efficient and effective it is. Is there one overall vision for the region?

Another survey respondent wrote:

If we have a regional plan that has been developed through needs and alternatives analysis FOR THE REGION, I am not aware of it. We need a regional vision, a regional plan, a comprehensive communication plan, and political will to implement it on a regional basis at a rate that will meet our regional economic objectives (if we have regional economic objectives!). Any plan has to start with a definition of what we are trying to achieve, which seems to be missing. . . .

The lack of an agreed-upon regional vision weakens the effectiveness of the Met Council as the regional transit planner and poses another challenge to the governance of transit in the region.

Scar ce Resources

As discussed in Chapter 1, the Twin Cities region spends more than \$300 million annually to operate transit in the region; planning and building a new transitway can cost almost \$1 billion in capital expenses over the course of the project. Clearly, building and operating transit are expensive and require reliable funding sources. However,

- Scar ce resources for transit are likely to become scar cer as the state confronts another significant budget deficit.

Limited resources underscore the need for regional transit priorities.

As detailed in Chapter 1, Motor Vehicle Sales Tax (MVST) revenues are the largest single source of operating funds for transit in the Twin Cities region. As discussed previously, however, MVST revenues have not grown as projected. Specifically, the state’s May 2007 projections anticipated that more than \$169 million of MVST revenues would be allocated to transit in the Twin Cities region in fiscal year 2010; instead, \$140.7 million was allocated to transit in the region. In addition, state general fund contributions to transit (for both operating and capital purposes) are uncertain given the budget deficit the 2011 Legislature must address. Scar ce resources pose yet another challenge to the governance of transit and may affect the stability (a principle of effective governance) of the transit system in the region. Scar ce resources also underscore the importance of having a regional transit vision that prioritizes the use of the region’s transit resources.

Unmet Demand

In 2004, the Met Council set a goal of doubling transit ridership to about 147 million rides by 2030. In its 2030 Transportation Policy Plan, published in 2008,

the Council noted that demand for transit in the Twin Cities region is increasing. We found that:

- There is unmet demand for additional transit services in the Twin Cities region.

Surveys conducted by Metro Transit of potential transit riders demonstrate an interest in additional transit services. Specifically, more than 50 percent of potential riders surveyed by Metro Transit in 2007 indicated they would use transit if more services were available or their expected trip times were faster. Metro Transit staff told us that opportunities exist to grow transit services and ridership in the region if funding were available. Similarly, some suburban transit providers would seek to expand their express commuter bus service.

In addition to an interest in increasing the amount of bus service in the region, a number of counties and local communities are conducting studies to evaluate the viability of new transitways. For example, counties and local project sponsors are evaluating alternatives for the Bottineau Boulevard, Gateway Corridor, Red Rock Corridor, and Rush Line Corridor transitways.⁴

With scarce resources and no unified regional vision for transit, effectively meeting this unmet demand will be difficult. The need for an agreed-upon strategic vision for the region (one of the principles of effective governance in Table 2.1) is especially important for addressing this challenge.

Increasingly Difficult Decisions

Given the scarce transit resources available to the region, it is important that any expansion of transit services be done in a reasoned and logical process. However, we found that:

- Future transit development decisions are likely to be more difficult.

Potential transitways currently being evaluated for development in the Twin Cities region do not appear as promising as existing transitways in the region. According to the Met Council's 2008 Transit Master Study, ridership projections for the proposed transitways do not reach those for rail lines already built or under development, such as Hiawatha, Central Corridor, and Southwest Corridor LRTs and Northstar commuter rail. These existing transitways have relatively high actual or projected ridership. In fact, the Central Corridor LRT is ranked first in the country among federal New Starts projects, meaning that it is the most promising yet-to-be-built transit line in the country. None of the transitways being considered currently have ridership and cost information that make them seem as ripe for development. Deciding which (if any) transitway to develop next, when none are standouts, will be difficult. As discussed earlier, having a strategic vision for the region that prioritizes transit projects in the region would help determine which transitways in the region to develop next.

Transit corridors being evaluated for development do not appear as promising as existing transitways in the region.

⁴ More information about these potential transitway corridors is provided in Chapter 4.

Additionally, local preferences may lead to financially unsustainable outcomes. The success of Hiawatha LRT has spurred a preference among local communities for light rail transit over bus rapid transit or other bus service when considering new transitways. For example, Bottineau Boulevard was initially moving ahead as a BRT transitway but is now also undergoing consideration as an LRT transitway. LRT can be a cost-effective way to move large numbers of people in high-density corridors; however, it may not be cost-effective in all corridors because the capital expense of LRT is significantly more than that of BRT. A bias towards LRT may result in transitways with high capital expenditures that may not be justified by ridership.

Finally, political concerns, such as the geographic imbalance in transitways, may outweigh ridership projections and other analyses regarding where the next transitway should be developed. For example, with the completion of Central Corridor, Hennepin County will have three operating rail transitways (Hiawatha, Northstar, and Central Corridor) along with I-35W South BRT within its borders, yet there are no transitways in operation east of St. Paul. Concerns for regional equity could become a driving factor in developing the next transitway, rather than ridership and cost projections.

In sum, the current governance structure has led to (1) diminished accountability for the Council, (2) difficulty in building consensus across transit organizations in the region, (3) diminished credibility for the Council, (4) reduced effectiveness due to an increased need for coordination, and (5) multiple visions for transit in the region. In other words, the transit governance structure in the region does not reflect the principles of effective governance.

GOVERNANCE OPTIONS FOR THE METROPOLITAN COUNCIL

Given the challenges outlined above, we think the Legislature should consider an alternative governance structure for transit in the Twin Cities region. We have concluded that the problems with the governance of transit stem partly from having an appointed Met Council. Moreover, we have concluded that the structure of the Met Council must be addressed before other aspects of transit governance in the region can be corrected. As a result, we focus in this section on the composition of the Met Council. The next section discusses other aspects of the transit governance structure in the Twin Cities region.

We acknowledge that we only evaluated the role of the Met Council with respect to transit and not its other regional responsibilities, such as wastewater management and land use planning. As a result, we have not assessed how the changes to the Met Council proposed below would affect its functions in those areas. Nevertheless, we recommend that:

Addressing the structure of the Met Council is the first step towards improving the governance of transit in the region.

RECOMMENDATIONS

The Legislature should restructure the governance of the Metropolitan Council.

Although several governance structures have merit, we recommend the Legislature follow Option 2, which calls for a mix of appointed and elected Council members serving staggered terms.

Below we present four options for restructuring the Met Council. They are presented along a spectrum of the smallest to biggest change, with having staggered terms for appointed members at one end and directly electing Council members by popular vote at the other end. There are numerous potential governance structures for the Council; the four presented below represent the range of options to consider. Before we discuss the four options for restructuring, however, we start by assessing the status quo.

Status Quo

If there is no change, Met Council members would continue to be appointed by the governor and serve terms coterminous with, and at the pleasure of, the governor. The primary advantage to maintaining the status quo is that it requires no change. Transit in the region has operated relatively successfully thus far (as discussed more in Chapter 5) and would likely continue to do so from riders' perspectives. Additionally, having appointed rather than elected members is more likely to result in regional, rather than parochial, decisions.⁵

There are a number of disadvantages to maintaining the current governance structure.

The disadvantages to maintaining the status quo are numerous. Maintaining an appointed Met Council would continue the Council's accountability problems. The Council makes transit decisions that directly affect residents of the region, including taxing residents, allocating revenue, and identifying or approving transitways to be developed. Because Council members are appointed by the governor, however, they are not directly accountable to the public for these decisions. Being appointed by the governor also leads to a credibility problem for Met Council members. As one city council member commented in our survey:

... The problem starts at the top of the regional governance pyramid with the composition of the Met Council, itself, an appointed body that is not responsive to local communities. ...

Another survey respondent stated:

⁵ For a discussion regarding the relationship between whether members of a Metropolitan Planning Organization are appointed or elected and their decisions regarding funding local or regional priorities, see Elisabeth R. Gerber and Clark C. Gibson, "Balancing Regionalism and Localism: How Institutions and Incentives Shape American Transportation Policy," *American Journal of Political Science* 53, no. 3 (July 2009): 633-648.

With the Met Council appointed by the Governor, our system makes transit investment vulnerable to the attitude of a sole entity; if the Governor is hostile to transit, the Met Council reflects that. . . .

Having an appointed Council whose members' terms are coterminous with the governor also makes it difficult for the Council to have stability and carry out its strategic vision over time. Every time a new governor is elected, the Council is subject to a complete turnover in membership, which leads to a loss of institutional knowledge and a disruption to ongoing strategic initiatives. For example, the Council recently began developing transitway guidelines to establish standards for the development of future transitways. However, some stakeholders we spoke with expressed concern about investing time and energy into these guidelines before the new Council members were appointed in 2011. There was concern that the new Council would disagree with the guidelines initiative and undo all of the effort put into developing them.

Maintaining the status quo would also continue the complexity of the governance of transit in the region. Coordination across transit organizations in the region would continue to require a significant amount of effort among all involved and would divert energy and time that could otherwise be spent on setting priorities and improving the region's transit system. Strained relationships would continue to make this coordination more difficult than it already is. As funding tightens and decisions become more difficult, the existing problems with the governance of transit will be exacerbated if the structure remains the same. Table 2.2 outlines the advantages and disadvantages of maintaining the status quo.

Option 1: Staggered Terms of Appointed Council Members

Our first governance option is for Met Council members to be appointed by the governor to staggered terms. Members' terms would not be coterminous with the governor, nor would members serve at the pleasure of the governor. This option would restore how Met Council members were appointed prior to the Metropolitan Reorganization Act of 1994.

Staggered terms would give the Met Council more independence and stability.

Option 1 is perhaps the most politically feasible option that also provides some improvement to the governance structure. The previous chair of the Met Council has publicly suggested, at a minimum, having staggered terms for members as a way to improve continuity from one administration to the next. Staggered terms would give the Council more independence from the governor, would provide some stability for the Council, and would enable the Council to implement a more unified strategic vision for the region. Additionally, efforts begun during one governor's term could easily be continued during a succeeding governor's term. As with the status quo, having appointed members is also more likely to result in regional, rather than parochial, decisions.

Despite the advantages associated with this option, staggered terms would not fully address all of the concerns raised by the current Council governance structure. An appointed Council, with or without staggered terms, would still

Table 2.2: Governance Structure—Status Quo

PRO	CON
This option requires no legislative action.	The Council has little accountability to the public for its decisions.
Appointed members may be better able to take a regional, rather than parochial, perspective.	The Council has limited credibility with transit stakeholders and local elected officials.
	The Council has difficulty maintaining and implementing its own strategic vision over time.
	The Council is reconstituted with every new governor, leading to lost institutional knowledge, momentum, and stability.
	The current structure requires a significant amount of coordination across multiple transit organizations.
	The current structure does not provide an opportunity to reduce the number of transit organizations in the region or the corresponding overlap of responsibilities.

SOURCE: Office of the Legislative Auditor.

have little accountability to the public for its decisions. Similarly, because they are appointed, members would continue to have diminished credibility with transit stakeholders and local elected officials who are heavily involved in regional transit decisions. Finally, this option would provide little opportunity to reduce the number of transit organizations in the region and streamline coordination. Table 2.3 outlines the advantages and disadvantages of Option 1.

Option 2: Staggered Terms and a Mix of Appointed and Elected Council Members

The second governance option is to have a mix of local elected officials and gubernatorial appointees as members, all serving staggered terms. We recommend this option. As with Option 1, members' terms would not be coterminous with the governor nor would they serve at the pleasure of the governor. This option would combine regional appointed and local elected officials, although the exact composition would have to be determined. Some possibilities for the member composition include:

We recommend having a mix of appointed and elected members on the Met Council, serving staggered terms.

**Table 2.3: Governance Restructure Option 1—
Staggered Terms and Metropolitan Council Members
Appointed by the Governor**

PRO	CON
This option is politically feasible and publicly supported by the previous Council Chair.	The Council would have little accountability to the public for its decisions.
This option would enable the Council to develop its own regional priorities and strategic vision rather than relying on the governor's vision.	The Council would have little credibility with transit stakeholders and local elected officials.
This option would provide stability and continuity within the Council for its initiatives and priorities, rather than being potentially reconstituted every four years.	The structure would continue to require a significant amount of coordination across multiple transit organizations.
Appointed members may be better able to take a regional, rather than parochial, perspective.	The structure would not provide an opportunity to reduce the number of transit organizations in the region or the corresponding overlap of responsibilities.

SOURCE: Office of the Legislative Auditor.

1. One county commissioner from each of the seven counties and nine gubernatorial appointees with the chair also appointed by the governor; and
2. One local elected official from each of the Council's existing districts and additional members, including the chair, appointed by the governor.

Having a mix of appointed and elected members would increase the credibility and accountability of the Met Council.

The previous Metropolitan Council Chair has publicly supported Option 2 and suggested that the Council should consist of nine gubernatorial appointees and seven county commissioners. Having a combination of local elected and appointed officials would provide the Council with an effective mix of regional and local perspectives. Additionally, having local elected officials on the Council would increase its credibility and accountability with transit stakeholders in the region. Option 2 would also enable the Council to implement regional priorities and provide continuity among its membership for ongoing initiatives.

If a majority of the Met Council members were local elected officials, the Transportation Advisory Board could be eliminated. As discussed in Chapter 1, the Board fulfills the federal requirement to have local elected officials on the region's Metropolitan Planning Organization. State law outlines the composition of the Transportation Advisory Board and requires a majority of Board members to be elected officials.⁶ If the Council had a majority of local elected officials, the Met Council would fulfill the federal and state requirements and the

⁶ Minnesota Statutes 2010, 473.146, subd. 4(b), requires the Transportation Advisory Board to be composed of 17 elected officials and 16 other representatives.

Transportation Advisory Board would not be necessary.⁷ This would help to reduce the number of transit organizations and improve coordination in the region. Similarly, if each of the seven counties were represented on the Council, the Met Council and the Counties Transit Improvement Board could more easily collaborate, potentially resulting in the dissolution of CTIB. Table 2.4 outlines the advantages and disadvantages of Option 2.

**Table 2.4: Governance Restructure Option 2—
Staggered Terms and a Mix of Appointed and Elected
Metropolitan Council Members**

Restructuring the Met Council may create support for a future consolidation of some transit organizations in the region.

PRO	CON
This option is politically feasible and publicly supported by the previous Council Chair.	Depending on its composition, the structure may continue to require a significant amount of coordination across multiple transit organizations.
The Council would have increased accountability to the public for its decisions.	Depending on its composition, the structure may not provide an opportunity to reduce the number of transit organizations in the region or the corresponding overlap of responsibilities.
The Council would have increased credibility with transit stakeholders and local elected officials.	This option would lead to an increased workload for elected officials with existing public duties.
This option would enable the Council to develop its own regional priorities and strategic vision rather than relying on the governor's vision.	Decisions regarding voting weights and representation would have to be determined.
This option would provide stability and continuity within the Council for its initiatives and priorities, rather than having the Council potentially be reconstituted every four years.	
A mix of appointed and elected members would provide an effective mix of regional and local perspectives.	

SOURCE: Office of the Legislative Auditor.

Option 3: Staggered Terms and County Commissioners Serve as Council Members

Option 3 proposes that all Council members be local elected officials. This option is politically more difficult than the previous two. As presented here, all members would be commissioners from the seven county boards, similar to the

⁷ As outlined in 23 U.S. Code 134(d)(2), the Council would need to include officials of public agencies that administer or operate major modes of transportation in the region in the decisions it makes as the region's Metropolitan Planning Organization.

Having all members of the Met Council be county commissioners would also increase its accountability and credibility but may result in more parochial decisions.

structure of the Metropolitan Mosquito Control District.⁸ Appropriate representation based on population and county would need to be determined.

Having all Met Council members be county commissioners would increase the accountability and the credibility of the Council. Members would be accountable to voters and their county boards for their actions on the Met Council. This option would enable the Council to develop its own regional priorities, rather than relying on the governor's vision, and provide continuity among its membership. However, it may be difficult for county commissioners to take a regional, rather than parochial, view when considering Council matters. Additionally, having county commissioners serve as Council members would lead to a significant increase in their workload.

As with Option 2, this option would allow the Transportation Advisory Board to be eliminated. If the Council were composed of local elected officials, the Met Council would fulfill the federal requirements for a Metropolitan Planning Organization and the Transportation Advisory Board would not be necessary.⁹ Eliminating the Board would help to reduce the number of organizations in charge of planning and allocating funds for transit in the region. Similarly, if county commissioners were the Met Council members, the Met Council and the Counties Transit Improvement Board could more easily collaborate, potentially resulting in the dissolution of CTIB. Eliminating CTIB would reduce the need to coordinate with another organization regarding funding and developing transitways in the region. Similar to Options 1 and 2, Option 3 would enable the Council to develop its own regional priorities and provide continuity among its membership for ongoing initiatives. Table 2.5 outlines the advantages and disadvantages of Option 3.

Option 4: Council Members Directly Elected

This option is at the far end of the spectrum from the status quo and would be politically difficult to accomplish. Rather than the governor appointing Met Council members as is currently the case, Option 4 proposes that all members be directly elected by voters in the Twin Cities region. Under this option, election districts would have to be identified that take into consideration representation by both population and county. Some possibilities include: (1) members elected by Metropolitan Council District, (2) members elected by county, or (3) members elected by a regionwide vote. The Portland, Oregon, regional government agency is directly elected by the region's voters.

Under this option, members would be directly accountable to voters for their actions on the Met Council, increasing members' accountability and credibility with voters. Option 4 would enable the Council to develop its own priorities, rather than relying on the governor's vision. However, Council members may

⁸ As outlined in Minnesota Statutes 2010, 473.703, subd. 1, the Metropolitan Mosquito Control District Commission consists of three members each from Anoka, Dakota, Hennepin, and Ramsey counties and two members each from Carver, Scott, and Washington counties.

⁹ As noted previously, the Council would need to include officials of public agencies that administer or operate major modes of transportation in the region in the decisions it makes as the region's Metropolitan Planning Organization. See 23 U.S. Code 134(d)(2).

**Table 2.5: Governance Restructure Option 3—
Staggered Terms and County Commissioners as
Metropolitan Council Members**

PRO	CON
The Council would have increased accountability to the public for its decisions.	This option is politically more difficult to accomplish.
The Council would have increased credibility with transit stakeholders and local elected officials.	With this option, decisions would more likely be influenced by parochial considerations.
This option would enable the Council to develop its own regional priorities and strategic vision rather than relying on the governor's vision.	This option would lead to an increased workload for elected officials with existing public duties.
This option would provide stability and continuity with the Council for its initiatives and priorities, rather than having the Council potentially be reconstituted every four years.	Decisions regarding voting weights and representation would have to be determined.
This option would provide an opportunity to reduce the number of transit organizations in the region and the corresponding overlap of responsibilities.	
This option may reduce the amount of coordination needed across transit organizations.	

SOURCE: Office of the Legislative Auditor.

have less of a regional perspective and act in a more parochial nature if they are elected to represent specific districts rather than elected regionwide. Additionally, voters may not be familiar with the roles and responsibilities of the Met Council.

Similar to Options 2 and 3 above, under this option the Council could work towards eliminating the Transportation Advisory Board.¹⁰ This would help to reduce the number of transit entities in the region with overlapping planning and funding responsibilities. Similarly, depending on the composition of the Council, the Met Council and the Counties Transit Improvement Board could more easily collaborate, potentially resulting in the dissolution of CTIB. Again, eliminating CTIB would reduce the need to coordinate with another organization regarding funding and developing transitways in the region. Table 2.6 outlines the advantages and disadvantages of Option 4.

¹⁰ Again, as noted previously, the Council would need to include officials of public agencies that administer or operate major modes of transportation in the region in the decisions it makes as the region's Metropolitan Planning Organization. See 23 U.S. Code 134(d)(2).

Having all Met Council members be directly elected would be politically difficult to accomplish.

Table 2.6: Governance Restructure Option 4—Metropolitan Council Members Directly Elected

PRO	CON
The Council would have increased accountability to the public for its decisions.	This option is politically difficult to accomplish.
The Council would have increased credibility with transit stakeholders and local elected officials.	With this option, decisions would more likely be influenced by parochial considerations.
This option would enable the Council to develop its own regional priorities and strategic vision rather than relying on the governor's vision.	Decisions regarding representation by population and county would have to be determined.
This option would provide an opportunity to reduce the number of transit organizations in the region and the corresponding overlap of responsibilities.	
This option may reduce the amount of coordination needed across transit organizations.	

SOURCE: Office of the Legislative Auditor.

Table 2.7 compares the relative advantages and disadvantages of the status quo and the four options presented above. We recommend the Legislature enact Option 2, in which there is a mix of appointed and elected Council members serving staggered terms. This recommendation is based on several factors, including the increased accountability, credibility, and stability this governance change could bring, along with the political feasibility of such a change being made. An added benefit is the possibility of being able to reduce the number of transit entities in the region, which is further discussed below.

OTHER GOVERNANCE RECOMMENDATIONS

Changing the governance structure of the Met Council alone will not solve all of the region's transit governance challenges.

Changing the governance structure of the Met Council, as outlined above, is the first step in improving the governance of transit in the Twin Cities region. Changing the structure of the Council alone, however, will not resolve the fragmentation of the existing system or solve all of the governance challenges we identified earlier in this chapter. Once changes to the Council's structure are made, and depending on what those changes are, additional changes to the transit governance structure should be considered.

In addition to the structure of the Met Council, we evaluated the structure of other aspects of transit in the Twin Cities region. We considered a number of other changes, including separating Metro Transit and the Met Council, eliminating the Counties Transit Improvement Board or merging it with another

Table 2.7: Comparison of Metropolitan Council Governance Options

	Status Quo	Option 1 (Staggered Terms and Appointed Members)	Option 2 (Staggered Terms and Appointed and Elected Members)	Option 3 (County Commissioners as Members)	Option 4 (Members Directly Elected)
Provides accountability			○	⊗	●
Encourages consensus building		⊗	●	●	●
Provides structural credibility		○	⊗	⊗	⊗
Promotes effectiveness			○	●	⊗
Provides stability		○	⊗	⊗	○
Provides ability to develop own strategic vision		⊗	⊗	●	●
Reduces number of transit entities			○	●	⊗
Facilitates coordination across transit entities			○	●	⊗
Is politically feasible	●	●	⊗	○	
Promotes consideration of regional perspective	●	●	⊗	○	
Promotes consideration of local perspective			⊗	●	●

NOTES: ● indicates that the option has a strong likelihood of leading to the effective governance outcome; ⊗ indicates that the option has a moderate likelihood of leading to the effective governance outcome; ○ indicates that the option has a slight likelihood of leading to the effective governance outcome. A blank indicates that the option will not lead to the desired outcome.

SOURCE: Office of the Legislative Auditor.

entity, eliminating the Transportation Advisory Board or merging it with another entity, and eliminating or consolidating the suburban transit providers.

If we were designing the region's transit governance structure from scratch, we likely would not create the current structure. Nevertheless, we found that there is not sufficient evidence to make changes throughout the existing transit governance structure until the accountability and credibility related to the structure of the Met Council are addressed. Several of the changes to the governance structure we considered are discussed below.

The Metropolitan Council and Metro Transit

Many transit stakeholders with whom we met expressed concern about the Met Council having a conflict of interest. Because Metro Transit is a division within the Council, some stakeholders claimed, the Met Council is biased in Metro Transit's favor when it allocates regional transit funding or otherwise makes regional transit decisions. Several respondents to our survey of city officials and administrators, all from communities served by suburban transit providers, also commented on the conflict of interest posed by the co-location of the Met Council and Metro Transit. We could not substantiate these claims. We considered recommending that Metro Transit be separated from the Met Council and ultimately determined that:

RECOMMENDATION

Separating Metro Transit and the Metropolitan Council would provide some benefits but would also likely present drawbacks. Given the current structure, Metro Transit and the Council should not be separated.

Separating Metro Transit from the Met Council would eliminate the possibility of a conflict of interest between the two organizations. It would allow the Council to focus on planning for the region and Metro Transit to focus on operations. Other regions, including San Diego and Portland, are structured this way.

However, there are benefits to having the transit planning entity (Met Council) familiar with the operating opportunities and challenges in the region (experienced by Metro Transit). Additionally, having the two entities in one organization facilitates coordination, especially regarding routes contracted out by the Met Council through its Metropolitan Transportation Services division.

Pulling Metro Transit out of the Met Council would further add to the complexity of the system—there would be yet another transit organization in the region with which to coordinate, and some of the existing coordination between the Met Council's planning division and Metro Transit's operations would be lost. Finally, if Metro Transit were separated from the Met Council, Metro Transit would either need to establish its own governing board; merge into an existing organization, such as MnDOT; or reside in a new statewide transit agency. None of these options are without their challenges. For example, if Metro Transit established its own board, the issue of governance structure and composition—who would be elected or appointed to serve on the Metro Transit board—would again be an issue.

The Council has made strides towards increasing the transparency of its policies and procedures. The procedures for regional providers (discussed in Chapter 3) and the transitway guidelines (discussed in Chapter 4) have the potential to reduce concerns about a possible conflict of interest.

Counties Transit Improvement Board

RECOMMENDATION

Given the current structure of the Metropolitan Council and the taxing authority of the Counties Transit Improvement Board (CTIB), CTIB should not be eliminated.

As detailed in Chapter 1, the Counties Transit Improvement Board was authorized to provide a reliable funding source to develop transitways in the Twin Cities region. Currently, the CTIB member counties levy a one-quarter cent sales tax that is dedicated to transit purposes. As long as the CTIB counties are responsible for levying this tax, we think it makes sense for CTIB to have control over how these funds are spent. If the funding mechanism changes—for example, if the Legislature levies the transit sales tax directly or requires the Met Council to do so—we would suggest eliminating CTIB.

Ideally, the Twin Cities region would not have multiple entities developing transitways or communicating different transit visions. Under the current structure, both the Met Council and CTIB are, to some extent, developing and promoting different transit visions for the region. This is unlikely to yield the best result for the region. Nevertheless, unless the Met Council governance structure is changed to include county commissioners, or the taxing authority is removed from the Counties Transit Improvement Board, we did not find sufficient evidence to recommend disbanding CTIB. In the meantime, we encourage CTIB and the Council to work together to further a regional transit vision, as discussed in more detail in Chapter 4.

Transportation Advisory Board

RECOMMENDATION

Given federal requirements and the current structure of the Metropolitan Council, the Transportation Advisory Board should not be eliminated.

As discussed in this chapter and Chapter 1, federal law requires the region's Metropolitan Planning Organization to include local elected officials. Because state law identifies the Met Council as the region's planning organization, the Transportation Advisory Board fulfills the federal requirement for elected official representation. Additionally, the Transportation Advisory Board provides an opportunity for local transit perspectives to be considered.

If the governance of the Met Council changes to have elected officials as members (as suggested in Options 2, 3, and 4 presented above), we think the

Legislature should consider eliminating the Transportation Advisory Board and having the Council assume its responsibilities.¹¹

Suburban Transit Providers

As discussed in more detail in Chapter 3, the suburban transit providers were created to address a need for more transit services in certain suburban areas. Almost 30 years later, six suburban transit providers offer a range of bus services in 12 communities. These providers have evolved from relatively autonomous entities providing transit service in their communities to service providers that must fit into an increasingly complex regional transit system. The amount of effort required to coordinate between the Met Council and the suburban providers, and the potential for duplication, caused us to consider recommending that the suburban transit providers be eliminated. However, we ultimately concluded that:

RECOMMENDATION

The suburban transit providers should not be eliminated, although there are opportunities for consolidation.

The suburban transit providers add to the complexity of transit in the region and, as discussed in Chapter 3, contribute to system inefficiencies. For the most part, however, they have established themselves as a productive piece of the regional transit system. As discussed in detail in Chapter 3, the suburban transit providers have developed close relationships with the communities they serve. The largest suburban providers have also been able to pilot test new approaches and technology that may help improve transit in the region as a whole. Nevertheless, there is a wide range in the levels of service provided by the suburban providers, and we think there are natural partners for consolidation. Specifically, we recommend that Prior Lake Transit and Shakopee Transit consider consolidating their operations, especially since they already share express bus service. Similarly, we recommend that Maple Grove Transit and Plymouth Metrolink consider consolidating their operations. Consolidating these providers would reduce the number of transit entities in the region and make coordination less burdensome.

Although we do not recommend eliminating the suburban transit providers, we think it is important that the suburban providers work within the regional transit system. Specifically, the suburban providers should comply with the Met Council's regional provider procedures and work collaboratively with the Council to improve the transit system in the region.

¹¹ As noted previously, the Council would need to include officials of public agencies that administer or operate major modes of transportation in the region in the decisions it makes as the region's Metropolitan Planning Organization. See 23 U.S. Code 134(d)(2).

Bus Transit

Of the several types of transit operating in the Twin Cities region, regular-route bus service provides more rides than any other mode in the region—almost 88 percent in 2009. In this chapter, we first provide an overview of regular-route bus transit in the Twin Cities region and the providers of this service. Next, we discuss the services and innovations offered by bus providers and their relationships with the communities they serve. We then examine the need for coordination among regional bus providers, the Met Council’s oversight role, and funding for bus service in the region. The chapter concludes with a discussion of the challenges of having numerous bus providers in the region and recommendations for improvement.

BUS SERVICE OVERVIEW

As discussed in Chapter 1, many types of bus service are offered in the Twin Cities region, including regular-route and dial-a-ride. In evaluating bus service, we focused on regular-route bus service—service that follows a fixed schedule along a specific route—and excluded dial-a-ride. Regular-route bus service has three categories: urban-local, suburban-local, and express.¹

Regular-route bus service follows a fixed schedule along a specific route.

Regular-route buses pick up and drop off passengers at a variety of locations, including bus stops and park-and-ride facilities, where commuters park their automobiles and board transit. Park-and-ride facilities are typically served by express buses that provide service to downtown Minneapolis, downtown St. Paul, or the University of Minnesota. These facilities range from shared-use surface lots (typically at churches or retail centers, where a portion of the parking lot is dedicated to transit users) to transit stations that have multi-level parking ramps and waiting areas in heated and air-conditioned buildings that have televisions and restrooms. In 2009, there were 104 park-and-ride facilities in the Twin Cities region that had a total of more than 25,000 available parking spaces.²

We looked at regular-route bus providers in the region and noted that:

- There are eight providers of regular-route bus service in the Twin Cities region.

The eight regular-route bus service providers in the Twin Cities region are: Metro Transit, Metropolitan Transportation Services, Maple Grove Transit, the

¹ See Table 1.1 for a description of these services.

² This does not include park-and-ride facilities at rail stations or those provided by the city of Ramsey or the Northstar Corridor Development Authority.

Metro Transit is the largest transit provider in the Twin Cities region.

Minnesota Valley Transit Authority (MVTA), Plymouth Metrolink, Prior Lake Transit, Shakopee Transit, and SouthWest Transit.³

Metro Transit is the largest of two transit divisions within the Met Council, and it is the largest transit provider in the Twin Cities region. In addition to bus, Metro Transit also operates light rail and commuter rail, which are discussed in Chapter 4. Metropolitan Transportation Services, the other transit division within the Met Council, contracts with private bus companies to operate routes that Metro Transit cannot operate cost effectively.⁴

As described in Chapter 1, some suburban communities have “opted out” of Metro Transit service and provide their own transit services. In 1981, the Legislature established the “Metropolitan Transit Service Demonstration Program,” which allowed certain communities that were not receiving adequate transit services to “opt out” of the regional regular-route transit service provided by the Metropolitan Transit Commission.⁵ In 1984, the Legislature made the demonstration program permanent.⁶ The 1987 Legislature prohibited additional communities from opting out of regional transit service.⁷ The Legislature moved responsibility for the program to the Met Council in 1994, the year the Council was given operating responsibility for transit and wastewater services.⁸

As shown in Figure 3.1, the 12 cities that opted out of Metro Transit service are located in the south and west suburbs in the Twin Cities region and are served by six suburban transit providers.⁹ The suburban transit providers provided 4.6 million, or 6.5 percent, of the region’s 71.2 million bus rides in 2009.

Twelve suburban communities have opted out of Metro Transit service and provide their own bus services.

There are two types of suburban transit providers in the Twin Cities region: (1) city-run suburban transit providers, in which cities provide their own transit services, and (2) suburban transit providers that serve multiple cities and are formed by a joint-powers agreement. Maple Grove Transit, Plymouth Metrolink, Prior Lake Transit, and Shakopee Transit are city-run suburban transit providers; MVTA and SouthWest Transit are formed by joint-powers agreements. As shown in Table 3.1, the suburban transit providers formed by joint-powers agreements serve larger populations than the smaller city-run providers.

³ This excludes regular-route bus services provided by the University of Minnesota, the city of Ramsey, and the Northstar Corridor Development Authority.

⁴ Metropolitan Transportation Services also administers other transit services in the region that were not included in this evaluation, such as dial-a-ride and vanpool.

⁵ The 1981 law stated that any statutory or home-rule charter city or town or combination thereof that wanted to opt out must meet all three of the following conditions: (1) be located within the metropolitan transit taxing district, (2) not be served by the Metropolitan Transit Commission or be served only with bus routes that end or begin within the municipality, and (3) have fewer than four scheduled runs of bus service provided by the Metropolitan Transit Commission during nonpeak hours. See Laws of Minnesota 1981, chapter 363, sec. 44.

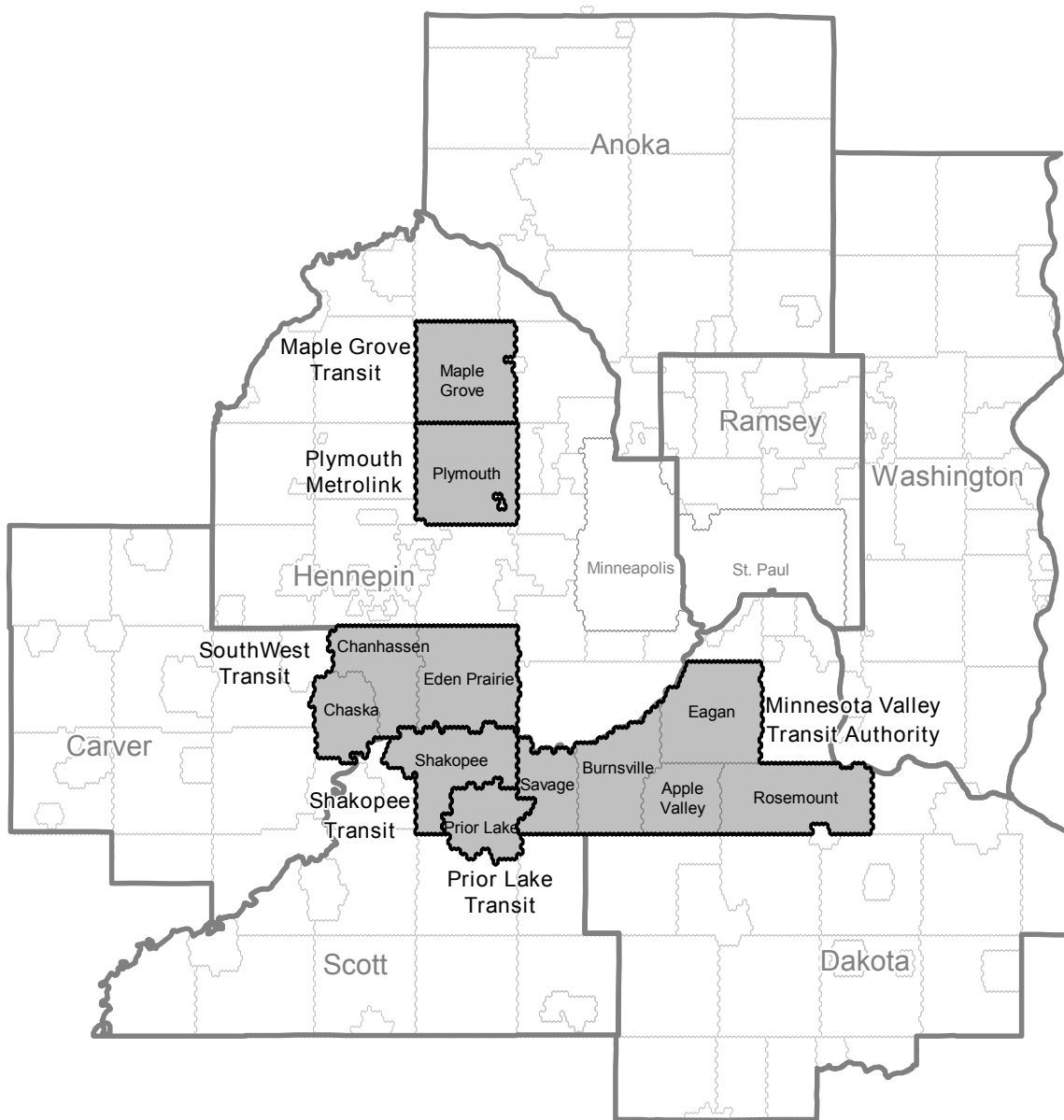
⁶ Laws of Minnesota 1984, chapter 654, art. 3, sec. 123.

⁷ Laws of Minnesota 1987, chapter 278, sec. 16.

⁸ The Minnesota Department of Transportation oversaw the program between 1982 and 1984, after which the Metropolitan Transit Commission had responsibility for the program until 1994.

⁹ Metropolitan Transportation Services provides Metro Mobility service in the opt-out communities.

Figure 3.1: Service Areas of the Suburban Transit Providers, 2010



SOURCES: Metropolitan Council and Minnesota Department of Revenue.

Table 3.1: Suburban Transit Providers in the Twin Cities Region and Cities Served

	Cities Served	Population of Cities Served, 2009
City-Run Suburban Transit Providers		
Maple Grove Transit	Maple Grove	62,660
Plymouth Metrolink	Plymouth	71,930
Prior Lake Transit	Prior Lake	23,335
Shakopee Transit	Shakopee	34,691
Suburban Transit Providers Formed by a Joint-Powers Agreement		
Minnesota Valley Transit Authority	Apple Valley, Burnsville, Eagan, Rosemount, and Savage	225,439
SouthWest Transit	Chanhassen, Chaska, and Eden Prairie	<u>110,342</u>
Total		528,397

Six suburban transit providers serve the 12 communities that have opted out of Metro Transit service.

NOTE: The city of Minnetonka opted out of Metro Transit bus service in 2002 but entered into an agreement to have Metro Transit continue providing service in the city.

SOURCE: Office of the Legislative Auditor, analysis of data from the U.S. Census Bureau.

The city of Minnetonka opted out of Metro Transit service in 2002 through special legislation.¹⁰ Although it opted out, Minnetonka entered into an agreement to have Metro Transit continue providing transit service in the city. As an opt-out community, the city has the option to end its agreement with Metro Transit and provide its own service or receive service from an existing suburban transit provider.¹¹ Minnetonka is currently conducting an evaluation to assess its transit options.

SERVICES AND PROVIDERS

In this section, we describe the regular-route bus service available in the Twin Cities region and the service levels and governance structures of the providers. We then evaluate providers' relationships with the communities they serve and conclude with a discussion of several of the innovations some providers have implemented in the region.

Overview of Services and Providers

Of the eight transit providers in the Twin Cities region included in our evaluation, we found that:

- Metro Transit provides the vast majority of bus service in the Twin Cities region.

¹⁰ Laws of Minnesota 2000, chapter 493, sec. 21.

¹¹ Minnetonka shares borders with areas served by Plymouth Metrolink and SouthWest Transit.

Metro Transit provided more than 90 percent of the region's bus rides in 2009.

Table 3.2 shows that Metro Transit provided more than 64 million bus rides in 2009—more than 90 percent of the region's bus rides that year. The majority of Metro Transit bus rides are provided in Minneapolis and St. Paul, but Metro Transit also provides service to many suburbs, such as Stillwater, Blaine, and Mound. As previously stated, Metropolitan Transportation Services contracts with private operators for routes that are not cost-effective for Metro Transit to operate. As Table 3.2 shows, the majority of these routes were suburban-local routes; Metropolitan Transportation Services provided more than 2.4 million rides in 2009.

Metro Transit directly employs its operations staff, including drivers, maintenance staff, and transit police. It had a fleet of 910 buses in 2009 and its facilities include five service garages, administrative buildings that house the Transit Control Center and Transit Information Center, and its own police department.¹²

Table 3.2: Select Bus Operating Statistics for the Twin Cities Region, 2009

	Bus Ridership (thousands)	Percentage of Total Bus Riders	Fleet Size	Urban- Local Bus Routes	Suburban- Local Bus Routes	Express Bus Routes	Park-and- Ride Facilities ^a
Metropolitan Council Transit Providers							
Metro Transit ^b	64,142	90.1%	910	57	5.5	55.5	73
Metropolitan Transportation Services ^b	2,436	3.4	98	4	23.5	7.5	2
City-Run Suburban Transit Providers							
Maple Grove Transit	729	1.0	36	0	3	6	5
Plymouth Metrolink	406	0.6	37	0	7	9	3
Shakopee Transit ^c	116	0.2	10	0	2	0.5	1
Prior Lake Transit ^c	50	<0.1	4	0	1	0.5	1
Suburban Transit Providers Formed by a Joint-Powers Agreement							
Minnesota Valley Transit Authority	2,389	3.4	116	0	12	11	11
SouthWest Transit	951	1.3	60	0	6	14	8
Total	71,217	100.0%	1,271	61	60	104	104

NOTES: This table excludes bus service provided by the University of Minnesota, the city of Ramsey, and the Northstar Corridor Development Authority. Ridership is the number of passenger trips (boardings). Bus ridership and routes do not include special services, such as rides to the Minnesota State Fair. Percentage does not sum to 100 due to rounding.

^a This table does not include park-and-ride facilities in the Twin Cities region not served by regular-route buses, such as those exclusively served by Northstar commuter rail and Hiawatha light rail transit.

^b Metro Transit and Metropolitan Transportation Services jointly operate two urban-local, three suburban-local, and one express bus routes. One-half of each of these routes is allocated to each provider. Ridership reflects rides provided by each provider.

^c Prior Lake and Shakopee jointly operate one express route and two park-and-ride facilities. One-half of the express route and one park-and-ride facility is allocated to each provider. Ridership reflects rides provided by each provider.

SOURCE: Office of the Legislative Auditor, analysis of data from the Metropolitan Council.

¹² These services are discussed later in this chapter.

The suburban transit providers offer services on a much smaller scale than Metro Transit and together provided almost 7 percent of the bus rides in the region in 2009. When we evaluated the services offered by suburban transit providers, we found that:

- Suburban transit providers vary in the amount of transit services they offer and how they are structured.

Although the suburban transit providers are often discussed as a unit, their services vary a great deal. As shown in Table 3.2, the suburban transit providers had different ridership levels, numbers of routes offered, and numbers of park-and-ride facilities served in 2009. Ridership levels ranged from MVTA, which provided more than one half of the 4.6 million suburban transit provider rides in 2009, to Prior Lake, which provided only 1 percent of all suburban transit provider rides that year. The table shows that the suburban transit providers formed by joint-powers agreements had higher ridership and offered more routes than the city-run suburban providers. All of the suburban providers offer express service to downtown Minneapolis and all of their express routes serve at least one park-and-ride. Three suburban transit providers—Maple Grove Transit, MVTA, and SouthWest Transit—offer express service to the University of Minnesota, and MVTA has express service to downtown St. Paul.

Suburban transit providers provided about 7 percent of the region's bus rides in 2009.

The structures of suburban transit providers vary. The suburban transit providers formed by joint-powers agreements were established for the sole purpose of providing transit, while transit is only one of many responsibilities for city-run suburban transit providers. Many coordinators of city-run suburban transit providers have responsibilities in addition to transit, such as solid waste management or building permitting. Five of the suburban transit providers contract for all operations, including drivers, maintenance, and dispatching. In contrast, SouthWest Transit contracts only for drivers and provides all other services itself. Five suburban transit providers contract with private companies; Maple Grove Transit contracts all of its express bus service with Metro Transit. The two suburban transit providers formed by joint-powers agreements (MVTA and SouthWest Transit) have their own vehicle maintenance and storage facilities, while the city-run suburban transit providers rely on their contractors for these functions.

The extent to which the city-run suburban transit providers collaborate with each other also varies. Prior Lake Transit and Shakopee Transit have partnered to jointly operate an express bus route to downtown Minneapolis since 2007. Each provider maintains separate contracts with the same operator for express service and has buses that are clearly identified as Prior Lake Transit or Shakopee Transit vehicles, but both providers offer the same express route to downtown Minneapolis. In addition, each provider maintains its own local regular-route service. In contrast, Maple Grove Transit and Plymouth Metrolink, which also serve areas that share a border, provide separate services.

Responsiveness to Local Communities

Met Council, Metro Transit, and suburban transit provider staff told us that suburban providers' governance structures enable them to have close ties to their communities and quickly respond to transit needs in their service areas. When we looked at bus providers' relationships with local communities, we found that:

- The suburban transit providers and Metro Transit have different governance structures, which impacts how service decisions are made and how they receive input from their riders and the communities they serve.

All of the suburban transit providers are governed by a body that consists partly or wholly of local elected officials. The city-run suburban transit providers are governed by their respective city councils. In addition, all four of the city-run suburban transit providers have transit advisory boards that help identify their communities' transit needs. Maple Grove, Plymouth, and Shakopee have advisory boards composed of riders and city residents, and Prior Lake and Shakopee share a combined Transit Review Board that is made up of elected officials from Scott County, Prior Lake, Shakopee, and other cities in the county.

All suburban transit providers are governed by organizations that consist at least partly of local elected officials.

The suburban transit providers established by joint-powers agreements are governed by boards made up of elected officials and other representatives from the communities they serve. For example, the MVTA Board consists of eight members—one from each city of the joint powers agreement (five), one from each county served (Dakota and Scott), and one at-large representative. The SouthWest Transit Commission has seven members—two from each city served by SouthWest Transit (one of which must be an elected official) and one rider representative. SouthWest Transit also has a Rider Advisory Committee made up of riders, which provides input to the Commission.

Staff from all of the suburban transit providers said that their governance structures create close communications with the communities they serve and enable local communities to regularly provide direction, insight, and feedback on transit services. For example, after receiving complaints from customers about loud and distracting cell phone calls on its buses and at the suggestion of its rider committee, SouthWest Transit instituted a "Quiet Zone" approach that limits cell phone use on its express routes. In addition, staff from all six of the suburban transit providers, Metropolitan Transportation Services, and Metro Transit told us that the suburban providers' smaller size and close ties to the cities they serve allow them to respond to communities' transit needs more quickly than Metro Transit.

Unlike the suburban transit providers, Metro Transit—as a division of the Met Council—is not governed by elected representatives from the communities it serves. However, customers can comment on Metro Transit services through its Web site or customer relations department. In addition, Metro Transit conducts "sector studies," which examine the transit needs of communities in various

portions, or “sectors,” of the Metro Transit service area.¹³ These studies help Metro Transit redesign services in the sectors as needed. Metro Transit staff told us that the agency has done outreach to local communities as part of these studies, and they hope to eventually conduct outreach in every city in Metro Transit’s service area.

Innovation

Minnesota statutes encourage the use of technology to improve the transit system’s performance and productivity.¹⁴ When we looked at transit innovations in the region, we found that:

- The largest transit providers in the Twin Cities region have introduced numerous transit-related innovations to the region.

Innovations introduced into the region by Metro Transit include the Go-To fare card and Automatic Vehicle Locator technology.

Metro Transit has introduced many innovations that have impacted the entire Twin Cities region. For example, it implemented the Go-To Card, which enables customers throughout the region to store fares on a plastic smartcard that can be recharged over the phone or through Metro Transit’s Web site and has resulted in faster boarding times. Metro Transit also introduced Automatic Vehicle Locator technology to the region, which provides real-time information on vehicle location using global positioning systems. Metro Transit staff said that the implementation of the technology has improved the agency’s ability to manage routes, respond to customer comments, plan routes, and conduct system analysis. Metro Transit’s Automatic Vehicle Locator system has since expanded to almost all providers in the region, including five of the suburban transit providers.¹⁵ In addition, Metro Transit implemented the regional trip planner, which riders can access over the phone or through Metro Transit’s Web site to plan their trip regardless of provider.

SouthWest Transit has utilized transit-oriented development in two of its park-and-ride facilities.¹⁶ SouthWest Transit has partnered with private developers to develop housing and businesses at park-and-rides and adjacent properties. Transit-oriented development has generated additional revenue for SouthWest Transit to offset capital expenses and ongoing facility maintenance costs.¹⁷

MVTA has introduced new technologies into the region, such as a “driver-assist” system, which provides real-time feedback to bus drivers using bus-only shoulder lanes. MVTA also has a simulator to train drivers how to use the technology—it is the first simulator of its kind to be deployed in the country.

¹³ These sectors are typically larger than the areas served by suburban transit providers.

¹⁴ Minnesota Statutes 2010, 174.01, subd. 2.

¹⁵ MVTA decided to not utilize the Automatic Vehicle Locator technology used by Metro Transit.

¹⁶ The Federal Transit Administration defines transit-oriented development as compact, mixed-use development that is within walking distance of public transportation.

¹⁷ Metro Transit also serves transit-oriented developments in a number of areas throughout the region. Local governments generally lead transit-oriented development projects in areas served by Metro Transit.

COORDINATION

Minnesota statutes encourage cooperation among providers “to assure the most efficient and coordinated use of existing and planned services.”¹⁸ With eight bus providers in the region, it is not surprising that we found that:

- Coordination of transit providers is important because all regular-route bus providers (1) operate routes that begin or end in many of the same areas, (2) share technology, and (3) access regional services such as the transit police.

We also found that:

- For the most part, the suburban transit providers and Metro Transit have successfully coordinated bus service.

All of the suburban providers offer routes that begin or terminate in areas served by other providers, such as downtown Minneapolis and the Mall of America. For example, each suburban transit provider has express routes that begin and end along Marquette and Second Avenues in downtown Minneapolis, which is in Metro Transit’s service area. Providers must coordinate with each other so that bus layover facilities and bus stops in these shared areas are not overloaded at any one time. After the city of Minneapolis reconstructed Marquette and Second Avenues in 2009, Metro Transit and the suburban providers worked together to develop standard operating procedures that maximize coordination in the shared service area. Some suburban transit providers also offer service to downtown St. Paul, the University of Minnesota, and the Mall of America, which requires similar coordination with Metro Transit.

In addition to sharing service areas, providers share technologies, most of which are administered by Metro Transit. For example, Metro Transit installed Automatic Vehicle Locator equipment on its fleet in 2002 and expanded the technology to most of the region’s providers in 2010. All providers also use the same equipment to accept a variety of prepaid fare passes that customers can use to pay for bus rides. Although the suburban providers rely on Metro Transit for these technologies, all of the providers must work with each other to coordinate installation, repairs, and data sharing and to ensure that implementation is consistent across providers.

Metro Transit administers many other services for all regional providers. For example, it operates the Transit Information Center, which is the repository of all bus and rail schedules in the region. Customers can contact the Transit Information Center to receive personalized trip-planning services and other transit information, regardless of provider. In addition, Metro Transit’s Transit Control Center monitors bus operations and coordinates the transit police who work with the suburban transit providers in the event of a mechanical breakdown

Metro Transit administers many services for all regional bus providers, including Metro Transit Police and the Transit Information Center.

¹⁸ Minnesota Statutes 2010, 473.371, subd. 2(c).

or an emergency situation.¹⁹ Metro Transit Police respond to all transit situations regardless of provider.

Metro Transit also provides technical assistance to the suburban transit providers. For example, Metro Transit staff told us that they repair fare-collection devices as needed, assist with analyzing Automatic Vehicle Locator data, and help suburban providers comply with federal grant requirements. Staff from both Metro Transit and the suburban transit providers reported that they generally worked well together.²⁰

MET COUNCIL'S OVERSIGHT ROLE

In addition to administering shared technologies and other services through Metro Transit, the Met Council has other oversight responsibilities for bus service in the Twin Cities region. We found that:

- The Metropolitan Council has substantial oversight responsibilities for bus service in the Twin Cities region due to its Metropolitan Planning Organization designation and as the recipient of federal and state transit funds in the region.

The Met Council has an important oversight role for all bus service in the region.

As discussed in Chapter 1, state statutes identify the Met Council as the region's Metropolitan Planning Organization. The Met Council is also the designated recipient of federal and state transit funds for the Twin Cities region. Further, the Met Council distributes Motor Vehicle Sales Tax funding for transit operations to regional providers and also allocates some capital revenue. As the agent for federal and state funds, the Council must ensure these funds are administered and used properly throughout the region.

All of the suburban transit providers agreed that, as the regional transit planner and recipient of federal and state transit funds, the Met Council should provide some oversight of regional transit providers. The Council exercises this oversight in a number of ways, specifically through maintaining contracts and agreements with the regional providers, collecting National Transit Database information from suburban providers, providing matching funds for capital projects, ensuring that providers meet regional standards, and implementing procedures.²¹ However, it does not make decisions on where or how frequently suburban transit providers offer services.

A 2009 Federal Transit Administration (FTA) review found that the Met Council did not provide sufficient oversight of all regional transit providers. The FTA

¹⁹ The Transit Control Center is also responsible for monitoring Northstar commuter rail. The Hiawatha Light Rail Transit (LRT) Control Center is operated out of an LRT facility.

²⁰ The relationship between the suburban transit providers and the Met Council, as discussed in Chapter 2, is much more difficult than the relationship between the suburban providers and Metro Transit.

²¹ The Met Council's 2030 Transportation Policy Plan identifies two regional performance standards: subsidy per passenger and passengers per in-service hour. These performance standards are used to evaluate the relative productivity and efficiency of individual routes. These and additional performance measures are discussed in more detail in Chapter 5.

To improve oversight and consistency across the region's providers, the Met Council established several regional transit procedures in 2010.

conducts a review of the Met Council every three years to assess compliance with federal requirements. One of the findings in the FTA's 2009 triennial review found that the Council "does not conduct adequate oversight of its subrecipients and contractors" and that it "does not have a comprehensive oversight plan to monitor all of the activities of the subrecipients to ensure compliance with applicable federal requirements."²² The review required the Met Council to develop an oversight and monitoring plan for all of its subrecipients of FTA funds, including the suburban transit providers, in order to address the finding. In response to the FTA triennial review, the Met Council submitted a subrecipient monitoring plan to the FTA in November 2009, which the FTA subsequently accepted.²³

In response to the federal audit and to improve consistency across the region, the Metropolitan Council also established five regional transit procedures in 2010: (1) Fleet Management Procedures, (2) Procurement Procedures, (3) Facilities Ownership Procedures, (4) Regional Operating Revenue Allocation Procedures, and (5) Regional Service Improvement Plan Procedures. Table 3.3 provides a description of each of these procedures.

The Met Council developed the procedures over a two-year period beginning in late 2008. A joint committee made up of representatives from the Met Council and the suburban transit providers periodically met over the course of the development process to discuss the procedures. Council staff told us that they developed the regional transit procedures to: (1) establish a clear understanding of roles and responsibilities of the Council, the suburban transit providers, and other providers to ensure compliance with federal and state funding rules and requirements; (2) ensure equity among all regional providers; (3) ensure transparency in Council practices; and (4) avoid misunderstandings, inefficiencies, and delays. Met Council staff also cited the 2009 FTA audit citation as part of their rationale to create these procedures. However, the procedures were not included in the plan the Met Council submitted to the Federal Transit Administration, nor did the FTA require the procedures.

The procedures establish a common approach to various situations. Met Council staff said that some providers had inadvertently been treated inconsistently by the Council because there was not a common understanding among Met Council and suburban transit provider staff of how to handle certain situations and requests. Council staff said they are using the regional transit procedures to create transparency and consistency among providers. For example, the procurement

²² Suburban transit providers are considered subrecipients. Federal Transit Administration, "FY2009 Triennial Review of the Metropolitan Council, St. Paul, Minnesota" (Chicago: Federal Transit Administration, July 2009), 5.

²³ The Met Council's subrecipient plan had four main components: (1) developing a reference document that identifies and describes the FTA requirements applicable to subrecipients; (2) developing a comprehensive training plan for all subrecipients; (3) conducting ongoing monitoring of subrecipient activity at least once every three years; and (4) requiring each subrecipient to sign a Certification of Federal Compliance that states that they understand their obligations under the federal regulations and that they are not aware of violations of FTA requirements.

Table 3.3: Metropolitan Council Procedures for Regional Transit Providers, 2010

	Description
Fleet Management Procedures	Outline the process to purchase, transfer, and replace vehicles. Include Met Council funding of vehicles, vehicle numbering and graphics, fleet size, and equipment configuration.
Procurement Procedures	Address vehicle procurements using federal funds that are passed through by the Council to regional providers. Include Met Council review responsibilities and procedures for suburban transit provider-led procurements.
Facilities Ownership Procedures	Address facility ownership by suburban transit providers. Outline routine operating and maintenance schedule and long-term maintenance requirements.
Regional Operating Revenue Allocation Procedures	Establish procedures to distribute supplemental Motor Vehicle Sales Tax revenue among regional transit entities in a manner that supports regional transit priorities. ^a
Regional Service Improvement Plan Procedures	Establish procedures to identify all short-term regional opportunities to increase transit services and identify new priorities when funds to increase regional services are available.

^a “Supplemental Motor Vehicle Sales Tax revenue” is the transit funding made available to the Twin Cities region by a 2006 constitutional amendment.

SOURCE: Metropolitan Council.

procedures outline the process suburban providers must follow when procuring vehicles using FTA funds. The procedures include a compliance checklist for suburban transit providers to use during the procurement process to ensure that they meet federal requirements.

FUNDING

As discussed in Chapter 1, funding for transit in the Twin Cities region comes from several sources. This section provides an overview of two revenue sources related to bus transit: supplemental Motor Vehicle Sales Tax (MVST) revenues, which help fund transit operations, and funds generated through a Met Council property tax, which are used for transit capital purposes.

Supplemental Motor Vehicle Sales Tax (MVST)

Prior to 2001, cities that opted out of Metro Transit bus service received 90 percent of their locally generated property tax transit revenue to fund transit services in their communities. As discussed in Chapter 1, the funding mechanism for transit in the Twin Cities region changed in 2001 from property taxes to a portion of MVST revenue. Minnesota statutes now set forth a formula for allocating a guaranteed amount of MVST (referred to as “base MVST”) to

communities that have opted out of Metro Transit service. This formula establishes a minimum amount for each opt-out city and is calculated using the municipality's 2001 property tax revenue, its 2006 taxable market value, and state revenues generated from MVST for the current fiscal year.²⁴

In 2006, Minnesota voters approved a constitutional amendment to dedicate all of the MVST revenue to highway and transit purposes. When we looked at the constitutional amendment and related statutory language, we found that:

- Minnesota law does not state how additional Motor Vehicle Sales Tax transit funding approved through a 2006 constitutional amendment should be allocated among regional transit providers.

As discussed in Chapter 1, prior to 2008, 21.5 percent of MVST revenue was allocated to transit in the Twin Cities region. The constitutional amendment approved in 2006 increased the amount of MVST revenue allocated to transit. The phase-in for dedicating the revenues to transit began in fiscal year 2008 and is scheduled to be completed in fiscal year 2012. By 2012, 36 percent of MVST revenues will be allocated to transit in the Twin Cities region.

The difference between the 21.5 percent of MVST revenues allocated to the region in 2008 and the 36 percent of MVST revenues allocated in 2012 is referred to as "supplemental" MVST revenue. The law does not outline how the supplemental MVST funds allocated to the region should be distributed within the metropolitan area. Instead, the law states that this MVST revenue should be deposited in the "metropolitan area transit account," which is annually appropriated to the Met Council for funding transit within the Twin Cities region.²⁵

Transit Taxing District

Minnesota state law authorizes the Met Council to levy a property tax for transit capital purposes on municipalities in the "transit taxing district," a subset of municipalities within the Met Council's jurisdiction.²⁶ Figure 3.2 shows a map of the seven-county Twin Cities metropolitan area and the transit taxing district. As illustrated in the map, many municipalities are located within the seven-county Twin Cities region and are not in the transit taxing district.

By law, the Met Council is not required to provide service outside of the transit taxing district boundaries "unless or until payment is therefor received."²⁷ But, the law permits the Council to provide transit services outside of the taxing district at its discretion. We found that:

The Met Council levies a property tax for transit capital purposes on municipalities in the transit taxing district, a subregion of the Twin Cities region.

²⁴ Minnesota Statutes 2010, 473.388, subd. 4.

²⁵ Minnesota Statutes 2010, 297B.09, subd. 1(f), and 16A.88, subd. 2.

²⁶ Minnesota Statutes 2010, 473.446, subd. 2. Prior to 2002, the revenue raised through the regional transit tax could be used for capital and operating purposes.

²⁷ Ibid.

- Although the transit taxing district does not include the entire Twin Cities seven-county metropolitan area, Metropolitan Council transit services are offered throughout the whole region.

Regular-route bus service is not provided outside of the transit taxing district, nor is it provided in every municipality within the taxing district. However, the Met Council provides dial-a-ride service throughout the Twin Cities region, regardless of whether a municipality is in the taxing district. Dial-a-ride service in the Twin Cities area is specifically intended to serve any rider who needs to travel within the region where regular-route transit service is not available.

Some residents who do not pay the transit tax use regional transit services.

Additionally, residents from throughout the seven-county region and beyond use the park-and-ride facilities that have been built using regional transit tax revenues. In its 2008 annual park-and-ride study, the Met Council found that 14 percent of the users of regional park-and-ride facilities reside within the seven-county metropolitan area but outside of the transit taxing district. An additional 8.5 percent of users live in the counties surrounding the seven-county metropolitan area.²⁸

In 2001, the Legislature limited the Met Council's use of the transit taxing district revenue to capital purposes only.²⁹ As a result, the funds raised in the transit taxing district through the "transit capital levy" are now used for purposes such as building and preserving park-and-ride facilities, purchasing vehicles, and erecting bus shelters. Met Council staff told us that the transit capital levy is largely used for capital maintenance purposes. In 2009, the Council's levy rate ranged from 1.203 percent in Scott County to 1.278 percent in Anoka County. In that year, the Council raised \$39.4 million through the regional transit capital tax. Under current law, the Council must annually request authorization to levy this tax.

CHALLENGES

The first part of this chapter provided an overview of the bus service, providers, oversight, and funding in the Twin Cities region. In this section, we focus on the challenges facing the bus transit system in the region.

As previously discussed, coordination among regional bus providers in the Twin Cities region is important. However, this coordination has not been easy and, in general, we found that:

- Conflict between the suburban transit providers' desire for autonomy and the Metropolitan Council's role as the regional planner has led to tension between the suburban providers and the Council.

As a result of increased complexity and coordination among bus transit providers, the suburban providers are no longer able to exercise the type of

²⁸ Metropolitan Council, 2030 Park-and-Ride Plan (St. Paul, 2010), 1.

²⁹ Laws of Minnesota First Special Session 2001, chapter 5, art. 3, sec. 72.

Increased complexity of the region's transit systems has heightened the tension between the Met Council and the suburban transit providers.

autonomy they had when they were created nearly 30 years ago. For example, the development of transitways that cross provider boundaries requires increased coordination between the Met Council and suburban transit providers to make transitway decisions.³⁰ Nevertheless, suburban transit providers want to retain as much autonomy as possible in providing bus service in their communities. At the same time, the Council has regional oversight responsibilities it must fulfill.

Tension between the suburban transit providers and the Met Council was evident in interviews we had with staff and in meetings and correspondence between the Met Council and suburban providers. Recent newspaper articles and reports in other local media have also demonstrated distrust and frustration between these groups. In this section we discuss in more detail the tension between the Council's oversight role and the suburban transit providers' desire for autonomy. We first discuss the inefficiencies created by having multiple bus providers in the region. We then describe the difficulties of coordinating among so many providers and the tension related to the Met Council's regional transit procedures. The section concludes with a discussion of the funding challenges in the region.

Inefficient Bus System

When we looked at the complex nature of the transit system in the region, we found that:

- Having multiple bus providers in the Twin Cities region creates inefficiencies that would not otherwise exist.

Having numerous bus providers in the region has resulted in inefficiencies, some the result of administrative overlap and others due to the loss of economies of scale given the smaller size of suburban transit provider systems. For example, having multiple transit providers results in a higher number of "spare" vehicles in the region (spare vehicles are the vehicles not in use during peak service). The Federal Transit Administration allows a maximum "spare factor" of 20 percent for providers with fleets greater than 50 vehicles, which applies to Metro Transit, MVTA, and SouthWest Transit.³¹ In 2008, MVTA and SouthWest Transit had spare factors of more than 20 percent; Metro Transit, in contrast, had a spare factor of 18 percent, which was possible to maintain because of Metro Transit's large fleet size.³² As a result of each provider having its own fleet (and therefore its own spare vehicles), the regional fleet is larger than it would be if there were only one provider for the entire region.

³⁰ "Transitways" are corridors where transit has a dedicated running way or other transit advantage. Transitways are discussed in greater detail in Chapter 4. Examples of transitways that cross provider boundaries are the Cedar Avenue transitway, which travels through areas served by Metro Transit and MVTA, and the Southwest Corridor, which travels through areas served by Metro Transit and SouthWest Transit.

³¹ A provider's "spare factor" is calculated by dividing the number of spare vehicles by the vehicles required for peak service. For example, a provider with 120 total vehicles that requires 100 vehicles for peak service has 20 spare vehicles and a spare factor of 20 percent.

³² Since 2008, MVTA and SouthWest Transit have lowered their spare factors closer to the 20-percent maximum level allowed by the Federal Transit Administration.

There are several inefficiencies associated with having multiple bus providers in the region.

Other examples of inefficiencies include the costs associated with repainting vehicles when they transfer from one provider to another and numerous negotiated agreements between the Met Council and suburban transit providers. In addition, each provider maintains its own operating reserve funds and conducts customer satisfaction surveys.³³ Each suburban provider and Metropolitan Transportation Services also administer contracts for bus operations.

Problems with Coordination

Despite successful coordination between Metro Transit and the suburban transit providers, we found that:

- Coordination between the suburban transit providers and the Metropolitan Council is difficult and time consuming.

As previously discussed, the suburban providers offer varying levels of service to their communities. Suburban transit providers' different service levels correspond, to some extent, with their levels of expertise and the amount to which they rely on the Met Council for assistance. In general, staff from the city-run suburban transit providers, most of whom have responsibilities outside of transit, told us that they rely on the Council for ongoing support with data gathering and management, interpreting federal requirements, and providing technical assistance. The four city-run providers also rely on the Met Council for vehicle procurement. In contrast, staff from MVRTA and SouthWest Transit said that they function more independently, although they still work with the Council on some issues, such as capital funding requests and data reporting. Both of the suburban transit providers formed by joint-powers agreements have initiated their own bus purchases.

Staff from the Met Council and suburban transit providers agree that coordination is difficult.

In addition to trying to coordinate with providers with differing levels of needs and expertise, Met Council staff reported that they have difficulty getting consensus from all six suburban transit providers. Despite representing themselves as one group (through the Suburban Transit Association), suburban transit providers often interact with the Met Council as individual organizations and do not have a uniform position on many issues. Dealing with six suburban providers instead of a single entity creates complexity and consumes a great deal of Council staff time. Similarly, suburban transit provider staff told us that they spend a lot of time attending meetings that may not be relevant to them and responding to Met Council requests.

Met Council staff spend a large amount of time coordinating with and responding to questions from the suburban providers. Council staff told us that they spend a disproportionate amount of time working on suburban transit provider-related issues, given that suburban providers account for only 6 percent of transit ridership in the region.

³³ Prior Lake Transit and Shakopee Transit jointly conduct a customer satisfaction survey for their shared express route.

Tension over Regional Procedures

As noted earlier, the Met Council and suburban transit providers met regularly to discuss the regional transit procedures when they were being developed. While the procedures establish consistent expectations for providers in the region, we found that:

- The process to establish the regional transit procedures has increased tension between the Metropolitan Council and the suburban transit providers.

The process of developing the regional transit procedures further eroded the relationship between the Met Council and the suburban transit providers.

Staff from both the Met Council and suburban transit providers told us that developing the regional procedures was a difficult process. Many of the suburban provider staff told us that they did not understand what prompted the creation of the procedures, since they already conduct annual audits and must meet other requirements established in various contracts. Many staff from the suburban transit providers told us that the unclear motives behind the procedures elevated their feelings of mistrust toward the Met Council. In interviews, some suburban transit provider staff told us that they did not trust the Met Council. We also witnessed joint suburban transit provider-Met Council meetings where this mistrust was evident.

In addition, many staff from the suburban transit providers said that the level of Met Council oversight created by the procedures has gone too far, and the Council is “micromanaging” their operations. A number of the suburban provider staff told us they understood the need for regional standards, but they said that the Met Council’s procedures are too detailed and do not allow enough flexibility for the suburban providers to exercise their autonomy. In contrast, Met Council staff stated that while the regional transit procedures establish responsibilities for the Council and regional providers, they still allow providers to respond quickly and flexibly to their riders and communities.

Funding Challenges

Funding for bus transit also has challenges. The Met Council and suburban transit providers have disagreed over how supplemental Motor Vehicle Sales Tax revenue should be distributed. Additionally, the transit taxing district law enables municipalities new to the taxing district to negotiate for transit services, an advantage communities already in the taxing district do not have.

Supplemental Motor Vehicle Sales Tax Revenue Challenges

As previously discussed, Minnesota law does not specify how the supplemental MVST funds should be allocated within the Twin Cities region. In the absence of such direction, the Met Council developed a policy to distribute the supplemental MVST funds to providers in the region. We found that:

- The Metropolitan Council and suburban transit providers have disagreed over how supplemental Motor Vehicle Sales Tax revenue should be allocated in the Twin Cities region.

The Met Council established a procedure to distribute supplemental MVST among regional providers.

The suburban transit providers wanted a formula-based approach that would provide them with a guaranteed share of these supplemental funds. Instead, the Met Council created a procedure to distribute the additional MVST funds to providers in the Twin Cities region based on regional priorities. The Council's Regional Operating Revenue Allocation Procedures establish the process to distribute supplemental MVST revenue among regional transit providers. The procedures prioritize the use of funds as follows: (1) preserve existing services, (2) ensure adequate fund balances among providers, and (3) expand transit services based on regional priorities.

To preserve existing services, according to the Council's procedures, current transit services must first be funded using revenue from fares, federal and state revenue, base MVST revenue, and other sources. After these funds have been exhausted, services are paid for with excess reserve funds.³⁴ Finally, if needed, supplemental MVST revenue is used to fund existing services.

Under the Met Council procedures, if supplemental MVST revenue remains after funding existing services, it can be used to bring providers' reserve fund levels to the policy ceiling. If supplemental MVST revenue still remains after bringing all providers' reserve balances to the policy ceiling, it will be used to expand the regional transit system.³⁵

Some suburban transit providers have projected operating reserve fund balances greater than 100 percent of their operating expenses in 2011.

The effect of the procedures has been to prevent some suburban transit providers from receiving any supplemental MVST revenue due to high reserve fund balances. The procedures establish a range of reserve fund levels for all transit providers in the region from a minimum of 8.3 percent for Metro Transit to a maximum of 35 percent for suburban transit providers. Transit organizations that maintain reserve funds above these levels are not eligible to receive supplemental MVST revenue. As Table 3.4 shows, the four city-run suburban transit providers had projected operating reserve fund balances greater than 100 percent of their projected operating expenses in 2011. For example, Prior Lake Transit's projected reserve fund balance was more than 140 percent of its projected operating expenses. Because the city-run suburban transit providers had fund balances greater than the 35-percent maximum level established in the procedure, they were not eligible to receive supplemental MVST revenue in 2011.

³⁴ The reserve fund levels set forth in the Council's Regional Operating Revenue Allocation Procedures are as follows: Metro Transit must maintain a minimum 8.3-percent operating reserve fund level, Metropolitan Transportation Services must maintain a 10-percent operating reserve fund level, and suburban transit providers must each maintain a 25-percent operating reserve fund level. When funds are available, Metro Transit's reserve funds can increase to 12 percent, Metropolitan Transportation Services' reserve funds can increase to 15 percent, and suburban transit providers' reserve funds can increase to 35 percent. Any amount above these limits is considered excess reserves.

³⁵ The Regional Service Improvement Plan Procedures outline the process to identify and prioritize regional opportunities to increase transit services. Under the procedures, a Regional Service Improvement Plan Review Committee, which has representatives from each suburban transit provider, Metro Transit, and Metropolitan Transportation Services, reviews regional transit providers' proposed service improvements. The Regional Service Improvement Plan Review Committee then creates a prioritized list that indicates which projects have the greatest potential to meet regional transit goals. The Council adopted the Regional Service Improvement Plan procedure in September 2010. The committee will start meeting in January 2011.

Table 3.4: Projected Regional Bus Transit Provider Operating Reserve Balances, Calendar Year 2011

	Projected Total Operating Expenses ^a	Projected Operating Reserve Fund Balance ^a	Projected Reserve Fund Balance as Percentage of Expenses	Reserve Fund Balance Range Standards as Percentage of Expenses ^b
Metropolitan Council Transit Providers				
Metro Transit Bus	\$296,127,582	\$15,396,825	6%	8.3-12%
Metropolitan Transportation Services	21,136,810	2,113,681	10	10-15
City-Run Suburban Transit Providers				
Maple Grove Transit	4,246,981	9,620,364 ^c	227	25-35
Plymouth Metrolink	4,321,752	4,694,214	109	25-35
Prior Lake Transit	1,011,048	1,428,144	141	25-35
Shakopee Transit	1,202,470	1,630,249	136	25-35
Suburban Transit Providers Formed by a Joint-Powers Agreement				
Minnesota Valley Transit Authority	16,932,795	1,562,014	9	25-35
SouthWest Transit	8,110,084	2,672,573	33	25-35

^a Projected operating expenses and reserve fund balances are calculated as of December 31, 2010. Projected reserve fund balances are calculated prior to the allocation of supplemental Motor Vehicle Sales Tax, which is the transit funding made available to the Twin Cities region by a 2006 constitutional amendment.

^b The standards for reserve fund balances as a percentage of expenditures are established in the Met Council's Regional Operating Revenue Allocation Procedures.

^c According to Maple Grove Transit officials, Maple Grove Transit has set aside \$3.9 million of its reserve fund balance for capital purposes.

SOURCE: Office of the Legislative Auditor, analysis of data from the Metropolitan Council.

The suburban transit providers have disagreed with the Council's procedures and have questioned whether the procedures will result in the funds being fairly allocated among regional providers. The suburban providers also argued that the procedures would not be necessary if suburban transit providers received a formula-based amount of supplemental MVST revenue instead of the process outlined by the Council.

Transit Taxing District Challenges

Minnesota law prohibits the Met Council from levying the regional transit tax on municipalities outside of the transit taxing district unless the Council and the municipality have agreed on a "service expansion plan."³⁶ We found that:

- Minnesota law implies that any municipality that joins the transit taxing district will receive additional transit services, which sets the stage for service negotiations between the Metropolitan Council and the joining municipalities.

³⁶ Minnesota Statutes 2010, 473.4461.

Four cities have joined the transit taxing district in recent years: Columbus, Forest Lake, Lakeville, and Maple Plain. As required by law, the Council entered into service agreements with each of these municipalities. For example, the Council agreed to operate a demonstration service for a park-and-ride facility in Maple Plain, once funds are procured for the project. In its service agreement plans with Forest Lake and Columbus, the Council agreed to operate five express bus trips each weekday that start in Forest Lake and make a stop in Columbus before heading to downtown Minneapolis.

The Met Council's service agreement with Lakeville resulted in the construction of two park-and-ride facilities within the city limits—one along the I-35W South corridor and another on the Cedar Avenue corridor. In accordance with the service agreement, both of these park-and-ride facilities will receive bus rapid transit and/or express bus service. According to Met Council staff, officials from some municipalities that have been in the transit taxing district since it was first established were upset by the Lakeville service agreement because their communities do not receive this level of transit service. The ability of some municipalities to negotiate service terms as a condition of levying the regional transit capital tax gives these communities an advantage and may result in these communities receiving more transit services than other communities already in the taxing district.³⁷

RECOMMENDATIONS

RECOMMENDATION

The Legislature should amend Minnesota Statutes 279B.09 to explicitly give the Metropolitan Council authority to allocate the supplemental Motor Vehicle Sales Tax revenue in the Twin Cities region.

Minnesota law does not specify how the supplemental MVST funds made available through the 2006 constitutional amendment should be allocated within the region. This lack of clarity has caused conflict between the Met Council and the suburban transit providers, which have differing opinions of how the funds should be distributed. As part of the region's Metropolitan Planning Organization and as the recipient of federal and state funding, the Met Council has substantial oversight responsibilities for transit services in the region. As such, it should explicitly have the authority to allocate the supplemental MVST revenue in the Twin Cities region.

RECOMMENDATION

The Metropolitan Council should allocate supplemental Motor Vehicle Sales Tax revenue based on the needs of the region.

³⁷ As with all existing transit services, services in cities entering the transit taxing district must meet regional performance standards and are based on communities' transit needs.

Distributing supplemental MVST revenue based on a formula, as proposed by the suburban transit providers, is not a regional approach and would not consider where funds are needed most in the region. Distributing supplemental MVST revenue following the approach outlined by the Met Council and based on regional priorities would ensure that providers have enough funds to maintain existing operations, while at the same time expanding the transit system through projects that will have the most impact in the region. The process established by the Met Council's procedures is appropriate and reasonable, and the Council should continue to allocate supplemental MVST revenue in this manner. It is important that data and criteria used to prioritize expansion projects align with the region's goals for transit, which are discussed in Chapter 5.

RECOMMENDATION

The Legislature should amend Minnesota Statutes 473.446, subd. 2, to extend the transit taxing district so that all communities under the Metropolitan Council's jurisdiction are included in the transit taxing district.

Met Council transit services are provided throughout the seven-county Twin Cities region, including in those municipalities that are outside of the transit taxing district. Additionally, residents from outside of the transit taxing district use park-and-ride facilities and other transit investments that are supported by the regional transit capital tax. In our view, the transit taxing district seems like an arbitrary and unjustified boundary given the jurisdiction and transit service area of the Met Council.

Furthermore, the current law leads to a negotiation process where a municipality considering joining the transit taxing district may be able to negotiate with the Met Council for transit services. We recommend, therefore, that the transit taxing district be expanded to include the Met Council's full area of jurisdiction without requiring that additional services be provided in each community.

RECOMMENDATION

Smaller city-run suburban transit providers should consider consolidating. Those suburban providers that remain should work collaboratively with the Metropolitan Council to improve bus transit service in the region.

Having multiple small providers in the region has consumed large amounts of staff time and resulted in inefficiencies in the provision of transit services in the Twin Cities region. However, suburban transit providers offer valuable services to their communities, have successfully involved local communities in transit decisions, and have introduced innovation in the region.

Weighing the inefficiencies the suburban providers introduce to the region, the positive attributes of their services, and the difficulty of dismantling the existing system, we concluded in Chapter 2 that the suburban transit providers should not

be eliminated. However, we think that some of the suburban transit providers should consider consolidating.

Natural consolidating partners already exist among the city-run suburban transit providers. Shakopee and Prior Lake share a border and already jointly operate an express bus route to downtown Minneapolis, although they continue to be separate providers. Plymouth and Maple Grove also share a border, and both providers focus on providing express bus service to downtown Minneapolis. Larger transit providers are able to offer more services than smaller providers; more frequent service and more resources provided within one organization could improve overall transit services. Prior Lake Transit and Shakopee Transit have already experienced the benefits of sharing resources through jointly operating an express bus route. Consolidating into one transit organization may eliminate some management redundancies currently in place. Additionally, having fewer suburban providers would reduce the number of providers that the Met Council must coordinate with, which may enable Council staff to focus more on other regional transit issues.

Those suburban transit providers that remain should work cooperatively with the Met Council to provide regional bus service. Specifically, the suburban providers should comply with the Council's regional transit procedures and collaborate to improve bus transit service in the Twin Cities region.

We do not recommend allowing additional cities to opt out of Metro Transit service at this time. Having new regional providers would introduce additional complexities to the regional transit system. Metro Transit should continue working with local communities to address transit needs in their areas through sector studies and other outreach efforts.

Transitways

“**T**ransitways” are corridors where transit has a dedicated running way or other feature that enables transit to travel more quickly than personal vehicles, such as is the case with bus rapid transit (BRT), commuter rail, and light rail transit (LRT). In this chapter, we provide more information about transitways generally and examine how transitways are funded and developed. We discuss challenges associated with transitways and make recommendations for improvement.

TRANSITWAYS OVERVIEW

The most appropriate mode of transit (BRT, commuter rail, or LRT) for a particular transitway depends on a number of factors, such as potential ridership, corridor distance, and availability of rights-of-way along roads or rail lines. Many regions around the country, such as Baltimore, Dallas-Fort Worth, Portland, and San Diego, have a mix of transitway modes as part of their regional transit system.

Table 4.1 lists the existing transitways, those under development, and those actively being considered in the Twin Cities region. Figure 4.1 shows these transitways on a map of the region.

The Twin Cities region currently has two operating transitways: Hiawatha LRT and Northstar commuter rail.

Table 4.1 shows that only two transitways currently operate in the region: Hiawatha LRT and Northstar commuter rail. Hiawatha began passenger service in 2004, and Northstar started service in November 2009. Table 4.2 provides an overview of ridership and other operating statistics for the Hiawatha and Northstar transitways. As shown in the table, Hiawatha had operating expenditures of about \$25 million and almost 10 million riders in 2009. In that year, Hiawatha LRT provided 12 percent of the rides in the Twin Cities region.

In addition to Hiawatha and Northstar, Table 4.1 shows that four other transitways in the region are in varying stages of development. The first phase of I-35W South BRT—express bus service between downtown Minneapolis and Lakeville—began in September 2009. Additional stations along the I-35W South BRT corridor, including a new station at 46th Street, are under construction or in the planning phase. Service at the 46th Street Station began in late 2010 and full BRT service with stops at every station (similar to how an LRT operates) is expected to begin in 2012. Express bus service along Cedar Avenue is currently operated by the Minnesota Valley Transit Authority (MVTA).¹ BRT service along Cedar Avenue between the Mall of America and Lakeville is under development and is expected to begin passenger service in 2012.

¹ The Met Council contracts with MVTA to provide express bus service along Cedar Avenue between Lakeville and downtown Minneapolis.

Table 4.1: Existing and Potential Transitways in the Twin Cities Region, 2010

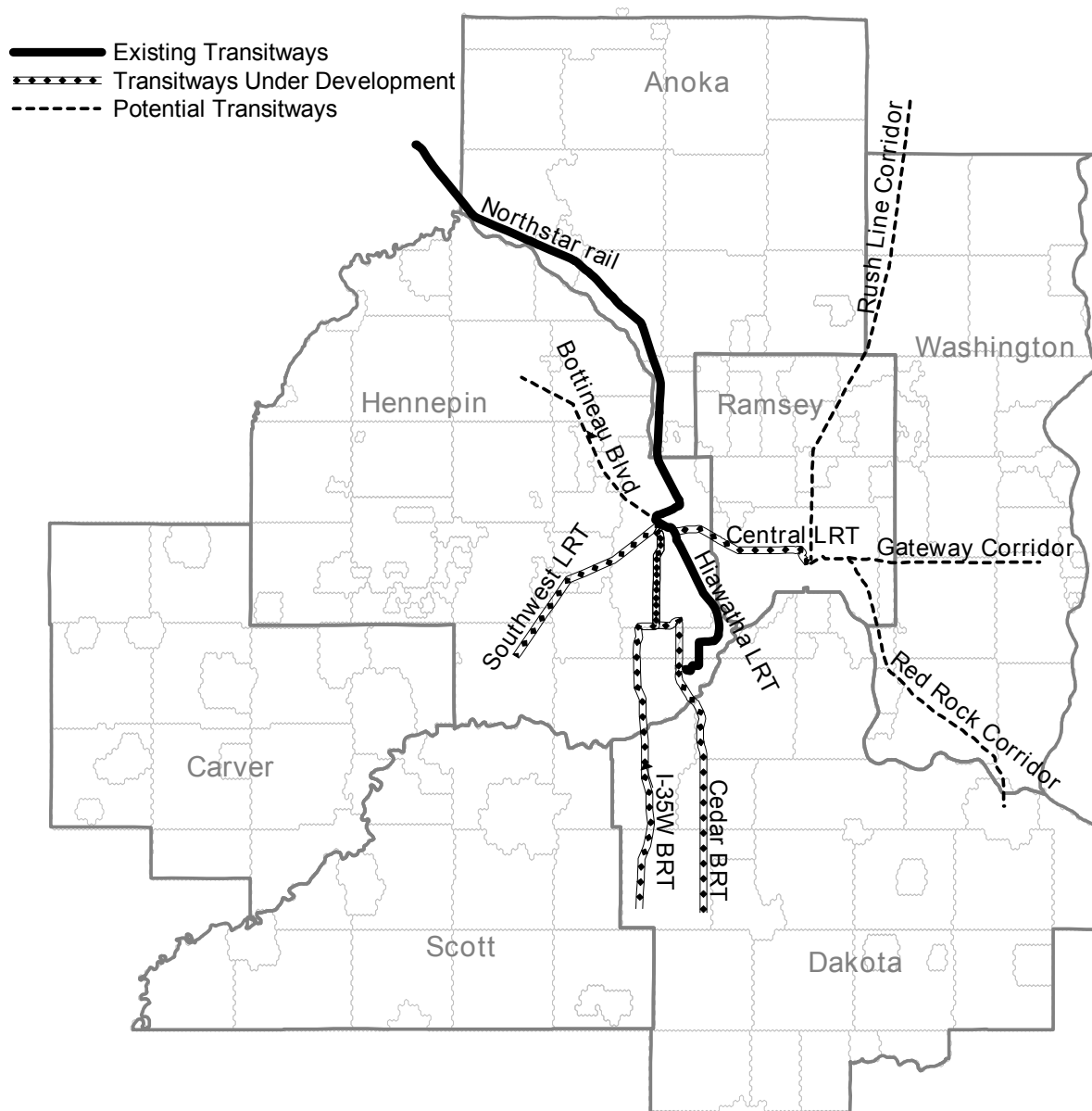
	Mode	Description
Existing Transitways		
Hiawatha	LRT	Only existing LRT line in the Twin Cities region. Operates between downtown Minneapolis and the Mall of America.
Northstar	CR	Only existing commuter rail line in the Twin Cities region. Operates between downtown Minneapolis and Big Lake.
Transitways Under Development		
I-35W South	BRT	One of two BRT lines in the region currently under construction. Began express bus service in September 2009 between downtown Minneapolis and Lakeville. Full station-to-station service expected to begin in 2012.
Cedar Avenue	BRT	One of two BRT lines in the region currently under construction. Will operate between the Mall of America and Lakeville. Scheduled to begin service in 2012.
Central Corridor	LRT	LRT line currently under construction. Will operate between downtown St. Paul and downtown Minneapolis. Scheduled to begin service in 2014.
Southwest Corridor	LRT	LRT line currently in development. Will operate between downtown Minneapolis and Eden Prairie. Projected to begin service in 2017.
Potential Transitways		
Bottineau Boulevard	TBD	Transitway would operate between downtown Minneapolis and Maple Grove or Brooklyn Park, along Bottineau Boulevard.
Gateway Corridor	TBD	Transitway would operate between downtown Minneapolis and western Wisconsin, along the I-94 corridor.
Red Rock Corridor	TBD	Transitway would operate between downtown Minneapolis and Hastings, along Trunk Highway 61 and I-94.
Rush Line Corridor	TBD	Transitway would operate between downtown St. Paul and Hinckley, along Trunk Highway 61 and I-35E/I-35.

NOTES: Transitways are corridors where transit has a dedicated running way or other feature that enables transit to travel more quickly than personal vehicles, such as is the case with light rail transit (LRT), bus rapid transit (BRT), and commuter rail (CR). "Transitways Under Development" are currently under construction or have a selected locally preferred alternative. For "Potential Transitways," project sponsors have initiated an alternatives analysis process but have not yet identified a mode or route ("TBD" indicates the mode is to be determined). Other potential transitways that are identified in the Met Council's 2030 Transportation Policy Plan but for which an alternatives analysis process has not yet been initiated include I-35W North, Central Avenue, Trunk Highway 36, and the Midtown Corridor. This table does not include potential arterial BRT transitways or the I-394 high occupancy toll (HOT) lane.

SOURCE: Office of the Legislative Auditor.

Four transitways are under development in the region and four more are actively being studied.

Figure 4.1: Transitways in the Twin Cities Region, 2010



NOTES: "Existing Transitways" are those transitways currently operating. "Transitways Under Development" are currently under construction or have a selected locally preferred alternative. For "Potential Transitways," project sponsors have initiated an alternatives analysis process but have not yet identified a mode or route. Other potential transitways that are included in the Met Council's 2030 Transportation Policy Plan but for which an alternatives analysis process has not yet been initiated include I-35W North, Central Avenue, Trunk Highway 36, and the Midtown Corridor. This figure does not include potential arterial BRT transitways or the I-394 high occupancy toll (HOT) lane.

SOURCES: Metropolitan Council and Minnesota Department of Revenue.

In 2009, the Hiawatha LRT provided almost 10 million rides.

Table 4.2: Light Rail and Commuter Rail Operating Statistics, 2009

(In thousands)

	Operating Expenditures	Total Ridership	Passenger Miles	Vehicle Miles
Hiawatha light rail transit	\$25,080	9,863	48,681	1,955
Northstar commuter rail ^a	7,804	82	1,950	69

NOTES: Ridership represents the number of passenger trips (boardings) on transit services. Passenger miles represent the total number of miles passengers traveled. Vehicle miles represent the total number of miles each vehicle traveled. Light rail transit and commuter rail trains may have more than one vehicle operating at a time.

^a Northstar started passenger service in November 2009.

SOURCES: Office of the Legislative Auditor, analysis of data from the National Transit Database, 2009, and Metro Transit.

Two additional LRT lines in the region are under development—along the Central and Southwest corridors. The Central Corridor LRT is currently under construction and will operate between downtown Minneapolis and downtown St. Paul and travel through the University of Minnesota campus. Passenger service is expected to begin in 2014. The Southwest Corridor LRT is not as far along in development; it is currently projected to begin passenger service between downtown Minneapolis and Eden Prairie in 2017, although the project schedule depends on a variety of factors.

Several additional transitways are being considered for development in the Twin Cities region. For example, the Hennepin County Regional Railroad Authority is leading a study to determine the most appropriate transit mode and route for Bottineau Boulevard, a corridor that runs from downtown Minneapolis to Maple Grove or Brooklyn Park. Similarly, the Gateway Corridor Commission is leading a study to determine the most appropriate mode of transit for the Gateway transitway along I-94 East. Other transitways actively being considered by counties and corridor commissions include the Red Rock and Rush Line corridors. Whether these transitways will be built, and with what modes, is yet to be determined.

FUNDING FOR TRANSITWAY DEVELOPMENT

As discussed in Chapter 1, transitway corridors typically require significant capital investments. For example, the Hiawatha LRT cost \$715 million to design and build, Northstar commuter rail had \$320 million in capital costs, and Central Corridor LRT is estimated to cost more than \$950 million to design and build. We found that:

- Capital funding for transitways comes from several sources, with the federal government accounting for the largest share.

The Counties Transit Improvement Board (CTIB) has increased the region's capacity to develop large-scale transit projects.

Federal funding for large-scale transitway projects typically pays for 50 percent of the capital costs; a local funding match is required to cover the remaining capital costs. In the Twin Cities region, the local match has been achieved using a variety of state and local sources, as shown in Table 4.3. To some extent, the variation in local funding sources is the result of local communities contributing to projects that serve their areas. For example, Hennepin County, the Minnesota Legislature, Minnesota Department of Transportation (MnDOT), and the Metropolitan Airports Commission all contributed to fund the construction of the Hiawatha LRT. Table 4.3 also shows that a different combination of funding sources was used for each of the region's three largest transitway projects. For example, MnDOT contributed to the capital costs for the Hiawatha LRT, but not the other two transitways and Ramsey County contributed to Central Corridor LRT capital costs, but not the other two projects.²

As discussed in Chapter 1, the Counties Transit Improvement Board (CTIB) was created, in part, to provide a reliable funding source for part of the local match for large federally funded projects. Several people we spoke with, including Met Council staff and county commissioners, said that the creation of CTIB increased the Twin Cities region's capacity to develop these large-scale transit projects. For example, the Central Corridor LRT project would not have likely moved forward as quickly without the funding commitment from CTIB. As shown in Table 4.3, CTIB is contributing 30 percent of the funding for Central Corridor capital costs.³

TRANSITWAY PLANNING AND DEVELOPMENT

Transitway sponsors in the region have typically applied for federal funding to defray the costs associated with building transitways. For the region's light rail and commuter rail projects (Hiawatha, Central Corridor, and Southwest Corridor LRTs and Northstar commuter rail), the Met Council and other transit entities have applied for federal "New Starts" funding. The New Starts program is a competitive program through which the Federal Transit Administration (FTA) allocates federal funding for large-scale transit projects. New Starts projects are typically commuter rail, LRT, and BRT projects that exceed \$250 million in total project costs. For the two BRT transitways currently being developed in the Twin Cities region (along I-35W South and Cedar Avenue), the region applied for and received other federal funding; project sponsors did not go through the New Starts process.⁴

² Some of the variation in funding sources is due to the location of the transitway. For example, Anoka County provided funds for Northstar commuter rail because it travels through Anoka County.

³ CTIB has also committed to fund 50 percent of the operating costs for the Hiawatha, Northstar, and Central Corridor transitways.

⁴ BRT projects often do not qualify for the high-cost threshold of a New Starts program. The BRT projects along I-35W South and Cedar Avenue are being phased in over time, thus reducing the need for a large one-time capital investment provided through a New Starts grant.

Table 4.3: Transitway Capital Funding Sources

(In millions)

	Hiawatha LRT	Northstar Commuter Rail ^a	Central Corridor LRT ^b
Federal Funding	\$424.0	\$161.9	\$478.5
Minnesota Legislature	100.0	98.6	86.1
Minnesota Department of Transportation	20.1	-	-
Metropolitan Council	-	5.9	9.6
Metropolitan Airports Commission	87.0	-	-
Counties Transit Improvement Board ^c	-	-	287.1
Anoka County ^d	-	34.8	-
Hennepin County	84.2	8.0	28.7
Ramsey County	-	-	67.0
Sherburne County ^e	-	8.2	-
Total	\$715.3	\$320.0	\$957.0

NOTES: This table does not include bus rapid transit projects in the region. LRT is light rail transit. "-" means that entity did not provide capital funding for the given transitway project. Numbers are actual dollars and are not adjusted for inflation.

^a The Minnesota Twins also provided capital funding for the Northstar commuter rail.

^b Central Corridor funding amounts are projections.

^c The Counties Transit Improvement Board was created in 2008, after the capital funds for the Hiawatha LRT had already been secured. In 2009, CTIB approved a \$10 million grant to build a Northstar station in Fridley.

^d Funding to extend the Hiawatha LRT to reach the Northstar commuter rail line is included in Anoka County's reported contribution.

^e Northstar extends beyond the seven-county Twin Cities metropolitan area into Sherburne County.

SOURCE: Office of the Legislative Auditor, analysis of data from Metro Transit and the Northstar Corridor Development Authority.

Funding for transitways comes from a variety of sources.

Because federal funding accounts for 50 percent of the capital investment in a New Starts transitway, the requirements associated with the federal New Starts process typically dictate how transitways are developed locally. When we examined the process for planning and developing transitways, we observed that:

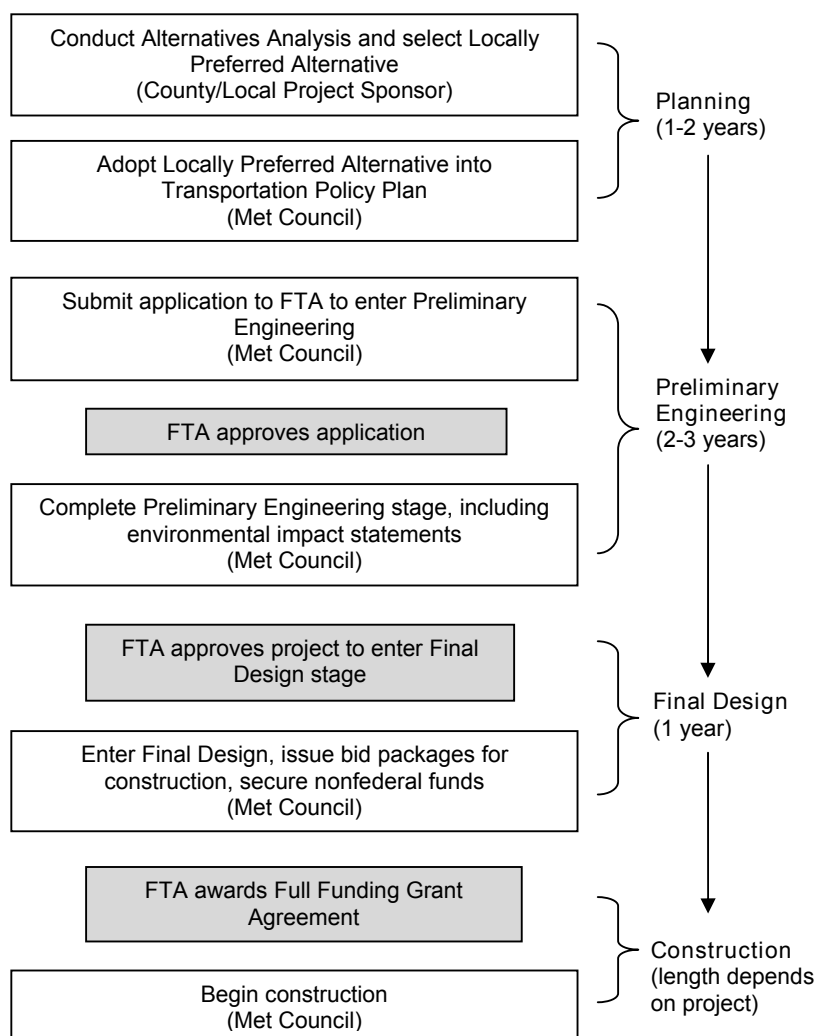
- Developing a transitway involves a number of transit organizations and typically takes several years to complete.

Figure 4.2 outlines the New Starts planning process. As illustrated in the figure, project sponsors, the Met Council, and the FTA all play important roles in the process.

To receive federal New Starts funding, the project sponsor must complete an alternatives analysis. In the Twin Cities region, a county typically leads the

Figure 4.2: Federal “New Starts” Planning Process

The federal process for “New Starts” transit projects dictates how certain transitways are developed locally.



NOTES: FTA is the Federal Transit Administration. This figure shows the New Starts process and lead entity when the Metropolitan Council is the federal New Starts grantee and constructor. Shaded boxes indicate points where the FTA makes a decision whether to approve a project to advance to the next step.

SOURCES: Office of the Legislative Auditor and the Metropolitan Council.

alternatives analysis process for transitways in its jurisdiction, although corridor commissions or other project sponsors may also take the lead. For example, the Hennepin County Regional Railroad Authority took the lead for the Southwest Corridor alternatives analysis process, and the Gateway Corridor Commission has taken the lead for the Gateway Corridor. The project sponsors consider different routes, station locations, and modes for the transitway and ultimately

The Met Council must adopt a transitway into its Transportation Policy Plan before the project is eligible to receive federal funding.

recommend a locally preferred alternative, which is identified based on local priorities but typically considers ridership and cost figures. The alternatives analysis phase typically takes one to two years to complete and can cost transitway sponsors more than \$1 million.

Once the locally preferred alternative is recommended, the Met Council must adopt the transitway into its Transportation Policy Plan before the project is eligible to receive New Starts or other federal funds. This is the first step where the Council has an official role in the corridor planning process, although Metro Transit and Met Council staff told us they are typically involved earlier as technical advisors. Once the transitway has been adopted into the Met Council's transportation plan, the Council develops and submits an application to the FTA to enter the Preliminary Engineering phase. The Met Council submitted the application for the Southwest Corridor to enter this phase in August 2010.⁵

During the Preliminary Engineering phase, the Council and project sponsors complete environmental impact statements, finalize the engineering plans, and refine the financial plans. This phase takes about two to three years to complete. Once this is done, the Council submits an application to the FTA to enter the final design stage. During the final design stage, the Council develops a final cost estimate and secures the nonfederal matching funds. Once the final design is approved, which typically takes about one year, the FTA awards the Full Funding Grant Agreement, which is a commitment of federal dollars to the project. The grant agreement for the Central Corridor LRT project is expected to be awarded in the first quarter of 2011.

Projects that seek New Starts funding must meet federal requirements. The federal government has a number of factors it considers for projects applying for New Starts funding. These factors include:

1. Mobility improvements. Mobility improvements include how much time potential riders will save using the proposed system and the number of transit-dependent riders using the proposed system.
2. Land use. Land use considers development plans around proposed stations to determine whether they would support transit.
3. Cost effectiveness. Cost effectiveness compares the annualized capital and annual operating costs to the projected user benefit (expressed in terms of travel time savings) of the proposed transitway.
4. Financial plan. The financial plan must demonstrate sufficient local financial support for the project.

Other criteria include the economic development effects, environmental benefits, and operating efficiencies that would accrue to the whole transit system as a result of the proposed project.

⁵ The Hennepin County Regional Railroad Authority was also involved in the preparation of the Preliminary Engineering application for the Southwest Corridor LRT.

The two bus rapid transit projects in the region did not follow the New Starts process, took several years to develop, and involved coordination among several organizations.

Construction typically commences once the Full Funding Grant Agreement has been awarded, although construction on the Central Corridor started prior to the agreement being finalized.⁶ Construction itself takes several years, depending on the project. For example, the Hiawatha LRT took about four years and Northstar took two years to construct. The project timeline for the Central Corridor indicates that it will take four years to construct the Central Corridor LRT, and project plans indicate the Southwest Corridor LRT will take about three years to construct.

Although the two BRT projects in the region (Cedar Avenue and I-35W South) did not follow the New Starts process, they have also involved a number of entities and have taken several years to develop. The Dakota County Regional Railroad Authority is the lead entity for the Cedar Avenue project and received special legislation to allow it to levy for the BRT transitway.⁷ Dakota County's Cedar Avenue BRT project partners include the Minnesota Valley Transit Authority, the Met Council, CTIB, and Metro Transit. There are more than ten funding sources for the Cedar Avenue transitway, including the cities of Apple Valley and Lakeville, several federal programs, Dakota County, the Dakota County Regional Railroad Authority, and state bonds. Planning for the Cedar Avenue BRT began in the 1990s. Unlike rail transitways, BRT service can be phased in over time. Service along the transitway is scheduled to begin in 2012, and Dakota County and its partners plan to expand the service by 2030.

The Met Council is the lead entity for developing the I-35W South BRT transitway. This project implementation was advanced in part due to the availability of federal Urban Partnership Agreement funds. Project partners for the I-35W South BRT transitway include CTIB and Metro Transit. As with the Cedar Avenue transitway, the Met Council plans to phase in BRT service along I-35W South. Full BRT service along I-35W South is scheduled to begin in 2012, and the Council also plans to implement expanded service along this corridor by 2030.

TRANSITWAY CHALLENGES

Transitway projects are large, expensive, and complicated. It is not surprising then, that the planning and development of transitways involve a number of challenges. This section details the challenges in the Twin Cities region associated with planning, developing, and operating transitways, largely focused on New Starts projects.

⁶ The Met Council received several Letters of No Prejudice from the FTA indicating that construction costs incurred for the Central Corridor before the final grant agreement was finalized would be eligible for partial reimbursement by federal funds.

⁷ Laws of Minnesota First Special Session 2005, chapter 6, sec. 90.

Transitway Planning Challenges

As discussed above, several entities are involved in planning transitways in the region, including local communities, counties, the Met Council, and the FTA. As a result, we found that:

- The process for planning transitways in the Twin Cities region is fragmented.

Transitways are developed by counties and local stakeholders through the alternatives analysis process. Many stakeholders with whom we met, including Met Council staff, Metro Transit staff, and county commissioners, said the region depends on local initiatives to move transit projects forward. There is broad acknowledgement that these local efforts are important for gaining support for transit projects in the region. However, the local efforts are based on local, and not necessarily regional, priorities. As noted earlier, the Met Council, which is the only transit agency with regionwide responsibilities in the Twin Cities, officially becomes involved in the development of a transitway only once the local stakeholders have recommended the locally preferred alternative to the Met Council and the transitway is adopted by the Council into the Transportation Policy Plan.

The region depends on local initiatives to move transit projects forward, in part because there are no agreed-upon regionwide criteria for prioritizing potential transitways.

In addition, the region now relies on CTIB, with its own set of priorities, to provide the largest local share (30 percent of the capital costs) for federally funded projects. Although CTIB funding decisions must be consistent with the Met Council's Transportation Policy Plan, CTIB selects transitways to fund based on its own priorities, not necessarily the priorities of the region as a whole. For example, CTIB has stated it will not provide funding for BRT transit on arterial roads even though the Met Council has identified "arterial BRT" as a priority for the coming years.⁸ CTIB's stated vision is "a network of connected transitways" throughout the five-county member area. This is clearly a narrower vision for transit than is held by the Met Council, which oversees transit for the seven-county metropolitan area and is not limited to transitways.

CTIB's role in identifying potential transitways complicates the planning process. For example, CTIB has published maps of potential transitways in the region that conflict with transitway maps published by the Met Council.⁹ These competing maps make it difficult for policymakers and the public to understand the region's transit priorities regarding transitways. Additionally, we found that:

- Neither the Metropolitan Council nor the Legislature has identified criteria to prioritize the development of some transitways ahead of others.

⁸ Arterial BRT is bus rapid transit service provided along existing routes with significant ridership that operate on arterial roads, such as Nicollet Avenue in south Minneapolis.

⁹ CTIB's and the Met Council's maps identified different modes for some potential transitways, and the CTIB map did not include arterial BRT routes that the Council included on its map.

Other metropolitan areas have set priorities for transitway development.

Beginning in 2001, the Met Council conducted an analysis of 29 proposed transitway corridors and identified which corridors could support LRT or BRT. In 2004, the Council grouped the corridors into “Tier 1” and “Tier 2” projects, based on readiness and geographic distribution. Most of the Tier 1 corridors have been developed or are under development, including Hiawatha LRT, Northstar commuter rail, Central Corridor LRT, and BRT on I-35W South and Cedar Avenue. However, the Council did not prioritize one transitway before another, nor did the Council identify what criteria should be used to prioritize the transitways. In fact, Bottineau Boulevard, identified in 2004 as a Tier 1 corridor, is further behind in the development process than Southwest Corridor, which was identified as a Tier 2 transitway.¹⁰

In 2008, the Met Council published the 2030 Transit Master Study, an updated study of potential transitways that evaluated potential corridors on the basis of ridership and cost. In this study, the Council recommended some transitway corridors for additional development or study, including Bottineau Boulevard, Southwest Corridor, I-35W North, I-94 East (Gateway Corridor), and Rush Line Corridor. However, the Council did not recommend which transitway should be developed next. Several transitways, including Bottineau Boulevard and the Gateway, Red Rock, Robert Street, and Rush Line corridors, are moving forward with the alternatives analysis process. There is widespread belief among people we interviewed that the next transitway developed will be the one that is next to complete the alternatives analysis process, not necessarily the one that will most benefit the region. This is in part based on how the development of transit in the region has occurred in the past, and in part because there are no agreed-upon regionwide criteria for prioritizing potential transitways.

In contrast to the Twin Cities region’s approach, other metropolitan areas have taken a broader view towards developing transit systems. The Regional Transportation District of Denver prioritized a set of transitway corridors to build a comprehensive regional transit system. Through its process, Denver’s Regional Transportation District identified an order for building the transitways through 2018. Similarly, the Utah Transit Authority, with the aid of a voter-approved sales tax, accelerated the construction of five additional rail projects in the region to develop a comprehensive regional transit system. Originally planned to be completed by 2030, these five rail transitways are now scheduled to be completed by 2015.

The 2008 Legislature encouraged the Met Council to take an approach similar to the Utah Transit Authority to secure funding and required the Council to:

[I]nitiate negotiations with the federal Transit Administration to secure federal funds for a single comprehensive program of rail transit way development, to include Rush Line, Red Rock,

¹⁰ In 2002, the Legislature allocated funding to develop BRT along Bottineau Boulevard. For a variety of reasons, Hennepin County did not move forward with BRT in the corridor. The county has since initiated a study to evaluate an LRT transitway along the Bottineau Boulevard corridor.

Southwest Corridor, and an extension of Northstar commuter rail to St. Cloud.¹¹

Met Council staff pursued such negotiations with the FTA with no success. In a letter addressed to Met Council staff dated December 18, 2009, the FTA Regional Administrator stated that although the FTA supports comprehensive regional planning of future major transit investments, the FTA must evaluate each potential transit project individually on its own merits.¹²

Although the Legislature encouraged the Met Council to develop a comprehensive transit plan for the region, we found that:

- Existing Minnesota law prohibits consideration of all potential transitways in the region.

Current law prohibits the study of the Dan Patch corridor for transit development.

Laws of Minnesota 2002, chapter 393, sec. 85, prohibits the consideration or study of the Dan Patch Corridor for development as a commuter rail line. The Dan Patch Corridor is a potential commuter rail corridor that runs between Minneapolis and Northfield. In 2002, the Legislature prohibited the Met Council, the Minnesota Department of Transportation, and regional railroad authorities from spending any money for “study, planning, preliminary engineering, final design, or construction for the Dan Patch commuter rail line.”¹³ Additionally, the Met Council was required to:

Remove all references, other than references for historical purposes, to the Dan Patch commuter rail line from any future revisions to the council’s transportation development guide and the council’s regional transit master plan.¹⁴

Many stakeholders we spoke with disagree with the Dan Patch prohibition. Some people we interviewed noted that the prohibition regarding the Dan Patch Corridor had implications when planning the Southwest Corridor LRT, since those two corridors would potentially be parallel to each other.

Transitway Development Challenges

Once a transitway is ready to be developed in the Twin Cities region, there are other challenges. We found that:

¹¹ Laws of Minnesota 2008, chapter 152, art. 6, sec. 8.

¹² Marisol Simon, Regional Administrator, Federal Transit Administration, letter to Arlene McCarthy, Director, Metropolitan Transportation Services, Metropolitan Council, December 18, 2009.

¹³ Laws of Minnesota 2002, chapter 393, sec. 85, subds. 2-4.

¹⁴ The commissioner of the Minnesota Department of Transportation was also required to “remove all references, other than references for historical purposes, to the Dan Patch commuter rail line from any future revisions to the state transportation plan and the commissioner’s commuter rail system plan.” See Laws of Minnesota 2002, chapter 393, sec. 85, subds. 2-3.

- Each New Starts transitway that has been developed in the region—Hiawatha, Northstar, and Central Corridor—has followed a different development model.

According to Met Council staff, there are three primary roles for each New Starts project: (1) federal grantee, (2) builder, and (3) owner-operator. There has been a different configuration of these roles for each of the three New Starts projects built in the Twin Cities region. For the Hiawatha LRT project, the Met Council was the federal grantee, MnDOT and the Metropolitan Airports Commission constructed the line, and the Met Council/Metro Transit is the owner-operator. On Northstar commuter rail, MnDOT was the federal grantee and constructed the line and the Met Council/Metro Transit is the owner-operator. For the Central Corridor LRT, the Met Council is the federal grantee and constructor, and the Met Council/Metro Transit is the owner-operator.

Having different agencies assume different roles on transitway projects has led to confusion between the region and the Federal Transit Administration.

Met Council staff said these changing roles have led to confusion between the region and the FTA. Staff said that because of the number of entities involved in transit in the region, the FTA has had to work with a number of different local representatives. Council staff said this can contribute to uncertainty about which entity is leading New Starts projects in the region. Staff said this uncertainty is likely to continue given the current project sponsors on future projects, including Hennepin County (Bottineau Boulevard); the Gateway Corridor Commission, which includes representatives from Ramsey and Washington counties and several cities along the corridor (Gateway Corridor); the Rush Line Corridor Task Force, which includes representatives from Anoka, Chisago, Pine, Ramsey, and Washington counties (Rush Line Corridor); and the Red Rock Corridor Commission, which includes representatives from Dakota, Hennepin, Ramsey, and Washington counties (Red Rock Corridor).

In addition to the number and variety of entities involved in planning and developing transitways, the different entities have varying levels of expertise. The Met Council has developed expertise in planning, building, and operating light rail and commuter rail through its experience on the Hiawatha, Northstar, and Central Corridor transitways. In 2010, the Met Council identified a New Starts Rail Projects Director to shepherd the region's New Starts transit projects through the process. While some project sponsors have experience with the New Starts process, others do not, and they will require additional technical assistance from Metro Transit and the Met Council.

As mentioned in Chapter 2, the Met Council is developing a series of transitway guidelines to increase consistency among the region's transitways. These guidelines will address a range of issues, including transitway stations, vehicles, and operations. The guidelines will also address the project development process and management. Council staff told us the guidelines will help evaluate and develop transit corridors as part of a regional system and will provide benchmarks for policymakers to use when evaluating proposed transit projects.

Transitway Operating Challenges

Once the transitways are planned and developed, they need to be operated and maintained. We found that:

- Transit organizations in the region are not required to consider (1) the ongoing operating and maintenance obligations that result from developing transitways or (2) how transitways should be balanced with other regional transit priorities.

As detailed throughout this chapter, a variety of organizations are involved in planning and developing transitways. The organizations involved in the beginning stages (local transitway sponsors and/or counties) are not the organizations that will ultimately be responsible for operating most transitways (the Met Council and Metro Transit). Similarly, whether funding is available for the development and construction of a transitway may not relate to whether funding is available for its operations.

Whether funding is available to build a transitway may not relate to whether funding is available to operate the transitway.

For example, the FTA typically provides funding for 50 percent of the capital costs of a transitway, but it does not provide funding for the transitway's ongoing operations. Similarly, county regional railroad authorities may, by law, provide up to 10 percent of the capital costs of a light rail or commuter rail transitway in the region, but Minnesota law prohibits them from contributing "any funds to pay the operating and maintenance costs for a light rail transit or commuter rail project."¹⁵ CTIB has committed to paying for 30 percent of the costs of developing the Central Corridor and 50 percent of the net operating costs of Hiawatha LRT, Northstar commuter rail, Central Corridor LRT, I-35W South BRT, and Cedar Avenue BRT.¹⁶ However, CTIB does not bear the burden of operating the entire transit system or ensuring there are adequate funds to do so.

By law, the state must pay for 50 percent of light rail net operating costs.¹⁷ The state's obligation, coupled with the commitment by CTIB to cover 50 percent of the net operating costs, should mean that sufficient funds are available to cover the operating costs of Hiawatha and Central Corridor LRTs. However, in 2009 the Legislature did not explicitly fund its full share of operating costs for Hiawatha. As a result, Met Council staff told us, the Council had to make adjustments throughout the transit system to compensate for the reduced funding.

Given the region's scarce transit operating resources and unpredictable revenue sources (as discussed in Chapter 1), the Met Council and other regional transit providers will need to prioritize services. Transitway projects may or may not be a priority for the region. If the transitways are constructed, however, there will be increased pressure on the Met Council to fund their operations even though there may be other regional transit priorities, such as improving bus service throughout the region. Although the FTA requires that transitways not be built at

¹⁵ Minnesota Statutes 2010, 398A.10, subds. 1-2. This limit on regional railroad authorities' contributions for operating costs was enacted when CTIB was created in 2008.

¹⁶ Net operating costs are the operating costs that remain after subtracting fare revenue.

¹⁷ Minnesota Statutes 2010, 473.4051, subd. 2.

the expense of the existing bus system, in our interviews several regional bus providers expressed concern that the operating costs for the region's rail transitways would crowd out funding for bus operations.

Additionally, staff from the Met Council and suburban transit providers told us that:

- The development of transitways in the region has further complicated the relationship between the Metropolitan Council and suburban transit providers.

Additional coordination is required when transitways run through the service areas of multiple providers.

In particular, staff told us the Cedar Avenue BRT transitway has required significant coordination between the Met Council and the Minnesota Valley Transit Authority (MVTA) because the corridor runs through service areas of both providers. The transitway will start in Lakeville and end at the Mall of America, both of which are in Metro Transit's service area. The bulk of the BRT route will be along Cedar Avenue through MVTA's service area. These changing jurisdictions will require additional coordination between the two providers regarding operating and funding the BRT line. Similar coordination will need to occur between the Met Council and SouthWest Transit once the Southwest Corridor transitway is developed and between the Met Council and Maple Grove Transit if the Bottineau Boulevard transitway is developed. Issues regarding the potential overlap of bus and LRT services along the Southwest Corridor and Bottineau Boulevard will need to be resolved. The Council's draft transitway guidelines include guidance for when a transitway travels through the service areas of multiple providers; the guidelines may be helpful in these corridors.¹⁸

In large part because of the strained relationship between the Council and suburban transit providers regarding bus service, as discussed in Chapter 3, coordination among these entities regarding transitways is also difficult. There have been numerous meetings, letters, and e-mails among the Cedar Avenue project partners regarding a variety of issues, such as the park-and-ride facilities, the type of service provided during construction, and ongoing operations. Because the relationship between the Council and MVTA is already difficult, this coordination has been more complicated than it otherwise would be.

RECOMMENDATIONS

RECOMMENDATION

The Metropolitan Council should coordinate with stakeholders to establish regional transit priorities and prioritize potential transitways for future development based on data and the needs of the region.

As the regional transit planning entity, the Met Council should lead the effort to establish transit priorities for the region. The priorities for transitways should

¹⁸ The Council's transitway guidelines are expected to be adopted in 2011.

consider projected ridership, cost estimates, and other transit goals for the region. The Met Council should also develop a comprehensive program for developing transitways similar to what Denver and Utah have done and as was required by the 2008 Legislature. In contrast to the law, however, we recommend that the Met Council start with a blank slate and select those transitways that, based on the data, present the best opportunity for the region. Given the current economic conditions, we do not recommend that the Met Council attempt to build the entire system all at once, as was done in Utah, but we think it is important for the Council to have a comprehensive and prioritized plan.

The Council should make an effort to involve stakeholders throughout the process. Successfully implementing this recommendation requires that local project sponsors work with the Council to take a regional view of transit projects and priorities. Counties and other transitway sponsors would still be able to advocate for and evaluate potential transitway corridors and modes; project sponsors would continue to lead alternatives analysis processes and identify locally preferred alternatives. However, decisions about whether a transitway project moves forward should be based on local and regional priorities.

The Met Council has taken the first step toward developing a comprehensive plan through its 2030 Transportation Policy Plan and its 2030 Transit Master Study. However, we think the Council needs to go further and prioritize the corridors identified in these plans.

Developing a comprehensive and prioritized plan requires that the Met Council has the credibility to lead this initiative so that local sponsors support the end result. As the Met Council is currently structured, it may not have the necessary credibility to do so. In Chapter 2, we suggested changes to the Council's governance structure that may enhance its credibility. Establishing transitway priorities also requires clear goals. In Chapter 5, we discuss the Legislature's and the Met Council's responsibilities for identifying goals and priorities for transit in the region.

RECOMMENDATION

The Metropolitan Council should only incorporate into the region's Transportation Policy Plan those transitways that are at or near the top of the region's transit priority list.

As discussed previously in this chapter, transitways must be adopted into the Met Council's Transportation Policy Plan before a project is eligible for federal funding. The Council should only adopt into its transportation plan those transitways that are identified as regional transit priorities. By excluding from the plan transitways that are not a priority for the region, the Met Council would demonstrate that it does not "approve" of those transitways. Corridors for which

counties have completed an alternatives analysis would not be developed unless the Council revised the plan to include them.¹⁹

This recommendation increases the Council's role in developing transitways in the region. As with the previous recommendation, the Met Council as currently structured may not have the necessary credibility among local transit stakeholders to effectively implement this recommendation. See Chapter 2 for a discussion regarding the Council's credibility and suggested changes to its governance structure that would enhance its standing among other transit organizations in the region.

RECOMMENDATION

The Minnesota Legislature should repeal Laws of Minnesota 2002, chapter 393, sec. 85, and allow consideration of the Dan Patch corridor.

If the Met Council is expected to take a regional view in planning and developing transit, it needs to be able to consider all potential transit corridors in the region and evaluate them using objective measures to determine where development should occur. As transit corridors in the region are developed, the interconnections between the corridors become increasingly important. A full understanding of all potential corridors is important to maximize the potential of the transit system. As a result, it is important that the Met Council and other transit organizations in the region are able to consider all potential corridors, including the Dan Patch Corridor, and their potential impact on the region's transit system.

RECOMMENDATION

The Legislature should designate in law the Metropolitan Council as the federal grantee and constructor of New Starts transitway projects in the region.

Through its work on Hiawatha LRT, Northstar commuter rail, and the Central Corridor LRT, the Met Council has developed expertise on New Starts projects. It has also identified a Director of New Starts Rail Projects to help the region navigate through the federal requirements associated with these projects. To facilitate the process and to maximize the region's relationship with the FTA, the Met Council should be designated as the region's lead entity on New Starts projects. This will help the region leverage what it has learned on previous New Starts projects and improve the relationship between the region and the FTA.

Under this recommendation, counties and local transitway sponsors could still take the lead on the alternatives analysis process and identify a locally preferred alternative. Once the locally preferred alternative is adopted by the Council into

¹⁹ The Met Council's Transportation Policy Plan is revised at least every four years and can be amended in the interim.

the region's Transportation Policy Plan, however, the Council should be the project lead.

This recommendation does not address the complexity of developing a transitway that does not go through the New Starts process. Smaller projects that are not eligible for the federal New Starts process will likely continue to be complicated and involve a number of planning and funding partners. Because each one of these projects will be unique, we do not offer a regionwide recommendation. Nevertheless, we encourage all entities involved in developing a transitway to coordinate their efforts and ensure consistency with the regional transit priorities.

RECOMMENDATION

The Legislature should not commit capital funds to a transitway development project without ensuring that operating revenues for the first five to ten years have been identified.

As discussed previously, CTIB has committed to fund 50 percent of the operating costs of the transitways it helps build. Although statutes require the state to provide 50 percent of the operating costs for LRT, the Legislature has not always followed through on this commitment. The uncertainty of transit funding and shortfalls in the state's general fund have led to concerns that the state will not fulfill its commitments to fund transitway operating costs in the future. If sufficient operating funds are not available once a transitway is developed, the Met Council (as the operator of the transitway) will need to make service and maintenance decisions that could affect transit operations throughout the region. Depending on priorities and available funding, bus or other types of service could be negatively affected by the need to accommodate transitway operating costs.

The Legislature can encourage transit entities in the region to fully account for transitway operating revenue by requiring operating revenue sources to be identified before the Legislature commits transitway capital funds. The federal New Starts application also requires documentation demonstrating that operating revenue is available for the proposed transitway project. While the commitment of future operating funds cannot be guaranteed, this requirement will help ensure that revenue sources for operating costs are identified before the region commits to building additional transitways.

Transit Performance

State statutes identify a number of goals related to transit.

In this chapter, we evaluate the performance of transit services in the Twin Cities region. First, we discuss the goals for transit in the region and identify potential measures to evaluate how well the system addresses these goals. We then provide an assessment of the Twin Cities region's overall performance compared to peer regions in the country. Finally, we examine how well each transit provider in the Twin Cities region performed on selected measures.

GOALS FOR TRANSIT

We reviewed state laws related to transit and transportation to determine what goals the Legislature has identified for regional transit. Table 5.1 lists the transit and transit-related transportation goals identified in law. Among the goals identified in state statute are to “assure the most efficient and coordinated use of existing and planned transit resources” and to “meet the needs of transit users.”

In reviewing the transit-related laws, we found that:

- State statutes do not sufficiently clarify or prioritize the goals of transit in the Twin Cities region.

The goals specific to transit are vague and in some cases duplicative, as shown in Table 5.1. For example, the goal to “provide transit services . . . to meet the needs of transit users [italics added]” (Goal 6) seems to be a subset of the goal to provide “a comprehensive set of transit . . . services to meet the needs of all people in the metropolitan area [italics added]” (Goal 1). In addition, the goal to provide “a basic level of mobility for all people” (Goal 5) could be interpreted in many ways.

The state's goals for transit are scattered across two sections of Minnesota statutes. Many of the transit goals that stakeholders believe are important for the region are not identified as such. For instance, in interviews, staff from the Met Council and some suburban transit providers mentioned reducing traffic congestion (Goal 13) and safety (Goal 10) as transit goals. However, Minnesota statutes do not identify these as regional transit goals. Instead, they are identified more generally as transportation goals for the state.

Statutes do not provide direction about priorities among the transit goals. As an example, the goal of providing access to tourist locations (Goal 7) may be a lower priority than meeting the needs of transit users (Goal 6), but the law does not indicate that such a priority order exists. Similarly, it is not clear whether goals directly related to regional transit, such as the efficient use of transit resources (Goal 2), are of a higher priority than transit-related transportation goals, such as congestion mitigation (Goal 13).

But the statutes do not prioritize the transit goals.

Table 5.1: Transit-Related Goals in State Statutes

Goals Specific to Transit

1. Arrange to the greatest feasible extent for the provision of a comprehensive set of transit and paratransit services to meet the needs of all people in the metropolitan area
2. Assure the most efficient and coordinated use of existing and planned transit resources
3. Increase use of transit as a percentage of all trips statewide by giving highest priority to the transportation modes with the greatest people-moving capacity and lowest long-term economic and environmental cost
4. Maintain public mobility in the event of emergencies or energy shortages
5. Provide, to the greatest feasible extent, a basic level of mobility for all people in the metropolitan area
6. Provide transit services to all counties in the state to meet the needs of transit users

Goals for Transportation Related to Transit^a

7. Encourage tourism by providing appropriate transportation to Minnesota facilities designed to attract tourists and to enhance the appeal, through transportation investments, of tourist destinations across the state
8. Ensure that the planning and implementation of all modes of transportation are consistent with environmental and energy goals of the state
9. Maximize long-term benefits received for each state transportation investment
10. Minimize fatalities and injuries for transportation users throughout the state
11. Promote accountability through systematic management of system performance and productivity through the utilization of technological advancements
12. Promote and increase the use of high-occupancy vehicles and low-emission vehicles
13. Provide a reasonable travel time for commuters^b
14. Provide for and prioritize funding of transportation investments that ensures that the state's transportation infrastructure is maintained in a state of good repair
15. Provide multimodal and intermodal transportation facilities and services to increase access for all persons and businesses and to ensure economic well-being and quality of life without undue burden placed on any community
16. Reduce greenhouse gas emissions from the state's transportation sector

^a Additional transportation goals not relevant to transit are not included in this table.

^b This goal is related to relieving congestion.

SOURCES: Minnesota Statutes 2010, 174.01, subd. 2, and 473.371, subd. 2.

Unclear priorities allow an emphasis on one goal over others. For example, Met Council staff told us that over the last decade many transit services have been focused around congestion mitigation efforts, such as building park-and-ride facilities and adding express service. Unclear priorities can also be a factor in conflicting opinions regarding allocating resources, as discussed in Chapter 4.

Federal law also adds to the lack of clarity around transit goals.¹ Specifically, federal law requires the Metropolitan Planning Organization to consider “projects and strategies” that meet certain goals, such as protecting the environment, and allocates funding to certain areas for projects that focus on congestion mitigation and improving air quality.² It is not clear, however, how these federal goals compare to, or whether they take priority over, the transit goals identified in state law.

TRANSIT PERFORMANCE MEASURES

We identified measures that correspond with many of the state’s transit goals, as shown in Table 5.2. To select our measures, we reviewed the Met Council’s 2009 evaluation of the Twin Cities region’s transit system for the measures it used, literature on transit performance measures, and available data, but our list is not exhaustive.³ In identifying these measures, we found that:

- No single measure is appropriate for assessing transit performance.
- Many factors, such as the characteristics of the service area, affect the comparability of transit systems, modes, or transit providers.

Evaluating transit with multiple measures provides a more comprehensive view of performance.

As shown in Table 5.2, the goals of transit address three performance areas: efficiency, effectiveness, and impact.⁴ Because of the number and nature of transit goals, some goals may inherently conflict with others. For example, providing access to transit for all people in the region may conflict with goals of efficiency. If the only goal of the transit system were access, then transit agencies could focus on achieving this goal regardless of the operating cost per passenger. Similarly, if the only goal were efficiency, transit agencies might be willing to sacrifice broad access to services to ensure less costly services.

Examining performance through multiple measures is useful because each measure has drawbacks. Some services may perform better on some measures but worse on others. For example, urban-local bus routes that have a high turnover in passengers tend to have lower subsidies per passenger than express

¹ An exception is that federal law requires that recipients of Federal Transit Administration funds be compliant with Title VI of the Civil Rights Act of 1964. To be compliant, agencies must ensure that services and systemwide service changes, such as the addition of a light rail service, do not have an adverse impact on minority and low-income populations.

² 23 U.S. Code, secs. 134(h)(1) and 149(b). As discussed in Chapter 1, the Met Council and the Transportation Advisory Board jointly serve as the region’s Metropolitan Planning Organization.

³ Minnesota Statutes 2010, 473.1466(a), require the Met Council to prepare a biennial performance evaluation of the transit system. The evaluation includes operating data for each provider along with calculated measures of subsidy per passenger and operating cost per revenue hour. For additional measures, see Jason Keith Phillips, “An Application of the Balanced Scorecard to Public Transit System Performance Assessment,” *Transportation Journal* (Winter 2004): 26-55; and Transit Cooperative Research Program, *Transit Capacity and Quality of Service Manual*, 2nd ed. (Washington, DC: Transportation Research Board, 2003).

⁴ Impact measures demonstrate the effect of transit services on social well being, such as improving environmental quality or people’s mobility.

Table 5.2: Selected Performance Measures of Transit

Goal Number	Summary of Goal	Performance Measures
Efficiency Measures		
2	Assure coordinated and efficient use of transit resources	Operating expense per hour, operating expense per mile, operating expense per passenger, operating expense per passenger mile, fare-recovery percentage, ^a subsidy per capita, subsidy per passenger, subsidy per mile, subsidy per passenger mile
3	Increase transit use by prioritizing modes with the greatest capacity and efficiency	
Effectiveness Measures		
1	Provide transit services to meet the needs of all people ^b	Passengers per mile, passengers per hour, passenger miles per mile, passenger miles per hour, ridership per capita, percentage of on-time service at time points, percentage of customers satisfied with services
6	Meet the needs of transit users	
10	Provide safe transportation	Injuries per 100,000 vehicle miles, safety incidents per 100,000 vehicle miles, fatalities per 100,000 vehicle miles, customer opinions of safety
Impact Measures		
1	Provide transit services to meet the needs of all people ^b	Percentage of population with transit services nearby, peak-to-base ratio ^c
15	Provide multimodal transportation that increases access for all people	
5	Provide a basic level of mobility	Percentage of transit-dependent people with transit services nearby, percentage of transit-dependent riders, peak-to-base ratio ^c
8	Ensure planning and implementation of transit are consistent with environmental and energy goals	Gallons of fuel consumed per vehicle hour, gallons of fuel consumed per mile, gallons of fuel consumed per passenger, gallons of fuel consumed per passenger mile
12	Promote and increase the use of high-occupancy vehicles and low-emission vehicles	
16	Reduce greenhouse gas emissions	
13	Provide a reasonable travel time for commuters (i.e., congestion relief)	Total delay, ^d annual delay per peak traveler, congestion cost, ^e congestion cost per peak traveler, percentage of commuters using transit

NOTES: Shading groups goals and their corresponding performance measures. The performance measures include those we selected based on our review of the literature and those for which we could obtain data, but our list of measures is not exhaustive.

^a Fare-recovery percentage is the fare revenue divided by the operating expenses.

^b The goal is listed under more than one type of measure.

^c Peak-to-base ratio is the number of vehicles used during peak service divided by the vehicles used during midday. The ratio identifies the degree to which services are available during midday as during the peak commute hours.

^d Total delay is the total amount of extra time all passengers spent traveling due to congestion.

^e Congestion cost is an estimate of the cost of the lost time and fuel wasted due to congestion.

SOURCES: Office of the Legislative Auditor; Jason Keith Phillips, "An Application of the Balanced Scorecard to Public Transit System Performance Assessment," Transportation Journal (Winter 2004): 26-55; Texas Transportation Institute, Appendix A Methodology for the 2009 Urban Mobility Report (College Station, TX: Texas Transportation Institute, July 2009); and Minnesota Statutes 2010, 174.01, subd. 2, and 473.371, subd. 2.

bus routes that carry a smaller number of passengers longer distances.⁵ Light rail service tends to carry more passengers per hour than bus service because it is located in high-ridership corridors, and light rail trains have more passenger capacity than buses. Examining multiple measures, therefore, provides a more comprehensive view of performance than relying on one measure alone.

A number of factors, such as service types or modes, may affect the performance of transit systems or providers, as shown in Table 5.3. Service types, including urban-local, suburban-local, or express bus, and modes, such as commuter rail or bus, operate in different environments and may serve different purposes. For example, urban-local bus service generally carries passengers shorter distances and is provided in high-density areas while commuter rail carries passengers long distances from outer suburbs with lower density to city centers. As such,

Table 5.3: Factors Affecting the Comparability of Transit Performance Outcomes

	Description and Outcomes Affected
Operating Environment and Service Area Characteristics	Service area characteristics include density, topography, climate, and the proportion of people dependent on transit. Factors may influence ridership and operating costs. For example, high-density areas typically have higher ridership and lower operating costs per passenger.
Service Types	Service types include urban-local, suburban-local, and express bus routes. Service types operate in certain areas and are structured differently, which may influence ridership and operating costs.
Modes	Modes are types of transit, such as light rail, bus, bus rapid transit, and commuter rail. Different modes operate in different environments and have particular purposes. Comparisons of measures, such as passengers per hour or cost per passenger, across modes may not be useful due to these differences.
Size of Operations	Operations vary based on operating budgets, service areas, fleet size, and other characteristics. Size of operations can affect cost and service structures. For example, larger agencies may benefit from economies of scale that increases the efficiency of services; smaller agencies may have more flexibility in making service decisions that may result in better performance on effectiveness measures.
Definition of Measures	Providers may define particular parameters, such as on-time performance, differently. As a result, items being compared may not be measured in the same way.
Methods of Data Collection or Reporting	Methods for collecting or reporting data may be different across providers. For example, some providers report indirect costs of routes using different methods, which can affect the comparability of performance on efficiency measures.

SOURCE: Office of the Legislative Auditor.

Several factors can affect the performance of transit systems or providers.

⁵ Subsidy per passenger is the difference between operating costs and fare revenue, divided by the total number of passengers.

comparing the subsidy per passenger of commuter rail with that of urban-local bus service may not be useful. Instead, performance comparisons are most useful when made among services using similar modes and providing similar service types. While steps can be taken to improve the validity of comparisons, it is often difficult to make “pure” comparisons that hold all factors constant.

In the remainder of this chapter, we use a variety of measures to evaluate the performance of the region’s transit system. We make comparisons by region and provider to gauge how well the Twin Cities region and individual transit providers have performed. To the extent possible, we compare the Twin Cities region to peer regions with similar characteristics and providers within the region based on similar service types. However, for the reasons discussed earlier, we encourage readers to view these results in the context in which the services are provided.

PEER REGION COMPARISONS

In this section, we compare the performance of the transit system in the Twin Cities region to peer regions. On most measures, we evaluate the results of the region’s transit system as a whole and by mode.

Overall, we found that:

- The Twin Cities region’s transit system performed well on most measures of efficiency, effectiveness, and impact in comparison with peer regions.

The following sections discuss the results of our peer region comparisons. First, we provide an overview of the peer regions that includes several key indicators of transit services. Then, we summarize the results on three types of measures: efficiency, effectiveness, and impact. More detailed results are available in an online appendix.⁶

Overview of Peer Regions

We selected 11 peer regions that were similar to the Twin Cities region in population, density, and transit modes, and that were identified as a peer region by other organizations in Minnesota.⁷ The 11 peer metropolitan areas are: Baltimore, Cleveland, Dallas-Fort Worth, Denver, Phoenix, Pittsburgh, Portland, St. Louis, San Diego, Seattle, and Tampa. As shown in Table 5.4, the population of the peer regions ranged from 1.7 million (Pittsburgh) to more than 4.5 million (Dallas-Fort Worth). Density, a key factor that can affect transit productivity, ranged from fewer than 2,000 residents per square mile (Pittsburgh) to more than 4,000 residents per square mile (Denver and Phoenix). The Twin Cities region

The Twin Cities region’s transit system generally performed well when compared with 11 peer regions.

⁶ The appendix is available at: <http://www.auditor.leg.state.mn.us/ped/2011/transit-app.pdf>.

⁷ We examined the lists of peers used by the Met Council and Transit for Livable Communities. The population and density of regions were based on the urbanized area, which is an area defined by the U.S. Census Bureau based on population density. The urbanized area of the Twin Cities is smaller than the seven-county region.

Table 5.4: Characteristics of Peer Regions and Transit Modes, 2008

	Population	Population Rank	Density	Density Rank	Regular-Route Modes Operated	Number of Transit Agencies
Dallas-Fort Worth, TX	4,556,056	1	3,238	5	Bus Light Rail Commuter Rail	2
Phoenix, AZ	3,230,269	2	4,043	2	Bus ^a	5 ^b
Seattle, WA	2,894,819	3	3,036	7	Bus ^c Light Rail Commuter Rail Monorail Trolley Bus	6
San Diego, CA	2,729,329	4	3,489	4	Bus Light Rail Commuter Rail	3
Twin Cities, MN	2,437,063	5	2,725	9	Bus ^d Light Rail	8 ^e
Tampa, FL	2,199,326	6	2,741	8	Bus Streetcar (Light Rail) ^f	3
Baltimore, MD	2,134,771	7	3,127	6	Bus Light Rail Commuter Rail Heavy Rail (Subway)	2
St. Louis, MO	2,102,481	8	2,536	11	Bus Light Rail	2
Denver, CO	2,077,588	9	4,165	1	Bus Light Rail	1
Portland, OR	1,774,850	10	3,745	3	Bus Light Rail ^g	3
Cleveland, OH	1,704,528	11	2,635	10	Bus/Bus Rapid Transit Light Rail Heavy Rail	3
Pittsburgh, PA	1,681,866	12	1,973	12	Bus/Bus Rapid Transit Light Rail Inclined Plane ^h	4

NOTES: Population and density are based on the census-defined urbanized areas. Density is measured by the residents per square mile. Heavy rail refers to subways and elevated rapid transit lines.

^a Phoenix began operating light rail and bus rapid transit services in December 2008.

^b Three of the five transit agencies in Phoenix are organized under the same regional transit system called Valley Metro.

^c Seattle also has ferry boat service, which is not included in this analysis.

^d Northstar commuter rail did not begin operations until November 2009.

^e The number does not include the University of Minnesota, Northstar Corridor Development Authority, or the city of Ramsey.

^f Streetcar service is classified as "light rail" in the National Transit Database.

^g Operating data for Portland's streetcar service are not included in light rail because they are not reported to the National Transit Database.

^h Inclined planes are cable-powered cars that travel up and downhill on tracks.

SOURCE: Office of the Legislative Auditor, analysis of data from the National Transit Database and U.S. Census Bureau, 2008.

The Twin Cities region had more transit providers than any of the peer regions.

ranked among the bottom third of its peers in density (2,725 residents per square mile) despite being in the top half of the peer regions in population (more than 2.4 million).

Table 5.4 also shows that all 12 regions offered regular-route bus service, and all regions, with the exception of Tampa and Phoenix, had light rail service in 2008.⁸ Several regions, including Dallas-Fort Worth, Seattle, San Diego, and Baltimore, had commuter rail service in 2008 (commuter rail service did not begin in the Twin Cities region until 2009). Bus rapid transit was offered in two regions—Cleveland and Pittsburgh—in 2008.⁹

As shown in Table 5.4, all the peer regions, except for Denver, had more than one agency providing transit services. The Twin Cities region, with eight transit providers, had the largest number of agencies followed by Seattle, which had six. Most other regions had only two or three providers.

Ridership and Miles of Service

Ridership and miles of service provide a broad picture of transit use and availability in a region. Ridership counts the number of passengers that board transit services while miles of service represent the amount of service offered.¹⁰ We compared ridership and miles of service for each peer region. We also adjusted for the population of each region by comparing the ridership and miles per capita. We found that:

- In 2008, the Twin Cities region ranked in the middle of its peers in ridership but offered fewer miles of service than more than half of the peer regions.

With more than 92.6 million transit riders in 2008, the Twin Cities region ranked sixth among its peers in ridership and ridership per capita, as shown in Table 5.5.¹¹ Seattle had the highest ridership of the peer regions with more than 165 million passengers, which was about 78 percent higher than the ridership in the Twin Cities region. Tampa, with around 27 million passengers, had less than one-third of the ridership in the Twin Cities area.

The Twin Cities region ranked eighth among its peers in miles of transit service provided. In 2008, the Twin Cities region provided around 32.7 million miles of

⁸ Phoenix began offering light rail service in December 2008, and the National Transit Database classifies Tampa's streetcar as light rail.

⁹ Phoenix began providing bus rapid transit in December 2008. The National Transit Database does not distinguish between bus and bus rapid transit.

¹⁰ Passengers who transfer from one service to another to complete a trip are counted each time they board a different service. For example, passengers that ride a bus and then transfer to light rail or another bus to complete their trip are counted twice. Miles of service include the total distance traveled by transit vehicles during the time when they are available to carry passengers or in between the end of a route and departure of the next route.

¹¹ Data for the Twin Cities region's transit system include regular-route transit services provided by Metro Transit, Metropolitan Transportation Services, the suburban transit providers, the University of Minnesota, Northstar Corridor Development Authority, and the city of Ramsey.

Table 5.5: Ridership and Miles of Service, Twin Cities Region and Peer Regions, 2008

	Ridership	Ridership Rank	Ridership per Capita ^a	Miles of Service	Miles Rank	Miles per Capita ^b
Seattle	165,226,800	1	57	63,816,700	1	22
Baltimore	117,755,300	2	55	38,252,300	4	18
Portland	110,306,900	3	62	34,235,400	6	19
San Diego	102,145,600	4	37	36,073,000	5	13
Denver	99,157,400	5	48	47,993,300	2	23
Twin Cities ^c	92,632,000	6	38	32,650,700	8	13
Dallas-Fort Worth	73,257,100	7	16	38,877,300	3	9
Phoenix	70,177,800	8	22	32,749,900	7	10
Pittsburgh	67,193,600	9	40	27,171,700	10	16
Cleveland	56,830,900	10	33	22,462,800	11	13
St. Louis	55,081,500	11	26	27,345,200	9	13
Tampa	27,205,500	12	12	17,642,300	12	8

NOTES: Ridership represents the number of passenger trips (boardings) on transit services. Miles of service are miles incurred during the time when a vehicle is expected to carry passengers and in between the end of a route and departure of the next route.

^a Ridership per capita is the number of boardings per the population of the urbanized area in 2008.

^b Miles per capita are the miles of transit service offered per the population of the urbanized area in 2008.

^c Figures for the Twin Cities region include regular-route services provided by Metro Transit, Metropolitan Transportation Services, the suburban transit providers, the University of Minnesota, Northstar Corridor Development Authority, and the city of Ramsey.

SOURCE: Office of the Legislative Auditor, analysis of data from the National Transit Database and U.S. Census Bureau, 2008.

In 2008, the Twin Cities region ranked in the middle of its peers in ridership but ranked lower in miles of service offered.

service. Seattle ranked first among the peers on the measure and provided almost double the number of miles of the Twin Cities region. All five regions with higher ridership than the Twin Cities area also provided more miles of service. Notably, the Twin Cities region had higher ridership than two peer regions (Dallas-Fort Worth and Phoenix) that provided more miles of service. When adjusting for population size, the Twin Cities region was among the middle of its peers in miles per capita.

Between 1998 and 2008, the Twin Cities region increased the amount of transit services provided by nearly 9 million miles.

We examined the change in the miles of service offered in the Twin Cities region and its peer regions over the past decade and found that:

- From 1998 to 2008, the Twin Cities region ranked among the top third of its peers in the miles of transit service added.

From 1998 to 2008, the Twin Cities region increased the amount of transit service provided by nearly 9 million miles, which was a larger increase than 8 of the 11 peer regions. Phoenix added more miles of service than all other peer regions (18 million miles); Denver and Seattle both added more than 12 million

miles. On the other end, Cleveland provided about 4 million fewer miles of transit service in 2008 than in 1998.

Ridership by Mode

As noted earlier in this chapter, all peer regions offered bus service in 2008 and most offered one or more types of rail service. When we looked at ridership on the different modes of transit, we found that:

- Compared with its peer regions, the Twin Cities region had a higher percentage of ridership on bus service than rail, partly due to having fewer route miles of light rail than most peers.

In 2008, the share of riders on bus service compared with other modes was higher in the Twin Cities region than most other peer regions. Approximately 89 percent of the transit rides provided in the Twin Cities region were by bus compared with only 61 percent in San Diego, as shown in Figure 5.1. Several peer regions, including Portland, Dallas-Fort Worth, and St. Louis, provided less than 70 percent of rides by bus with the remaining portion of rides supplied mostly by light rail. Only Tampa and Phoenix, which provided bus service only, had a larger share of bus rides than the Twin Cities region.

Light rail service likely provided a smaller proportion of the rides in the Twin Cities area partly because the region had fewer light rail route miles. The Twin Cities region, with 24.4 miles, had the second-fewest route miles of light rail of the 10 peer regions that offered light rail. In 2008, San Diego, with 152.4 miles, and Portland, with 95.9 miles, were the peer regions with the most route miles of light rail.

Efficiency Performance

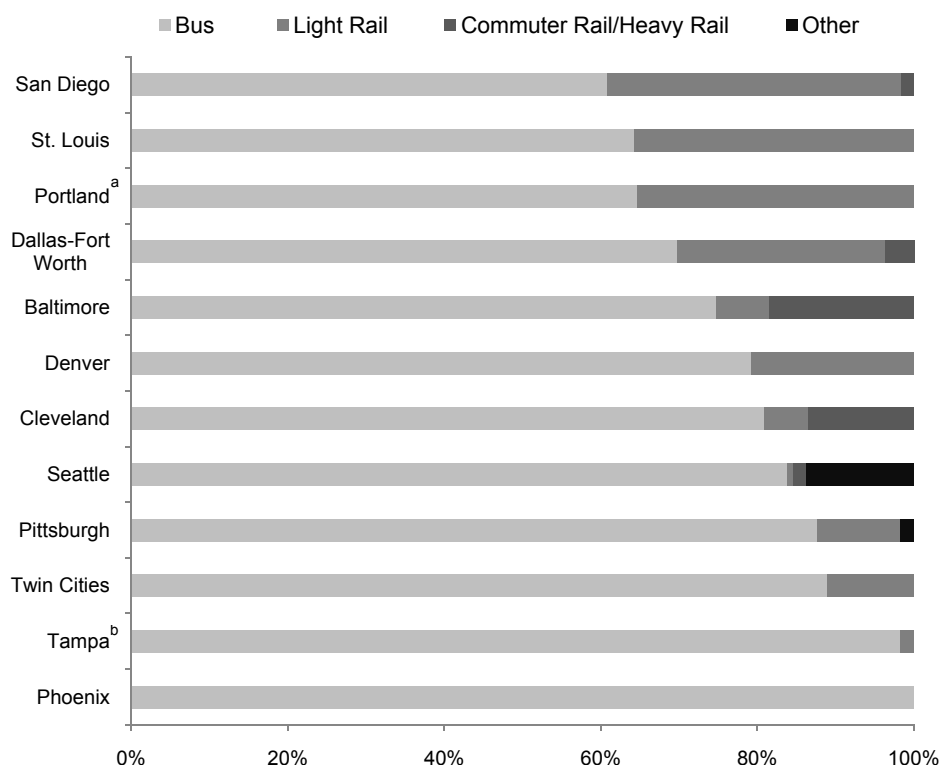
As discussed in the beginning of this chapter, several of the statutory goals of transit address service efficiency. To assess the efficiency of transit in the Twin Cities region compared with its peers, we examined its performance on the efficiency measures listed in Table 5.2. These efficiency measures, such as operating cost per hour or per passenger, identify how well a transit system utilizes operating funds to provide services. Some of these measures also identify the extent to which a transit system generates fare revenues in relation to its operating costs and ridership. Such measures include fare-recovery percentage, which is the fare revenue divided by the operating cost, and subsidy per passenger, which is the subsidy—the operating expenses minus the fare revenue—divided by the total number of passengers.

In examining the performance of the Twin Cities region and its peers on measures of efficiency, we found that:

- In 2008, the Twin Cities region's transit system performed better than most of its peers on efficiency measures.

In 2008, the Twin Cities region had the second fewest light rail route miles among the peers that offered light rail service.

Figure 5.1: Percentage of Ridership by Transit Mode, Twin Cities Region and Peer Regions, 2008



In 2008, the Twin Cities region provided a higher share of its transit rides by bus compared with most of its peer regions.

NOTES: Ridership represents the number of passenger trips (boardings) on transit services. "Other" includes inclined plane, trolley bus, or monorail. Bus rapid transit service is included in bus since the National Transit Database does not identify it as a separate mode.

^a Operating data for Portland's streetcar service were not reported to the National Transit Database.

^b The National Transit Database classifies streetcar service in Tampa as "light rail."

SOURCE: Office of the Legislative Auditor, analysis of data from the National Transit Database, 2008.

The Twin Cities region performed well on efficiency measures that examine operating cost per passenger and per passenger mile.

On efficiency measures that examine the operating cost per service consumed, the Twin Cities region was among the top third of peer regions with lower expenses per passenger and passenger mile.¹² The Twin Cities region as a whole had an operating cost of \$3.24 per passenger and \$0.65 per passenger mile. San Diego had both the lowest operating costs per passenger (\$2.59) and per passenger mile (\$0.54) of all regions. Dallas-Fort Worth had the highest cost per passenger (\$5.36) while Pittsburgh had the highest cost per passenger mile (\$1.04).

¹² Full results on efficiency measures for peer regions are available in an online appendix located at: <http://www.auditor.leg.state.mn.us/ped/2011/transit-app.pdf>.

In 2008, passenger fares covered a relatively high percentage of transit operating costs in the Twin Cities region.

The Twin Cities region performed near the top of its peers on several efficiency measures that consider fare revenue. Overall, fare revenue in the Twin Cities region accounted for 31 percent of operating costs. The region ranked behind only San Diego, which had a 35 percent fare-recovery percentage. All other regions had fare-recovery percentages of 26 percent or lower. The Twin Cities region's fare structure likely contributed to its performance on these measures. In 2008, the Twin Cities region had a higher base bus fare than the national average and, unlike most other regions in the country, the Twin Cities region charged a higher fare for peak-hour service.¹³

Partly due to its higher fare-recovery percentage, the Twin Cities region, with a subsidy per passenger of \$2.24 and subsidy per passenger mile of \$0.45, ranked behind only San Diego (\$1.68 and \$0.35, respectively) in having the lowest subsidies. Dallas-Fort Worth had the highest subsidy per passenger (\$4.65) and subsidy per passenger mile (\$0.82) among the peer regions.

When compared with a subset of peers by mode, the Twin Cities bus system performed well on most efficiency measures, and the region's light rail service performed better than more than half of its peers. Specifically, the Twin Cities region's bus system generated higher average fares and required lower subsidies than most of its peers. Additionally, the region's light rail ranked either third or fourth out of ten regions on all measures of efficiency. Light rail service in San Diego and Denver, regions that provided the most miles of light rail service among all of the peers, outperformed light rail in the Twin Cities region on all efficiency measures.

Effectiveness Performance

While there are many ways to measure transit effectiveness, we focus on service use, on-time performance, customer satisfaction, and safety.

Service Use

To assess whether the transit system meets riders' needs, we examined measures of "service use," which indicate the extent to which the services provided in a region are utilized.¹⁴ We compared the performance of the Twin Cities and peer regions' transit systems overall and by mode and found that:

- In 2008, the Twin Cities region's transit system ranked higher than most peers on measures of service utilization.

¹³ In 2008, the adult base fare in the Twin Cities region was \$1.50 from January to September and was raised to \$1.75 in October. The average adult base cash fare in the nation was \$1.43 in 2008. In the same year, less than 4 percent of bus systems charged higher fares for peak periods and around 17 percent of bus systems charged higher fares based on distance traveled or zones. See American Public Transportation Association, 2010 Public Transportation Fact Book (Washington, DC: APTA, April 2010), 23, <http://www.apta.com/resources/statistics/pages/transistats.aspx>, accessed October 20, 2010.

¹⁴ The service-use measures we examined include passengers per hour, passengers per mile, passenger miles per hour, and passenger miles per mile.

The Twin Cities region's bus system ranked among the top three peer regions on all "service-use" measures.

The Twin Cities region's transit system as a whole performed among the top third of its peer regions in 2008 on measures of service use, such as passengers per mile of service provided.¹⁵ When comparing bus performance alone, the Twin Cities region was among the top three regions on all service-use measures we analyzed. For light rail, the Twin Cities region ranked first among its peers in the miles passengers traveled on light rail per the miles of light rail service provided. On other service-use measures, the region's light rail ranked third or fourth out of the ten peer regions that offered light rail service.

On-time Performance and Customer Satisfaction

We also examined how well transit services met transit riders' needs by assessing the on-time performance of Metro Transit's services and customer satisfaction of all providers in the region. On-time performance indicates whether the bus system operated according to schedule, which we calculated by comparing actual departure times to scheduled departure times at certain points along bus routes. We considered a bus to be on time if it left a particular timepoint no more than one minute early and no more than five minutes late.¹⁶ Due to data concerns, we limited our analysis to Metro Transit's bus service.¹⁷ For customer perspectives, we examined responses from the customer satisfaction surveys conducted by each provider. Since each provider's survey asked different questions and were conducted in different years, we provide more detailed results for only Metro Transit's survey in this section and discuss other providers' results later in the chapter.

We found that:

- Metro Transit's bus service generally operated according to schedule, and most riders who responded to surveys were satisfied with transit services in the region.

For the most part, Metro Transit's bus routes operated on time from February to June 2010. Specifically, Metro Transit's buses adhered to the schedule 88.7 percent of the time, which was close to, but did not meet, Metro Transit's goal of 89 percent. While no national standard for on-time performance is available, according to transit industry ranges, Metro Transit's results were near the top of the range (85.0 percent to 89.9 percent) where a regular customer would

¹⁵ Full results on service-use measures for peer regions are available in an online appendix located at: <http://www.auditor.leg.state.mn.us/ped/2011/transit-app.pdf>.

¹⁶ Buses that were more than 30 minutes early or late departing from a timepoint were not counted.

¹⁷ The source of on-time performance data is Metro Transit's Automatic Vehicle Locator system. Because the implementation of this technology is still in progress for many of the suburban transit providers and Metropolitan Transportation Services, we were unable to obtain reliable information for their routes. Minnesota Valley Transit Authority uses a different Automatic Vehicle Locator system, and the data were not comparable to Metro Transit's.

Most riders who responded to surveys were satisfied with Metro Transit's services.

experience, on average, about three late buses every two weeks.¹⁸ Metro Transit's performance by route type varied slightly, with lower adherence to scheduled times (84.9 percent) for express routes. On the whole, Metro Transit's on-time performance was acceptable, but even a small improvement would be beneficial to customers, especially for those riding express routes.

Another gauge of whether services met riders' needs is customer opinions of transit services. Customer satisfaction surveys from each of the transit providers in the Twin Cities region found that transit riders who responded were generally satisfied with the transit services they received. For example, Metro Transit's customer satisfaction survey found that 90 percent of bus customers and 95 percent of light rail customers responding to surveys agreed or strongly agreed that they were satisfied with Metro Transit's services.¹⁹ A high percentage of bus customers responding to questions about on-time performance agreed or strongly agreed that morning rush-hour service ran on schedule (81 percent); however, fewer (72 percent) were in agreement when asked about afternoon rush-hour service.

Safety

To assess whether transit services provided in the Twin Cities region offered a safe means of transportation, we compared the performance of the region to its peers on a number of safety measures. We also examined Metro Transit's customer survey responses to questions about safety. We found that:

- In 2009, the Twin Cities region's bus system was among the safest of its peers; however, from 2005 to 2009, the light rail system ranked among the bottom half of its peers on safety measures.

The Twin Cities region's bus service had among the fewest safety incidents of the peer regions.

In 2009, the Twin Cities region's transit system as a whole had fewer safety incidents and injuries per 100,000 miles than most of its peers.²⁰ The region's bus service, in particular, had the second-lowest safety incident rate of all peer regions and had lower injury and fatality rates than two-thirds of its peer regions.

However, from 2005 to 2009, the region's light rail system had more incidents, injuries, and fatalities per 100,000 miles of service than more than half of the

¹⁸ This range is the third of six estimated ranges of on-time performance. The top two ranges of on-time performance include 95.0 to 100.0 percent (one late transit vehicle every two weeks) and 90.0 to 94.9 percent (one late transit vehicle every week). The ranges assume a regular customer makes five round trips per week and does not make any transfers. See Transit Cooperative Research Program, Transit Capacity and Quality of Service Manual, 2nd ed. (Washington, DC: Transportation Research Board, 2003), 3-47, http://www.trb.org/Main/Blurbs/Transit_Capacity_and_Quality_of_Service_Manual_2nd_153590.aspx, accessed November 3, 2010.

¹⁹ For information about Metro Transit's customer surveys, see <http://www.metrocouncil.org/directions/transit/transit2009/SurveyMar09.htm>, accessed November 19, 2010.

²⁰ A safety incident includes collisions; derailments; fires; hazardous spills; and other occurrences, such as theft or vandalism, suicides, and other security events. Commuter rail was not included in this analysis. Full results on safety measures for peer regions are available in an online appendix located at: <http://www.auditor.leg.state.mn.us/ped/2011/transit-app.pdf>.

peers that have light rail service. Over the five years, the region had seven fatalities from light rail, although none of the fatalities were light rail passengers. When compared with its peers, the Twin Cities region's light rail had the second-highest fatalities per 100,000 miles of service during this time period.

Customer responses to Metro Transit's survey questions about safety indicate that most respondents felt that transit services were safe. For example, 92 percent of bus customers and 98 percent of light rail customers who responded to the relevant survey questions said they felt drivers operate vehicles in a safe manner. However, lower percentages of customers who responded to survey questions (less than 70 percent) felt safe waiting for or riding transit services in the evening.

Impact Performance

Impact measures, such as the percentage of the transit-dependent population with access to transit services, identify the effects transit has on communities. We examined performance on several types of impact goals outlined in statutes, including access, congestion mitigation, and energy consumption.

Access

Several of the transit goals in statute are about access, including goals to increase "access for all persons," provide a "basic level of mobility," and arrange comprehensive services "to meet the needs of all people."²¹ To determine how well transit in the Twin Cities region met these goals, we examined measures that indicated whether the general population and the transit-dependent population had reasonable access to transit services. For these measures, we analyzed service data from the Twin Cities region and peer regions, population data from the 2000 U.S. Census, and survey data from Metro Transit.

Access for the General Population

One indicator of access to transit services is the extent to which people have transit services relatively close to where they live. In the seven-county Twin Cities region, we identified the percentage of the population with regular-route transit services provided near their home in 2010.²² We defined nearby transit services as a bus stop within one-quarter mile or a light rail or commuter rail stop within one-half mile of a resident's neighborhood.²³ Also, to assess whether the level of transit services met the needs of residents, we examined responses to Metro Transit's survey of potential customers. We found that:

Several of the state's transit goals are about increasing people's access or mobility.

²¹ Minnesota Statutes 2010, 174.01, subd. 2(2), and 473.371, subd. 2.

²² We examined the entire seven-county region even though regular-route services are currently mostly offered within the transit taxing district, as noted in Chapter 3.

²³ We defined neighborhood according to census block groups, which are areas defined by the U.S. Census Bureau that vary in size but generally contain between 600 and 3,000 people.

- Most residents of the Twin Cities region had access to regular-route transit; however, transit services were limited for many residents, especially midday or on weekends.

In 2010, almost 84 percent of residents in the Twin Cities region had some transit services nearby, as shown in Table 5.6. In the Portland, Oregon area, more than 90 percent of residents lived within one-half mile of transit services—a relatively high proportion of which is light rail service.²⁴ In Maricopa County, Arizona, which includes the Phoenix metropolitan area, only 56 percent of residents lived within one-quarter mile of a bus route.

Table 5.6: Population and Access to Transit Services in the Twin Cities Region, by County, 2010

	Population	Percentage of Total Population	Density ^a	Percentage of Population with Access to: ^b	
				One or More Transit Trips	One or More Weekend Transit Trips
Anoka	298,084	11.3%	704	68.1%	41.9%
Carver	70,205	2.7	197	40.5	0.0
Dakota	355,904	13.5	625	71.8	45.7
Hennepin	1,116,200	42.2	2005	95.2	66.4
Ramsey	511,035	19.3	3281	97.6	86.3
Scott	89,498	3.4	251	43.0	5.3
Washington	201,130	7.6	513	61.9	14.9
Total	2,642,056	100.0%	940	83.7%	56.9%

^a Density is measured by residents per square mile.

^b Access is defined as at least one or more bus stop within one-quarter mile or a light rail or commuter rail stop within one-half mile of a resident's neighborhood.

SOURCE: Office of the Legislative Auditor, analysis of 2010 trip-planning data from Metro Transit and 2000 Census data from the U.S. Census Bureau.

Within the Twin Cities region, the percentage of residents with transit services close to where they live differed by county and mostly corresponded with population and density. For instance, Table 5.6 shows that Hennepin and Ramsey counties had the highest populations and densities of counties in the region and subsequently also had much higher percentages of residents with access to transit (more than 95 percent). On the other end of the spectrum, Carver and Scott counties had the lowest populations and densities in the region

Almost 84 percent of residents in the Twin Cities region had access to nearby transit services in 2010, although access varied by county.

²⁴ As mentioned previously, we defined access as the population in a census block group that lives within one-quarter mile of a bus stop or within one-half mile of a rail station. Therefore, the measure of access for Portland may be slightly less restrictive than the measure used for the Twin Cities region.

However, only 57 percent of residents in the Twin Cities region had access to near by transit service on the weekends.

and had smaller percentages (41 and 43 percent, respectively) of their population with access to regular-route transit.²⁵

Transit services in the Twin Cities region were more limited on weekends and during weekday nonpeak hours. Only 57 percent of residents in the Twin Cities region lived in areas with nearby weekend transit service. In many suburban areas of the region, regular-route bus service was offered only during weekday peak hours; therefore, no midday service was available. Also, when comparing the amount of service available during nonpeak weekday hours with the peak hours, the Twin Cities area provided relatively fewer services during the nonpeak hours than other regions.²⁶

Since people only consider transit as a viable option if the service goes where they need to travel and in a reasonable amount of travel time, we also examined the extent to which survey respondents agreed that transit was a transportation option for them. In a 2009 survey by Metro Transit of potential transit riders who currently drive to work, around 55 percent said that the lack of routes near their home or destination or the walk to the bus stop had “some” to a “heavy” influence on their decisions to not ride the bus.²⁷ Additionally, for more than 62 percent of the respondents, travel time had “some” to a “heavy” influence on their decisions to not commute by bus.

Access to Transit Services for Transit-Dependent Households

For transit-dependent households, defined as those that do not have a vehicle, transit can be an essential mode of transportation. As another measure of access, we identified whether transit-dependent households in the region had access to weekday and weekend regular-route transit services. To evaluate the goal of mobility, we used the number of available transit trips in an area as a proxy for the frequency of service and number of routes. While data were not available to make direct comparisons with other regions, we used the Portland region’s access rate of 90 percent as a benchmark. We found that:

- In the Twin Cities region, most areas with high percentages of transit-dependent households have transit services nearby; however, some of these areas have relatively few transit services available.

Only a small percentage of households in the Twin Cities region (8.5 percent) did not have a vehicle, as shown in Table 5.7. Almost 96 percent of these transit-dependent households lived near some transit services, but a smaller percentage

²⁵ As mentioned in Chapter 1, regional dial-a-ride service is available in all locations in the region where regular-route services are not available.

²⁶ This is measured through the peak-to-base ratio, which is calculated by dividing the number of vehicles in use during maximum service (peak) by the number of vehicles in use during midday (nonpeak). The Twin Cities region had a ratio of 2.59, while most peer regions had ratios of fewer than 2.0.

²⁷ Metro Transit conducted a survey of 1,165 potential transit riders from around the seven-county Twin Cities region in 2009. Respondents were screened and commuters who drove to work and did not indicate that they would never take a bus in their commute were identified as potential riders.

Table 5.7: Transit-Dependent Households and Access to Transit Services in the Twin Cities Region, by County, 2010

	Total Households	Transit-Dependent Households	Percentage of Transit-Dependent Households	Percentage of Transit-Dependent Households in Region	Percentage of Transit-Dependent Households with Access to: ^a	
					One or More Transit Trips	One or More Weekend Transit Trips
Anoka	106,428	4,911	4.6%	5.6%	91.1%	77.7%
Carver	24,356	846	3.5	1.0	36.9	0.0
Dakota	131,151	5,447	4.2	6.3	82.9	68.4
Hennepin	456,129	48,930	10.7	56.2	99.2	92.1
Ramsey	201,236	23,666	11.8	27.2	99.4	95.8
Scott	30,692	959	3.1	1.1	42.3	2.2
Washington	<u>71,462</u>	<u>2,332</u>	<u>3.3</u>	<u>2.7</u>	<u>70.9</u>	<u>23.9</u>
Total	1,021,454	87,091	8.5%	100.0%	95.8%	87.1%

NOTES: Households include all persons who occupy a housing unit. Transit-dependent households are those that do not have a vehicle.

^a Access is defined as a bus stop within one-quarter mile or light rail or commuter rail stop within one-half mile of a resident's neighborhood.

SOURCE: Office of the Legislative Auditor, analysis of 2010 trip-planning data from Metro Transit and Census 2000 data from the U.S. Census Bureau.

Transit-dependent households in Hennepin and Ramsey counties were more likely to have nearby transit services than those in Carver and Scott counties.

(87 percent) lived in areas that also had transit services on the weekend in 2010.²⁸ As noted earlier, in the Twin Cities area, the nonpeak bus service was less available than the peak service compared with other regions. Fewer services during the midday may have disproportionately impacted transit-dependent riders, who, according to Metro Transit's customer survey, were the majority of riders during this time.

More than 80 percent of transit-dependent households in the region lived in either Hennepin or Ramsey county. Nearly all of the transit-dependent households in these counties had some transit services nearby and almost all also had service available on the weekend. A smaller percentage of transit-dependent households in Anoka and Dakota counties had nearby transit services available (78 percent) and an even smaller percentage (68 percent) had access on the weekend. Carver County had very few transit-dependent households, and no regular-route transit services were available in the county on the weekends. (As noted earlier, in 2010, pre-arranged dial-a-ride service was available regionwide in areas that were not served by regular-route transit.)

To assess whether transit services help provide basic mobility for transit-dependent households, we used the number of trips available in an area as a

²⁸ While we do not have national standards for access to transit for transit-dependent riders, as noted earlier, 90 percent of Portland area's residents had nearby access to transit services. Therefore, the Twin Cities region performed fairly well in providing transit-dependent residents access to at least some transit services.

Express bus routes and commuter rail are among the transit services provided, in part, to help mitigate congestion.

proxy for frequency of service and multiple routes. For the most part, areas with high concentrations of transit-dependent households were more likely to have access to higher levels of transit service than other areas. For example, 67 percent of the areas in the region with the highest concentrations of transit-dependent households (more than 30 percent) had more than 2,000 weekly transit trips available nearby. However, 7 percent of areas where 17 to 30 percent of the households were transit dependent had 500 or fewer trips available per week.

Congestion Mitigation

Although not explicitly mentioned in statute, one of the goals of transit suggested by transit providers and Met Council staff we interviewed was relieving traffic congestion.²⁹ Some transit services in the Twin Cities region, such as express routes and commuter rail, have been designed, in part, to address this goal and are among several strategies the region is using to address congestion.³⁰ Since 2002, the region has expanded the capacity of park-and-ride facilities and the number of express routes serving them to help mitigate congestion.

To gauge how well the Twin Cities region performed on minimizing congestion, we compared the performance of the region with a subset of the peer regions on several measures of congestion.³¹ These measures estimate the delay in travel for all vehicles during peak periods due to congestion and the cost of the congestion in both the value of the time and fuel wasted due to the delay. To gauge the degree to which transit may have an impact on congestion, we also examined the share of workers in the Twin Cities region that travel to work using transit compared with the share commuting to work by transit in the peer regions. We found that:

- The Twin Cities region ranked around the middle of its peers on measures of congestion.

The Twin Cities region ranked fifth out of nine peer regions on most measures of congestion. From 2002 to 2007, the amount of time the average peak traveler in the Twin Cities region was delayed during rush-hour travel did not change substantially nor did the rank of the Twin Cities region among its peers on this measure change over this time. In other words, for the average traveler, the delay from congestion in the Twin Cities metropolitan area neither worsened nor improved.

²⁹ Goal 13 in Table 5.1 is related to reducing congestion.

³⁰ For a description of other congestion mitigation efforts, see Metropolitan Council, "TDM Evaluation and Implementation Study" (St. Paul, MN: Met Council, August 2010), 9-28, <http://www.metrocouncil.org/planning/transportation/TDMStudy.pdf>, accessed November 12, 2010.

³¹ Congestion is closely related to population size, so we used a subset of the peer regions that were most similar in population to the Twin Cities region. These regions are: Baltimore, Cleveland, Denver, Pittsburgh, Portland, San Diego, St. Louis, and Tampa. See Texas Transportation Institute, Appendix A Methodology for the 2009 Urban Mobility Report (College Station, TX: Texas Transportation Institute, July 2009).

From 2005 to 2007, about 5 percent of workers in the Twin Cities region commuted to work by transit.

In 2007, congestion cost the Twin Cities region \$1.1 billion in lost time and fuel wasted, which was slightly higher than the average of its peers.³² The San Diego region had the highest cost of congestion (\$1.8 billion) while Cleveland had the lowest (\$0.2 billion). In the same year, the average annual cost of the delay for the peak traveler in the Twin Cities region was \$812. The cost per traveler increased 21 percent from 2002 due to an increased cost in the value of time and fuel wasted. In four other regions, however, the cost per peak traveler increased at higher rates than in the Twin Cities region.³³

The Twin Cities region was also near the middle of its peer regions in the percentage of workers commuting to work by transit. From 2005 to 2007, about 5 percent of workers in the Twin Cities region commuted to work by transit. In comparison, nearly 8 percent of workers in Baltimore commuted to work by transit from 2005 to 2007 and only 1.3 percent of workers in Tampa used transit for their commute.

Energy Consumption

Another statutory goal of transit is to ensure consistency with state energy and environmental goals, which include efficiently using energy resources and minimizing the environmental impact of energy use.³⁴ Studies have shown that transit usage in the United States has helped increase energy efficiency and lessen carbon dioxide emissions by reducing the amount of gasoline that would have been consumed had transit passengers driven personal vehicles.³⁵

To assess the extent to which bus transit in the Twin Cities region efficiently used energy resources and minimized its environmental impact, we examined Metro Transit's efforts to use technological advances to meet these goals.³⁶ We also examined Metro Transit's bus performance compared with peer agencies on several measures of fuel efficiency, as listed in Table 5.2 under Goal 8.³⁷ We found that:

³² Texas Transportation Institute, Performance Measure Summary-Minneapolis-St. Paul, MN (College Station, TX: Texas Transportation Institute, July 2009), http://mobility.tamu.edu/ums/congestion_data/tables/minneapolis.pdf, accessed October 14, 2010.

³³ The four regions are: Baltimore (31 percent), Tampa (30 percent), Portland (30 percent), and Denver (26 percent).

³⁴ Minnesota Statutes 2010, 116D.02, subd. 2(9); 174.01, subd. 2(10); and 174.03, subd. 7.

³⁵ See Linda Bailey, Public Transportation and Petroleum Savings in the U.S.: Reducing Dependence on Oil, prepared for the American Public Transportation Association (Fairfax, VA: ICF International, 2007); and Todd David and Monica Hale, Public Transportation's Contribution to U.S. Greenhouse Gas Reduction, prepared for the American Public Transportation Association (McLean, VA: Science Applications International Corporation, 2007).

³⁶ We limited our analysis to Metro Transit (including the express bus service provided through contract with Maple Grove Transit) because it was the only provider in the Twin Cities region to directly operate bus service.

³⁷ Due to data limitations, this analysis includes only bus service directly operated by Metro Transit and the larger transit agencies of the peer regions and excludes Phoenix.

In 2008, Metro Transit used biodiesel to power its entire fleet, and in 2010, the agency had almost 100 hybrid buses.

- Metro Transit's bus operations utilized technologies to reduce fuel consumption and performed better than most of its peers on fuel efficiency measures.

Of the 11 peer agencies, Metro Transit was one of only two agencies that used biodiesel blends to power its entire fleet in 2008.³⁸ Biodiesel, compared with petroleum-based diesel, produces fewer carbon dioxide emissions and other pollutants.³⁹ Several peer agencies utilized other clean fuels, such as compressed natural gas or liquefied natural gas, for a portion of their vehicles.⁴⁰ According to the American Public Transportation Association, biodiesel and natural gas were only about 28 percent of the total fuel consumed by bus vehicles in 2008.⁴¹

Similar to some of its peer agencies, Metro Transit has adopted technology to reduce energy consumption by replacing some of its fleet with hybrid vehicles. In 2010, Metro Transit utilized 97 hybrid buses, which represented about 11 percent of its fleet; it plans to have 150 hybrids by 2012. According to the Met Council, hybrid vehicles, while more expensive to purchase, produce 90 percent fewer emissions, have 28 percent better fuel economy, and are quieter than the buses they replace.⁴² While some peer transit agencies, such as those in Seattle and Denver, also use hybrid vehicles, the American Public Transportation Association found that in 2008 only 4.9 percent of bus vehicles used in the nation were hybrids.⁴³

On measures of fuel efficiency, Metro Transit bus service ranked higher than more than half of the 11 peer agencies for having the lowest fuel consumption per passenger mile and per passenger.⁴⁴ In 2008, Metro Transit consumed about .02 gallons of fuel per bus passenger mile, which was about half the consumption of fuel per mile of the average car in the United States.⁴⁵

³⁸ The other agency is Tri-County Metropolitan Transportation District from Portland, Oregon. The King County Department of Transportation – Metro Transit Division from Seattle also used biodiesel fuel, but only for less than 7 percent of all the fuel it used in 2008.

³⁹ U.S. Department of Energy, "Just the Basics: Biodiesel," (August 2003), http://www1.eere.energy.gov/vehiclesandfuels/pdfs/basics/jtb_biodiesel.pdf, accessed November 4, 2010.

⁴⁰ These include San Diego Metropolitan Transit System, Denver Regional Transportation District, Pinellas Suncoast Transit Authority (Tampa), Bi-State Development Agency (St. Louis), the Greater Cleveland Regional Transit Authority, and Dallas Area Rapid Transit.

⁴¹ See American Public Transportation Association (APTA), 2010 Public Transportation Fact Book (Washington, DC: APTA, April 2010), 18, <http://www.apta.com/resources/statistics/pages/transitstats.aspx>, accessed October 20, 2010.

⁴² Metropolitan Council, Twin Cities Transit System 2009 Transit Evaluation (March 2010), 104.

⁴³ See American Public Transportation Association (APTA), 2010 Public Transportation Fact Book (Washington, DC: APTA, April 2010), 18, <http://www.apta.com/resources/statistics/pages/transitstats.aspx>, accessed October 20, 2010.

⁴⁴ Full results on energy consumption measures for peer regions are available in an online appendix located at: <http://www.auditor.leg.state.mn.us/ped/2011/transit-app.pdf>.

⁴⁵ The Bureau of Transportation estimates the average fuel economy of a passenger car in 2008 to be 22.6 miles per gallon, which translates to about .04 gallons per mile.

We also compared the performance of bus transit providers within the Twin Cities region.

INTRA-REGIONAL COMPARISONS

In addition to comparing the Twin Cities region as a whole to peer regions elsewhere in the country, we also compared the performance of bus service of transit providers within the region to one another. As discussed in Chapter 3, the eight bus providers in the region are: the Met Council providers (Metro Transit and Metropolitan Transportation Services), the city-run suburban transit providers (Maple Grove Transit, Plymouth Metrolink, Prior Lake Transit, and Shakopee Transit), and the suburban transit providers formed by joint-powers agreements (the Minnesota Valley Transit Authority and SouthWest Transit).⁴⁶

We examined the performance of bus providers in 2009 according to a set of efficiency and effectiveness measures for which we had data available by provider and route type.⁴⁷ To improve the comparability of the results, we examined the performance of providers by service type. However, as shown earlier in Table 5.3, many factors outside a transit provider's control can impact performance, so we express caution in drawing conclusions based solely on these results. We first provide an overview of the service types in the region and then examine the performance of providers on express and suburban-local bus services.

Overview of Service Types

The Twin Cities region offered 225 bus routes in 2009. Different route types serve different transportation needs in the region. Express service is primarily offered to transport commuters from suburban areas into downtown Minneapolis and downtown St. Paul during peak hours. Urban-local and some suburban-local services tend to provide shorter trips within communities, provide service throughout the day and on weekends, and serve a higher proportion of transit-dependent riders.

In 2009, urban-local routes served 78 percent of the bus passengers in the region, express routes served 16 percent, and suburban-local routes served 6 percent, as shown in Figure 5.2.⁴⁸ The figure also shows that urban-local routes traveled 60 percent of the miles of bus transit service in the region, compared with 14 percent of suburban-local routes, and 26 percent of express routes. Urban-local routes also provided the most hours of service.

In 2009, Metro Transit served the highest share of passengers in the region using urban-local and express bus services, and it served a large portion of suburban-local passengers. As shown in Figure 5.3, Metro Transit served nearly

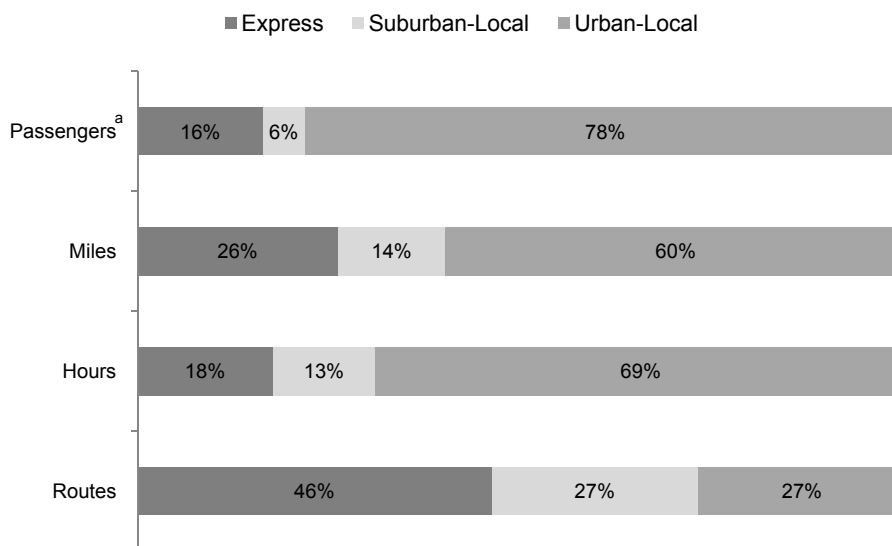
⁴⁶ The data in this section do not include regular-route services provided by the University of Minnesota, the Northstar Corridor Development Authority, or the city of Ramsey and do not include special bus services, such as service to the Minnesota State Fair.

⁴⁷ We were unable to make comparisons on impact measures, but performance on access—a type of impact measure discussed earlier—identified variation among the counties in the Twin Cities region.

⁴⁸ Passengers are counted each time they board vehicles no matter how many vehicles they use to travel from their origin to their destination.

Figure 5.2: Bus Services by Route Type in the Twin Cities Region, 2009

In 2009, urban-local bus routes served the majority of passengers and offered the majority of miles and hours of bus service in the region.



NOTES: Data do not include special bus services, such as Minnesota State Fair, or service provided by the city of Ramsey, the Northstar Corridor Development Authority, or the University of Minnesota.

^a Passengers are counted each time they board vehicles no matter how many vehicles they use to travel from their origin to their destination.

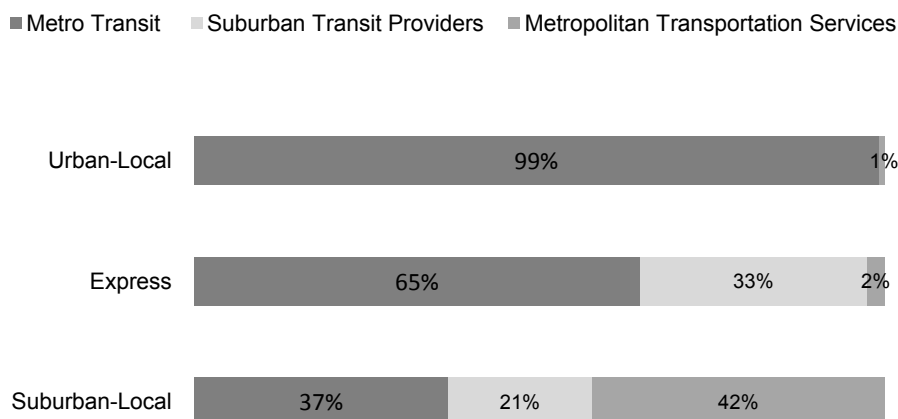
SOURCE: Office of the Legislative Auditor, analysis of Metropolitan Council data, 2009.

all urban-local passengers, 65 percent of express passengers, and 37 percent of suburban-local passengers. Suburban transit providers served about one-third of the express passengers in the region and 21 percent of suburban-local passengers. Metropolitan Transportation Services, which mostly offers suburban-local routes, served 42 percent of suburban-local passengers in the region.

Express Routes

All providers in the region offered express bus routes in 2009. As noted in Chapter 3, in 2009, the number of express routes offered by providers ranged from 1 joint express route provided by Shakopee Transit and Prior Lake Transit to 56 routes offered by Metro Transit, not including those it provided through

Figure 5.3: Route-Type Passengers Served by Provider in the Twin Cities Region, 2009



In 2009, Metro Transit provided the majority of urban-local and express bus rides in the region.

NOTES: Data do not include special bus services, such as Minnesota State Fair. Passengers are counted each time they board vehicles no matter how many vehicles they use to travel from their origin to their destination.

SOURCE: Office of the Legislative Auditor, analysis of Metropolitan Council data, 2009.

contract for Maple Grove Transit.⁴⁹ The route lengths of providers also varied, and SouthWest Transit provided 11 of the 20 longest bus routes in 2009.⁵⁰ We examined the performance of express bus service by provider according to a set of efficiency and effectiveness performance measures for which we had data available.⁵¹

Efficiency Performance

In examining the express bus performance on efficiency measures by provider, we found that:

- Metro Transit's express bus service performed better on most efficiency measures than other providers in the region.

⁴⁹ Metro Transit's 56 express routes include one route provided jointly with Metropolitan Transportation Services.

⁵⁰ The route length ranged from 8 miles to 36 miles in one direction. The 20 longest express routes were each 23.9 miles or longer.

⁵¹ Efficiency measures we examined in this section include operating cost per hour, operating cost per mile, operating cost per passenger, fare-recovery percentage, subsidy per passenger, and subsidy per mile. Effectiveness measures we examined were passengers per hour and passengers per mile. We were unable to obtain passenger miles—the distance traveled by passengers—by route type and provider, which provide another useful view of transit performance.

Metro Transit's express bus service was provided at the lowest cost per passenger and with the highest fare-recovery percentage of all providers in the region in 2009.

In examining the express service Metro Transit provides—both through contract for Maple Grove Transit and on its own routes—it performed better than other providers in the region on almost all of the efficiency measures we evaluated.⁵² Specifically, Metro Transit's express bus service and those it provided through contract for Maple Grove Transit were provided at the lowest cost per passenger and with the highest fare-recovery percentage of all regional providers in 2009.⁵³ Metro Transit's express service also had a lower subsidy per passenger than other providers in the region, as shown in Table 5.8. While the express service Metro Transit provided for Maple Grove Transit had the lowest subsidy per mile, its own express routes had higher subsidies per mile than the express service of Plymouth Metrolink and the Minnesota Valley Transit Authority.

Metro Transit staff told us that with the addition of light rail and commuter rail, Metro Transit has been able to leverage administrative costs, which has allowed them to minimize administrative cost increases in all three modes of operation, including bus service. Metro Transit staff noted that if Metro Transit bus, light rail, and commuter rail were operated separately, each mode would require separate administrative staff and related costs.

The suburban transit providers vary in the size of their express operations, which may affect their performance on efficiency measures. In 2009, the Minnesota Valley Transit Authority (MVTA), the largest suburban transit provider, performed better on several efficiency measures than the other suburban providers that did not contract with Metro Transit for express service. For instance, MVTA's subsidy per passenger for express bus service was \$2.84. All other suburban transit providers (with the exception of Maple Grove Transit) and Metropolitan Transportation Services had subsidies per passenger of \$3.83 or more. MVTA and Plymouth had the lowest subsidy per mile of the suburban providers (not including Maple Grove Transit) at \$3.90, while the three other suburban providers and Metropolitan Transportation Services had subsidies per mile of more than \$4.50.

SouthWest Transit, Shakopee Transit, and Prior Lake Transit had higher costs per hour and mile and higher subsidies per passenger and mile than other providers in the region in 2009. However, as noted earlier, SouthWest Transit provided many of the longest bus routes in the region. While not all longer express routes had higher subsidies than shorter routes, some components of operations, such as fuel and driver costs, can be higher for longer routes, especially those with longer travel times. Also, Shakopee Transit and Prior Lake Transit each had only one shared express bus route and few local routes, so the overhead costs for each provider were allocated onto a small number of routes.

⁵² The express service Metro Transit provided for Maple Grove Transit performed the best on all efficiency measures except for one, and Metro Transit's own express service performed second to its express service for Maple Grove Transit on three of the six measures.

⁵³ Full results on efficiency measures for express bus service of each Twin Cities region provider are available in an online appendix located at: <http://www.auditor.leg.mn.us/ped/2011/ped/transit-app.pdf>.

Table 5.8: Performance on Selected Measures by Transit Service Type and Provider, 2009

	Operating Expenses (thousands)	Passengers ^a (thousands)	Subsidy per Passenger ^b	Subsidy per Mile ^b	Passengers per Hour
Express Bus					
Maple Grove (operated by Metro Transit)	\$ 2,799	709	\$ 1.41	\$ 2.29	43
Metro Transit	36,875	7,467	2.61	4.49	36
Metropolitan Transportation Services	2,086	289	4.75	4.58	24
Minnesota Valley Transit Authority	8,936	1,720	2.84	3.90	34
Plymouth Metrolink	2,205	349	3.83	3.90	21
Prior Lake Transit	521	48	7.77	6.73	23
Shakopee Transit	686	92	5.04	8.91	26
SouthWest Transit	6,703	898	4.96	5.89	31
Express Bus Total/Average	\$ 60,812	11,572	\$ 2.89	\$ 4.43	34
Suburban-Local Bus					
Maple Grove	\$ 141	20	\$ 6.97	\$ 8.39	13
Metro Transit	6,851	1,445	3.81	7.53	33
Metropolitan Transportation Services	8,299	1,664	4.03	3.28	12
Minnesota Valley Transit Authority	6,045	669	8.04	5.23	12
Plymouth Metrolink	855	57	14.92	7.94	10
Prior Lake Transit	30	1	20.22	3.42	2
Shakopee Transit	319	23	12.93	3.19	4
SouthWest Transit	645	52	10.65	10.57	14
Suburban-Local Bus Total/Average	\$ 23,185	3,933	\$ 4.95	\$ 4.77	15
Urban-Local Bus					
Metro Transit	\$186,361	55,230	\$ 2.42	\$ 7.84	42
Metropolitan Transportation Services	2,206	482	3.51	5.13	19
Urban-Local Bus Total/Average	\$188,568	55,713	\$ 2.43	\$ 7.79	42
Metro Transit–Light Rail	\$ 23,113	9,863	\$ 1.34	\$12.92	157
Metro Transit–Commuter Rail^c	\$ 7,608	333	\$19.36	\$89.74	57

NOTES: Subcategories may not sum to totals due to rounding. Bus data do not include services for special events, such as the Minnesota State Fair. Results on additional performance measures are available in an online appendix located at: <http://www.auditor.leg.mn.us/ped/2011/ped/transit.app.pdf>.

^a Passengers are counted each time they board vehicles no matter how many vehicles they use to travel from their origin to their destination.

^b Subsidy is the operating cost minus the passenger fare revenue.

^c Commuter rail figures include data from January to June 2010 (except passengers per hour, which includes data through September 2010) since commuter rail service began operations in November 2009.

SOURCE: Office of the Legislative Auditor, analysis of data provided by Metropolitan Council and Metro Transit., 2009

Effectiveness Performance

When examining the measures of service use, including passengers per hour, passengers per mile, and customer satisfaction, we found that:

- The performance of express bus service providers on measures of service utilization was mixed; however, customers responding to surveys were generally satisfied with the services they received.

Across all regional providers, very high percentages of express bus riders indicated their satisfaction with transit services.

In 2009, Metro Transit's express routes served the most passengers per hour (including the service provided for Maple Grove) of all providers and served the second-highest number of passengers per mile among all providers in the region.⁵⁴ Shakopee Transit, which was in the middle of providers in the number of passengers per hour, served the highest number of passengers per mile.

All providers in the Twin Cities region have conducted customer satisfaction surveys since 2003.⁵⁵ While the survey data for each provider were not comparable due to different methodologies, questions, and response choices, all surveys asked a question about overall satisfaction with services. For all providers, very high percentages of express bus riders surveyed indicated their satisfaction with transit services. For example, 99 percent of SouthWest Transit survey respondents were satisfied or very satisfied overall with services, and 97 percent of the Minnesota Valley Transit Authority's survey respondents said that the service they received met or exceeded their expectations. Similarly, about 90 percent of Metro Transit's express passengers who responded to surveys agreed or strongly agreed that they were satisfied with transit services.

Suburban-Local Routes

We also compared the performance of each bus provider in the region using measures of efficiency and effectiveness for their suburban-local routes. In 2009, suburban-local routes represented only 14 percent of the bus transit miles traveled in the region and amounted to only 9 percent of bus operating costs.

We found that:

- Regional providers' performance on suburban-local service was difficult to compare due to variations in service.

Different providers offer different levels of suburban-local bus service.

Different providers offer different levels of suburban-local service. In 2009, Metropolitan Transportation Services provided many more suburban-local routes than Metro Transit but served a somewhat similar percentage of passengers, as shown earlier in Figure 5.3.⁵⁶ Some providers, such as Prior Lake Transit and Shakopee Transit, had very few local routes. Plymouth Metrolink, Maple Grove Transit, and Shakopee Transit did not collect fares for their local "feeder" routes because all of the feeder riders paid a fare when they boarded the express bus route. With the exception of one SouthWest Transit route that was discontinued in 2009, Metro Transit, Metropolitan Transportation Services, and the Minnesota Valley Transit Authority were the only providers that offered suburban-local service on weekends.

⁵⁴ Full results on effectiveness measures for express service of each Twin Cities region provider are available in an online appendix located at: <http://www.auditor.leg.mn.us/ped/2011/ped/transit-app.pdf>.

⁵⁵ Maple Grove Transit conducted its most recent survey in 2003; Metro Transit's most recent survey, which included responses from riders of Metropolitan Transportation Services' routes, was conducted in 2008; and the Minnesota Valley Transit Authority, SouthWest Transit, Plymouth Metrolink, and Prior Lake Transit/Shakopee Transit conducted their most recent surveys in 2009.

⁵⁶ In 2009, Metropolitan Transportation Services provided 22 suburban-local routes, Metro Transit operated 4, and the two providers jointly provided 3 routes.

Likely due to variations in service, the performance on efficiency measures varied across providers from one measure to the next in 2009.⁵⁷ For example, Metro Transit's and Metropolitan Transportation Services' suburban-local routes had lower costs and subsidies per passenger than the suburban-local routes provided by the suburban transit providers, but Metro Transit's service required a higher subsidy per mile than one-half of the providers in the region, as shown in Table 5.8. At the same time, Shakopee Transit had higher subsidies per passenger than most providers but had the lowest subsidy per mile of all providers.

On measures of effectiveness, Metro Transit's suburban-local routes served a substantially higher number of passengers per hour and per mile than the other providers in 2009. Specifically, Metro Transit's suburban-local routes served 33 passengers per hour while the other providers ranged from 2 to 14. However, some of the suburban areas served by Metro Transit, such as Brooklyn Center, had higher densities than some areas served by the suburban transit providers, which likely contributed to the productivity of their suburban-local routes. Also, Metropolitan Transportation Services, which contracted for routes that were not cost-effective for Metro Transit to operate, ranked near the middle of all providers in the region in its performance on effectiveness measures for its suburban-local routes.

RECOMMENDATIONS

RECOMMENDATION

The Legislature should clarify the goals and priorities of transit in the Twin Cities region.

Clear and identifiable goals for the Twin Cities region's transit system would help focus stakeholders on the purpose of providing transit in the region. Clarity from the Legislature about the goals for the transit system as a whole is especially important because the region has many organizations involved in transit governance, many of which only focus on one part of the system. Therefore, we suggest that the Legislature clarify and consolidate the goals specific to transit in statute.

Because some goals inherently conflict with others, it would be useful for the Legislature to prioritize goals for transit. The goals for transit should guide decisions about what services to provide and what the services should achieve. As such, identifying priorities will help in making decisions about where to allocate the region's scarce transit resources.

⁵⁷ Full results on efficiency and effectiveness measures of each Twin Cities region provider are available in an online appendix located at: <http://www.auditor.leg.mn.us/ped/2011/ped/transit-app.pdf>.

RECOMMENDATION

The Metropolitan Council should work with stakeholders to adopt a set of measures that examine the performance of the transit system as a whole, according to the goals outlined in statute.

The transit providers in the region should work with the Metropolitan Council to identify such measures and ensure that data are comparable across the providers in the region.

Once the Legislature has clarified the goals of transit, the Met Council should work with transit providers and other stakeholders in the region to develop a set of measures that comprehensively evaluates how well the transit system is meeting its goals. Any single measure will have drawbacks and can only assess progress toward certain goals, so we encourage the Met Council and stakeholders to select a set of measures that can provide a comprehensive perspective of the transit system's performance.

The transit providers in the region should work with the Met Council to identify appropriate performance measures and standard definitions to allow for measurement of the region's system as a whole. Given the distrust among providers in the region discussed throughout this report, it may be difficult to agree on which measures to include. Additionally, the number of different transit organizations under the current transit governance structure makes evaluating the performance of the transit system more difficult. However, it is important for providers to work together to develop a set of measures that will help legislators, stakeholders, and the public understand the extent to which the system is meeting its goals. For such measures to be useful, it is crucial that data be collected in a similar manner across providers.


As noted earlier, the Met Council is already required by statute to prepare a performance evaluation periodically. We recommend that once the goals are identified and measures are selected, the performance evaluation include an assessment of the region's transit system according to the complete set of transit performance measures that are identified.



List of Recommendations

- The Legislature should restructure the governance of the Metropolitan Council. (pp. 41-49)
- Although several governance structures have merit, we recommend the Legislature follow Option 2, which calls for a mix of appointed and elected Council members serving staggered terms. (pp. 41-49)
- Separating Metro Transit and the Metropolitan Council would provide some benefits but would also likely present drawbacks. Given the current structure, Metro Transit and the Council should not be separated. (p. 50)
- Given the current structure of the Metropolitan Council and the taxing authority of the Counties Transit Improvement Board (CTIB), CTIB should not be eliminated. (p. 51)
- Given federal requirements and the current structure of the Metropolitan Council, the Transportation Advisory Board should not be eliminated. (pp. 51-52)
- The suburban transit providers should not be eliminated, although there are opportunities for consolidation. (p. 52)
- The Legislature should amend Minnesota Statutes 279B.09 to explicitly give the Metropolitan Council authority to allocate the supplemental Motor Vehicle Sales Tax revenue in the Twin Cities region. (p. 73)
- The Metropolitan Council should allocate supplemental Motor Vehicle Sales Tax revenue based on the needs of the region. (pp. 73-74)
- The Legislature should amend Minnesota Statutes 473.446, subd. 2, to extend the transit taxing district so that all communities under the Metropolitan Council's jurisdiction are included in the transit taxing district. (p. 74)
- Smaller city-run suburban transit providers should consider consolidating. Those suburban providers that remain should work collaboratively with the Metropolitan Council to improve bus transit service in the region. (pp. 74-75)
- The Metropolitan Council should coordinate with stakeholders to establish regional transit priorities and prioritize potential transitways for future development based on data and the needs of the region. (pp. 91-92)
- The Metropolitan Council should only incorporate into the region's Transportation Policy Plan those transitways that are at or near the top of the region's transit priority list. (pp. 92-93)

- The Minnesota Legislature should repeal Laws of Minnesota 2002, chapter 393, sec. 85, and allow consideration of the Dan Patch corridor. (p. 93)
- The Legislature should designate in law the Metropolitan Council as the federal grantee and constructor of New Starts transitway projects in the region. (pp. 93-94)
- The Legislature should not commit capital funds to a transitway development project without ensuring that operating revenues for the first five to ten years have been identified. (p. 94)
- The Legislature should clarify the goals and priorities of transit in the Twin Cities region. (p. 122)
- The Metropolitan Council should work with stakeholders to adopt a set of measures that examine the performance of the transit system as a whole, according to the goals outlined in statute. (p. 123)
- The transit providers in the region should work with the Metropolitan Council to identify such measures and ensure that data are comparable across the providers in the region. (p. 123)



January 13, 2011

Mr. James Nobles, Legislative Auditor
Office of Legislative Auditor
658 Cedar St.
St. Paul, MN 55155

Dear Mr. Nobles

The Metropolitan Council greatly appreciates the considerable time and effort that have gone into the preparation of your report on “Governance of Transit in the Twin Cities Region.” You and your staff have been extremely thorough and professional in undertaking this task, and the report contains a number of findings and recommendations with which we fully agree.

We do, however, believe your proposals to restructure Council governance require further study and broader discussion for reasons outlined below.

Following is our response to your major findings in the order presented in the report summary:

Complexity and Fragmentation: We agree that the current transit governance structure is enormously complex and fragmented, and that this has led to some tensions among various agencies. Over time, however, the Met Council and the Counties Transit Improvement Board (CTIB) have developed an effective working relationship to advance a number of transit improvements – most notably the Central Corridor LRT Project. The relationship with the suburban transit providers is fundamentally different because of the Council’s oversight function, which the report acknowledges.

Coordination: As the report observes, the process of coordinating regional transit service is “time consuming and inefficient” because of the multiple transit providers. The inefficiencies include duplication of staff, procurement and fleet inefficiencies, and the extraordinary amount of time required for coordination, training and oversight. The Council appreciates the report’s finding that we acted appropriately in developing regional policies and procedures to provide for greater regional equity, efficiency, consistency and transparency in the delivery of transit services, and that the suburban providers should comply with these policies.

Council Credibility: The report says the Met Council lacks “credibility” as a result of the current method of Council member selection. However, this concern appears to come from a few agencies with scopes and priorities that may differ from those of the Council. The Council believes our agency has considerable credibility with CTIB, the Transportation Advisory Board, the Minnesota Department of Transportation, federal agencies and other regional partners. Council partnerships with these and other entities helped the region secure the Urban Partnership Agreement, HUD Sustainable Communities and Living Cities grants.

Transit Resources: There is no question that “transit resources have been unpredictable.” Transit revenues from the Motor Vehicle Sales Tax (MVST) have fallen short of the out-year forecasts virtually every year since 2003, when this funding source was used by the Legislature to replace the property tax for transit operations.

Supplemental MVST: We agree that the Met Council should be given explicit statutory authority to allocate “supplemental” MVST dollars, based on *regional* needs.

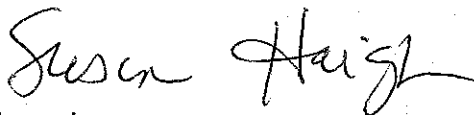
Transit Priorities: The Council acknowledges the need to more clearly establish regional priorities for the development of future transitways. However, we believe the prioritization of transit investments must balance the needs of all transit users, not just commuters, and encompass the entire family of transit services—including express and local regular routes, dial-a-ride and ADA services.

Transit Governance: The report recommends changes in Council structure as a “first step” in changing transit governance, but proposes no “next steps” to reduce the fragmentation that impedes the efficiency of the region’s system of transit operations and funding. As your report correctly points out, the current structure has resulted in differing priorities, overlapping service and planning, and duplicative administrative functions and expense, and general confusion over roles and responsibilities. Any change in the regional transit governance structure should create a path toward further consolidation and streamlining to address the fragmentation issue.

Despite the shortcomings in the transit governance structure, we agree with your finding that “the Twin Cities region’s transit system has performed well on most measures of efficiency, effectiveness and impact in comparison with 11 peer regions.” “Efficiency” is conspicuously absent from the governance principles used in Chapter 2. The Met Council has placed a premium on the efficiency of our operations, and strongly believes that any proposed changes in the governance structure be advanced with the clear goal of maintaining and enhancing efficiency.

In conclusion, the Council agrees that the transit governance structure should be thoroughly examined and discussed, and we sincerely hope that this report will initiate that debate. The discussion must include the new Council, Governor Dayton, legislators and others who have a stake in regional transit and other matters of regional significance. It also must weigh the impact of any governance changes on the Council’s taxing authority and other statutory responsibilities, including long-range growth planning, housing, Livable Communities grants, operation of the regional wastewater system, and planning and development of the regional parks system.

I look forward to being engaged in these discussions, and working with our regional partners on governance reforms that will make the Council and our region’s transit system even more efficient and effective.



Sincerely,
Susan Haigh
Chair, Metropolitan Council

January 13, 2011

Mr. James Nobles
Office of the Legislative Auditor
State of Minnesota
Room 140 Centennial Building
658 Cedar Street
St. Paul, MN 55155-1603

Dear Mr. Nobles:

The Counties Transit Improvement Board ("CTIB") offers the following comments on the Office of Legislative Auditor's report on the *Governance of Transit in the Twin Cities Region* ("Report"). In sum, the CTIB strongly supports the Report's basic recommendation that the Metropolitan Council should be re-structured to include local elected officials.

We are, however, very concerned with certain key findings that we believe seriously mischaracterize the inefficiencies of the governance system and overstate the disagreement and conflict over our region's priorities for transitway implementation. We think that meshing or combining the analysis of the very different roles of CTIB as a major funding partner and of the suburban transit providers may lead to inappropriate conclusions by readers of this Report. Moreover, we believe that the Report overlooks the fundamental realities that the Legislature authorized counties to create CTIB for the specific purpose of advancing transitway development, in part by providing authority to create impose a quarter-cent sales tax. We firmly believe that CTIB has succeeded in meeting the statutory directive. Our comments below address each of these points.

- 1. The Report fails to acknowledge that CTIB has very successfully performed the role envisioned by the Legislature and state statute and filled a void in transit leadership from the Metropolitan Council and the Governor.**

We believe it is fair to assert that CTIB has performed as envisioned and directed by the law, i.e., it has operated efficiently to invest significant sums of money to expand the transitway system and to elicit even larger sums of federal funds in a very short time on the region's top priority corridors. Far from merely making the system "more fragmented," the creation of CTIB actually allowed major investment in the expansion of the transit system to occur. As acknowledged in the Report, there would be no Central Corridor project without the funds provided by CTIB. No other governmental entity, including the Metropolitan Council, was willing to make the \$315 million in transit investments that CTIB has authorized since its creation in 2008. One more body with a clear vision, consistent with the Council's, as provided by the law, and the political will to gather the resources needed to make the vision a reality should be viewed as a positive, not a negative.

It is important to note that funding transit projects that can cost up to \$1 billion is not an easy task. It is not merely a technical or engineering undertaking requiring certain professional knowledge or expertise; it requires the political commitment to raise and secure the necessary funds. Over the last decade, funding of transit has been the problem. CTIB was created by the Legislature and the Counties to address that very specific issue.

CTIB members understand that CTIB's existence creates some need for additional coordination and staff time to responsibly manage grants with CTIB funds. Good stewardship of public resources demands nothing less. Simply handing the funds over to an appointed Metropolitan Council that has no accountability to the voters would seem to undermine basic notions of clear lines of responsibility. Finally, the tradeoff of coordination for the critically needed capital and operating funds, huge sums of additional federal funds for the region and improvement in the effectiveness of the transit system seems, on balance, to be a huge win for the region. As a measure of our success, according to Metropolitan Council sources, two-thirds of the recent increases in ridership came from transitways.

2. The Report consistently overstates the differences between the Metropolitan Council and CTIB's priorities for transitway implementation.

While it is fair to say that there is a difference between the Metropolitan Council and CTIB regarding the speed at which transit ridership should increase, in the short and medium term, there are virtually no major differences on priorities. Specifically:

- a. There have been and are no major differences between the Council and CTIB on Central as the next LRT line, Cedar and I-35W South as the priority BRT lines, Northstar as the first commuter rail line and Southwest as the third LRT line.
- b. The fact that the Counties Transit Improvement Board developed a different map that shows another transit vision for the region is likewise a serious overstatement. A comparison of the maps would demonstrate that, in fact, relatively minor differences exist. The region's vision, as reflected in both maps is a system of high quality transitways that will connect Minneapolis, St. Paul, the U of M, Eden Prairie, the airport, the Mall of America, Dakota County, Washington County, Anoka County and eventually, St. Cloud. There is little argument about that. There are understandable disagreements about timing and sequencing in the long term, but the key points that need to be connected are known and shared.
- c. In Chapter 4, the Report finds that the process for planning transitways is fragmented. It is true the lines are studied independently in the early stage of project development, but the statement shows a misunderstanding of the alternatives analysis process in which the local stakeholders analyze the best alternative to meet their needs. This is a very inclusive process, paid for by the local government (typically the regional railroad authorities, not the Metropolitan Council), and ultimately approved by the Council. This process should not be viewed as a negative but as a truly participatory method of addressing local needs in the regional context.
- d. Chapter 4 also asserts that fragmentation results because CTIB has a "narrower vision" for transitways that it funds. The Metropolitan Council, in fact, includes a broader array of services for which it is responsible (specifically including "arterial BRT" and regular route bus service). CTIB shares the Council's vision, but excludes arterial BRT from eligibility for funding simply because it lacks sufficient funds to build out the entire system. We believe that posture is consistent with the direction of statute to CTIB to expand transitways and not supplant pre-existing funding by the Council. It has chosen to fund major transitways while still advocating funding for the buildout of the balance of the system. CTIB fully supports the development of arterial BRT; the Board simply believes that aspect of the system should be funded by the Council. Thus, there is no difference in vision. The difference is a product of limited resources.

- e. Longer term goals and priorities for the region remain a matter of considerable debate. We would contend that sufficient study has not yet been undertaken to make the bulk of those decision, though the counties are engaged in a number of studies (e.g., Gateway, Bottineau, Robert Street), and phased development (Rush, Red Rock) at this time. Excluding potential corridors from the Policy Plan at this early stage, as recommended on page 17 in Chapter 4, will impede the very lengthy development process. It takes many years to develop a corridor; starting the process early should be encouraged in order to ready the corridors for funding as the need becomes clearer.
- f. On page 12, in Chapter 4, the Report asserts, based on conversations with Metropolitan Council staff, that each of the operating transitways has followed a different development model, causing confusion at the Federal Transit Administration (“FTA”). This observation fails to acknowledge that dramatic differences in federal programs and policies existed at key moments in the development of the various transitways. It should come as no surprise that the projects evolved in difference ways. The region as been successfully opportunistic in seeking federal funds. The Urban Partnership (UPA) project on 35W South and Cedar Avenue, which netted the region over \$130 million in federal funds, is a prime example of this pattern. A lockstep approach would likely have squandered this great opportunity for the region.
- g. The Report finds that transitway organizations are not “required” to consider on-going operating and maintenance costs that result from developing transitways. CTIB is not required but it does in practice consider the operating “tails” of each of its transitway investments. The requirement that CTIB provide 50 percent of the operating costs of transitways in which it invests makes consideration of operating costs a necessity.

We agree that it is essential that sufficient operating revenue for transitways be available without degrading the rest of the transit system. It is in fact required by the federal government for New Starts projects. Currently, CTIB tracks operating costs associated with the transitways in which it invests and builds into its Long-Term Financial plans our long-term commitment of 50 percent of the net operating subsidy of these transitways. The recommendation and text discussing this issue (Chapter 4, pp. 18-19) does not acknowledge our solid work on this issue.

h. Finally, it should be noted that CTIB has formally adopted a two-armed strategy for advancing transit in the region. First, it uses the proceeds of its sales tax to invest in high priority transitway improvements and to cover half of their net operating subsidy. Second, CTIB actively advocates for a wider range of projects, including arterial busways, transit operating support, investment in key transportation hubs, etc. So, far from abandoning the council's broad plans and strategies for transit, CTIB embraces and advances them, sometimes more vigorously than the Council can or does.

3. We agree that the Metropolitan Council should be re-structured to better address transit governance; and the Council should include county commissioners and other local elected officials. The representation and process for appointment will require significant thought and discussion.

We have some concerns, however, about the discussion in the Report relating to governance in Chapter 2. The Report identifies and defines 9 principles for effective transit governance. It is not clear, however, how these broad principles were operationalized to support the evaluation of the current transit governance structure.

No discussion is given to whether these principles, which make sense from an administrative and policy standpoint, are achievable in the current political context. Was it possible to establish a common, strategic vision, with stability and effectiveness developed through consensus given the deep divisions between the legislative and executive branches of the state? The Report failed to acknowledge that transit systems develop over decades and require consistent political (policy) and economic (dedicated revenues for capital and operations) support or run the risk of performing poorly or stalling completely. Development and operation of transit systems cannot be turned "on" and "off," and trying to do serves neither transit nor other transportation interests.

We agree with the appointment of local elected officials to the Council, not just county commissioners. City participation is essential, and not just by the Mayors of Minneapolis and St. Paul. The latter reflects old thinking and flawed politics. The two options offered for appointment of county commissioners to the Council, however, fly in the face of the basic concept of equity (articulated in the one-person-one-vote ruling of the courts). To give Scott and Carver Counties (with about 8% of the region's population combined) the same representation as Hennepin and Ramsey Counties (nearly 60%) is unjust and potentially unconstitutional. A more equitable option that we believe should be included in the report would be to grant

the Governor (or the counties) the authority to appoint local elected officials to the Council within the existing structure of districts. That would assure equal representation while providing the increased voice for local elected officials that you seek.

The suggestion that inclusion of all counties on the Council would lead to easier collaboration between the Council and CTIB (Chapter 2, page 22) might be true; then again, maybe not. There is so much attempted collaboration between the Council and CTIB that in other places in the report it is identified as time-consuming and inefficient. You can't have it both ways. It is important to note that CTIB includes five of the seven counties and contains over 90 percent of the region's population.

Finally, we would note that the reported concerns that the Council has an internal conflict of interest seem to elevate the problems of the opt-outs (much less than 10 percent of the region's rides) to too great a level of influence. Thus we agree with the recommendation on pages 2-25 and would suggest that it be strengthened by adding the descriptor "significant" before the word drawbacks.

In closing, the Counties Transit Improvement Board thanks you for the opportunity to discuss the complex issues of transit governance with you. We hope that our comments have been helpful; and we look forward to further discussion of the issues during the legislative session.

Sincerely,

A handwritten signature in black ink, appearing to read "Peter McLaughlin". The signature is fluid and cursive, with the first name "Peter" and last name "McLaughlin" clearly distinguishable.

Peter McLaughlin, Chair
Counties Transit Improvement Board



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January 13, 2011

James Nobles
Office of the Legislative Auditor
Room 140 Centennial Building
658 Cedar Street
St. Paul, Minnesota 55155-1603

Dear Auditor Nobles,

On behalf of the Suburban Transit Association, I would like to thank you and your staff for the extensive work and exhaustive effort that went into preparing the report on Governance of Transit in the Twin Cities Region. We recognize what a huge undertaking this was. Judy Randall, Emi Bennett and Julie Trupke-Bastidas conducted themselves in a most professional manner throughout the entire process and were a pleasure to work with. Our members appreciated meeting collectively, as well as individually, with your office and applaud their collective efforts.


We would like to amplify the many positive outcomes of the regional transit system and take this opportunity to expand upon and respond to the OLA's Major Findings and Key Recommendations and other recommendations in the report.

- We are very pleased that your study has confirmed that the region's transit system has performed well on measures of efficiency and effectiveness on a comparative basis with other peer regions. The report also recognizes that transit operations are well-coordinated among the regional providers resulting in seamless, high quality service to transit users. Transit riders are pleased with the services of all providers and ridership has increased throughout the region. We believe that the efficiency and effectiveness of our regional bus transit system is, in part, a result of the competitive nature among providers that has led to valuable innovations and other regional transportation benefits.
- We acknowledge that the administration of transit governance in the region is complex; however, this is a common characteristic of most regional transit systems, including those in the cities/regions that were used for peer review purposes, and is not unique to the metropolitan area. While complex, the region has benefited from expanded services, reduced congestion, and regional innovations as a result of the suburban providers' presence and initiatives. We believe an important role of the regional planning agency should be to build consensus among the various stakeholders, which would help mitigate the complexities of the governance structure.

Members: Maple Grove Transit, Minnesota Valley Transit Authority
Plymouth Metrolink, Prior Lake Laker Lines, Shakopee Transit, SouthWest Transit

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- We believe that the relationship between the suburban providers and the Metropolitan Council has been strained due to the scarce financial resources, which has further hampered planning of our future services. We also believe a lack of consensus over regional allocation of funding among the region's bus-transit providers and between the different modes of transit has exacerbated and highlighted these conflicts.
- As a member organization, we have not taken a position on the form of Metropolitan Council governance, although the city councils of our member cities may choose to do so. Still, we recognize the opportunities for governance consolidation presented in the report as a potential benefit to the region.
- We appreciate the report's recognition of the important role that the suburban transit providers play within the regional transit system through your recommendation that the suburban providers continue in operation. Our ability to stay close to the needs of our riders and communities has increased ridership in areas previously underserved, has brought innovative transit solutions to the region and has reduced congestion on the regional highway and road system. We will continue to look for areas to improve the efficiency and effectiveness of our operations between and among the various suburban providers and Metro Transit.
- We strongly agree with the report's recognition that the Legislature, and by association other funding bodies, should not commit capital funds to transitways without first ensuring that operating revenues for the first 5 to 10 years have been identified. As the report also highlights, funding resources for transit services are scarce and likely to become scarcer. Funding capital investments in transitways without committing the corresponding operating funding is likely to aggravate the already difficult funding allocation process among existing providers.
- We believe that suburban providers should receive a proportional share of the "supplemental" MVST revenue. However, if the Metropolitan Council is given authority to allocate the "supplemental" revenue, in order to ensure accountability and transparency in its decisions relating to revenue sharing, the governance changes recommended by the report should first be enacted.
- We are concerned with the report's recommendation to expand the transit taxing district. While we recognize the issues raised in the report relating to the inequitable allocation of transit services through the negotiated expansion process that currently exists, expanding the transit district without providing the additional capital and operating funding necessary to provide transit services to areas in which the district was expanded would simply create new inequities.



Thank you once again for all of your hard work and for the opportunity to participate in your process and comment on your report. We look forward to discussing this report with legislators.

With best regards,



Tom Furlong
Chairman
Suburban Transit Association

Forthcoming Evaluations

Medical Nonemergency Transportation, January 2011
Environmental Review and Permitting, February 2011
Civil Commitment of Sex Offenders, February 2011

Recent Evaluations

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“Green Acres” and Agricultural Land Preservation Programs, February 2008
Pesticide Regulation, March 2006

Criminal Justice

Public Defender System, February 2010
MINNCOR Industries, February 2009
Substance Abuse Treatment, February 2006
Community Supervision of Sex Offenders, January 2005
CrimNet, March 2004

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Renewable Energy Development Fund, October 2010
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State-Funded Trails for Motorized Recreation, January 2003
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Liquor Regulation, March 2006
Directory of Regulated Occupations in Minnesota, February 1999
Occupational Regulation, February 1999

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County Veterans Service Offices, January 2008

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Pensions for Volunteer Firefighters, January 2007
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Economic Status of Welfare Recipients, January 2002

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Preserving Housing: A Best Practices Review, April 2003
Managing Local Government Computer Systems: A Best Practices Review, April 2002
Local E-Government: A Best Practices Review, April 2002
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Jobs, Training, and Labor

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JOBZ Program, February 2008
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Minnesota State Lottery, February 2004

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Governance of Transit in the Twin Cities Region, January 2011
State Highways and Bridges, February 2008
Metropolitan Airports Commission, January 2003

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- Lisa Barajas, Director, Community Development, Metropolitan Council
- Mike Beard, Scott County Commissioner
- Pat Born, Board Chair, Citizens League
- Matt Burress, Legislative Analyst, House Research
- Ann Goering, Metro Governance Transparency Initiative
- Tim Henkel, Assistant Commissioner, Modal Planning and Program Management, Minnesota Department of Transportation
- Pahoua Hoffman, former Executive Director, Citizens League
- Clint Hooppaw, Chair, Suburban Transit Association
- Wes Kooistra, General Manager, Metro Transit
- Matt Massman, Executive Director, Minnesota Inter-County Association
- Patty Nauman, Executive Director, Metro Cities
- Judy Randall, Deputy Legislative Auditor, Program Evaluation Division
- Karen Schaffer, Chair, Council of Metropolitan Area Leagues of Women Voters
- Leisa Thompson, General Manager, Environmental Services
- Nick Thompson, Director, Metropolitan Transportation Services
- Amy Vennewitz, Deputy Director, Metropolitan Transportation Services
- Luther Wynder, CEO, Minnesota Valley Transit Authority

Special thanks are also in order for the Metropolitan Council staff provided staffing and administrative support to the Committee:

- Mary Bogie, Acting Regional Administrator
 - Brooke Bordson, Senior Projects Coordinator, Intergovernmental Relations
 - Terri Dresen, Director, Communications
 - Michelle Fure, Manager, Communications
 - Linda Jones, Senior Communications Specialist
 - Lesley Kandaras, Chief of Staff, Metro Transit
 - Sara Maaske, Outreach Coordinator
 - Greg Ricci, Systems Engineer
 - Judd Schetnan, Director, Government Affairs
 - Bridget Toskey, Executive Assistant
 - Charlie Zelle, Chair
-



2020 Final Report & Recommendations

BLUE RIBBON PANEL

Efficient Delivery of Metropolitan Council Services

*This report of the Metropolitan Council Blue Ribbon Panel was completed at the request of Minnesota Governor Tim Walz.

Copies may be obtained by contacting:
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