EXECUTIVE SUMMARY

Prepared by: Virginia Department of Transportation
Final September 2011
Conformity Analysis Project Manager & Principal Author

Christopher Voigt, VDOT Environmental

Contributors

Consultation

Hampton Roads Transportation Planning Organization
Kendall Miller, Dale Stith, Pavithra Parthasarathi

Project Lists

Hampton Roads Transportation Planning Organization
Dale Stith, Benito Pérez, Pavithra Parthasarathi, Mike Kimbrel

VDOT Hampton Roads District
Tony Gibson, Eric Stringfield

Travel Demand Modeling

Hampton Roads Transportation Planning Organization
Dale Stith, Benito Pérez

VDOT Transportation and Mobility Planning
Jaesup Lee

Thoughtful input and assistance received from VDOT Air Quality Program Manager Jim Ponticello, Hampton Roads Transportation Planning Organization staff including Dwight Farmer, Camelia Ravanbakht, Joe Paulus and Keith Nichols, Virginia Department of Environmental Quality staff including Tom Ballou and Sonya Lewis-Cheatham, and other VDOT staff including Ben Mannell, Rick Tambellini, Chris Detmer, Chad Tucker and Kimberly Pryor-Spence, is also gratefully acknowledged.
Executive Summary

This report presents the regional conformity analysis and recommendation for a finding of conformity for the new Hampton Roads 2034 Long Range Transportation Plan (LRTP, or “Plan”) and the amended Fiscal Year (FY) 2012-2015 Transportation Improvement Program (TIP, or “Program”). The TIP and LRTP are developed by the Hampton Roads Transportation Planning Organization (HRTPO), which serves as the designated Metropolitan Planning Organization (MPO) for the Hampton Roads region. The conformity analysis was conducted in compliance with the federal transportation conformity rule (40 CFR Parts 51 and 93) and the corresponding state transportation conformity regulation (9 VAC 5-151).

As summarized in Exhibit ES-1, the LRTP and TIP meet all applicable federal and state conformity requirements and criteria.

Exhibit ES-1: Conformity Analysis Summary

<table>
<thead>
<tr>
<th>Section</th>
<th>Criteria</th>
<th>Demonstrated:</th>
</tr>
</thead>
<tbody>
<tr>
<td>93.108</td>
<td>Fiscal constraint</td>
<td>Yes**</td>
</tr>
<tr>
<td>93.110</td>
<td>Latest planning assumptions</td>
<td>Yes</td>
</tr>
<tr>
<td>93.111</td>
<td>Latest emissions model</td>
<td>Yes</td>
</tr>
<tr>
<td>93.112</td>
<td>Consultation</td>
<td>Yes***</td>
</tr>
<tr>
<td>93.113(b) &amp; (c)</td>
<td>TCMs</td>
<td>na****</td>
</tr>
<tr>
<td>93.118</td>
<td>Emissions Budget</td>
<td>Yes</td>
</tr>
</tbody>
</table>

* As specified in 40 CFR 93.109, “Table 1 – Conformity Criteria”, with the addition of fiscal constraint as required in Section 93.108. Additional requirements apply, e.g. as specified in 93.122, although not specifically listed above.

** As indicated by MPO (HRTPO) approval and/or provision of the project list(s) for the Plan and Program and the supporting information provided with those documents, and subject to federal review consistent with 23 CFR Part 450 as referenced in the conformity rule in Section 93.108.

*** Conducted to meet both state and federal requirements.

**** The applicable implementation (maintenance) plan (72 FR 30490, effective June 1, 2007) for Hampton Roads does not include transportation control measures (TCMs), which therefore are not required for the conformity analysis or determination.

A recommendation for a finding of conformity is therefore made, conditional upon any further and separate review as may be required by the US Department of Transportation.

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1 The Hampton Roads Metropolitan Planning Organization (HRMPO) was renamed the Hampton Roads Transportation Planning Organization (HRTPO) in 2009. See: [http://www.hrtpo.org](http://www.hrtpo.org).
3 Virginia Regulation for Transportation Conformity (9 VAC5-151), effective January 19, 2010: [http://leg1.state.va.us/000/reg/TOC09005.HTM#C0151](http://leg1.state.va.us/000/reg/TOC09005.HTM#C0151).
Regional Conformity Analysis — Hampton Roads 2034 LRTP & FY 12-15 TIP

(US DOT) for the fiscal constraint criterion consistent with Section 93.108 \(^5\) of the federal conformity rule and the requirements of the federal planning rule specified at 23 CFR Part 450 \(^6\).

Supporting information for each of these criteria demonstrations is provided below, following a summary of the current status of the region with regard to air quality. For context, an overview of the applicable regulatory requirements is also provided.

**Hampton Roads Air Quality Planning Status**

Hampton Roads is currently in attainment (maintenance) of the 1997 eight-hour ozone national ambient air quality standard (NAAQS) and in attainment of all of the other applicable NAAQS. The designated maintenance area includes the Counties of Gloucester, Isle of Wight, James City, and York, and the Cities of Chesapeake, Hampton, Newport News, Norfolk, Poquoson, Portsmouth, Suffolk, Virginia Beach, and Williamsburg. Federal transportation conformity requirements apply for areas in nonattainment or maintenance, and therefore apply for Hampton Roads.

On June 1, 2007, the United State Environmental Protection Agency (US EPA) via Federal Register notice approved a redesignation request and State Implementation Plan (SIP) revision (maintenance plan) that had been submitted by the Virginia Department of Environmental Quality (VDEQ) \(^7\). EPA also found adequate and approved motor vehicle emission budgets for ozone precursors (nitrogen oxides or NO\(_x\), and volatile organic compounds, or VOC) as specified in the maintenance plan. Pursuant to the requirements of the federal conformity rule, the maintenance plan budgets must be met in all regional conformity analyses for the Hampton Roads area.

**Regulatory Requirements Overview**

Conformity means, as indicated in Section 176(c) of the Clean Air Act (CAA) \(^8\) as amended:

> “(A) conformity to an [air quality] implementation plan’s purpose of eliminating or reducing the severity and number of violations of the national ambient air quality standards and achieving expeditious attainment of such standards; and

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For reference, the FHWA also provides a compilation of transportation-related legislation, regulations and guidance on their website: [http://www.fhwa.dot.gov/hep/legreg.htm](http://www.fhwa.dot.gov/hep/legreg.htm).


\(^8\) Clean Air Act (and amendments): [http://www.epa.gov/air/caa/](http://www.epa.gov/air/caa/)
(B) that such activities will not— (i) cause or contribute to any new violation of any standard in any area; (ii) increase the frequency or severity of any existing violation of any standard in any area; or (iii) delay timely attainment of any standard or any required interim emission reductions or other milestones in any area. ..."

Section 176(c)(4)(B) of the CAA requires regulatory action in the form of criteria and procedures for conformity to be promulgated by EPA in concurrence with the US DOT:

“176(c)(4)(B) Transportation plans, programs, and projects.— The Administrator, with the concurrence of the Secretary of Transportation, shall promulgate, and periodically update, criteria and procedures for demonstrating and assuring conformity in the case of transportation plans, programs, and projects.”

The federal conformity rule was initially promulgated in 1993 and has been amended a number of times since. The most current compilation is that produced by EPA in March 2010. Under the federal rule, MPOs, state departments of transportation and the FHWA along with the FTA are responsible for conformity determinations for: (1) LRTPs, (2) TIPs, (3) transportation projects that receive federal funding or require FHWA or FTA approval, and (4) regionally significant non-federal projects, if these actions occur in areas that have been designated by EPA as nonattainment or maintenance areas for any of the criteria pollutants.

The federal conformity rule at 40 CFR Part 51 effectively requires certain conformity requirements, primarily addressing consultation, be enacted in state regulation. Accordingly, the VDEQ in 1997 developed the Virginia Regulation for Transportation Conformity. The Virginia regulation was updated for consistency with EPA requirements in 2007 and amended again in 2008. The current version, specified in the Virginia Administrative Code (VAC) at 9 VAC 5-151, was approved by EPA via Federal Register notice on November 20, 2009 (effective January 19, 2010). The Virginia regulation closely reflects the requirements of the federal rule for inter-agency and public consultation.

Demonstrations of conformity are therefore conducted to meet the general objectives given in the CAA by satisfying the technical criteria and requirements specified in federal and state regulation, with consultation conducted to meet federal, state and local requirements for inter-agency and public consultation.

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Conformity Criteria Assessments

Summary assessments are presented below for each of the key conformity criteria listed in Exhibit ES-1, which includes not only the specific criteria identified for regional conformity analyses in Section 93.109\(^\text{13}\) of the federal rule (namely, those specified in sections 93.110 through 93.113, and 93.118) but also fiscal constraint from Section 93.108 of that rule. However, as revenues and project costs are not generally assessed in air quality conformity analyses, but are instead assessed as required with the associated Plan and TIP, the fiscal constraint criterion effectively serves as a pre-requisite for the conformity analysis and determination. More detail and supporting information on the technical criteria and assessments are provided in the main report.

- **Section 93.108 (Fiscal Constraints for Transportation Plans and TIPs)**\(^\text{14}\): The federal conformity rule states: “Transportation plans and TIPs must be fiscally constrained consistent with [US] DOT’s planning regulations at 23 CFR part 450 in order to be found in conformity.”

  For Hampton Roads, the MPO (HRTPO) addresses fiscal constraint in the development of the Plan and Program as appropriate and typically includes specific sections or chapters addressing revenues, cost estimates, and financial constraint with those documents. For the purposes of this conformity demonstration, therefore, fiscal constraint is indicated by HRTPO provision and/or approval of the project lists for the Plan and Program and the supporting information referenced by those documents.

  A recommendation for a finding of conformity is therefore conditional upon any further and separate review as may be required by the US DOT for the fiscal constraint criterion consistent with Section 93.108 of the federal conformity rule as well as requirements of federal planning regulations specified at 23 CFR Part 450.

- **Section 93.110 (Latest Planning Assumptions)**\(^\text{15}\): All requirements for the application of latest planning assumptions were met as follows:

  - 93.110(a) Latest Planning Assumptions: This section requires that: “the conformity determination … must be based upon the most recent planning assumptions in force at the time the conformity analysis begins…”

    In general, the latest available and approved population and employment forecasts for 2034 by Traffic Analysis Zone (TAZ) were employed with the regional travel demand network model (TP+) to generate the traffic volume and vehicle-miles-traveled (VMT) forecasts applied in this conformity analysis. Regional roadway and transit networks were updated as

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appropriate using the Plan and Program project lists, which were subjected to interagency consultation as described below. Emission controls assumed for the analysis were consistent with those specified in the applicable implementation (maintenance) plan revision.

All of the latest planning assumptions and other aspects of the conformity analysis were reviewed by the Hampton Roads Interagency Consultation Group (ICG) at the beginning of the conformity analysis process, as documented in the chapter on consultation and in Appendix D. Additional details are provided below.

- **93.110 (b) Socioeconomic Forecasts:** This section requires that “Assumptions must be derived from the estimates of current and future population, employment, travel, and congestion most recently developed by the MPO or other agency authorized to make such estimates and approved by the MPO”. Further, Section 93.122(b)(1)(ii) requires that “Land use, population, employment, and other network-based travel model assumptions must be documented and based on the best available information”. Section 93.122(b)(1)(iii) adds that “Scenarios of land development and use must be consistent with the future transportation system alternatives for which emissions are being estimated.”

As documented in the main report, the socioeconomic forecasts for 2034 (including interim years and sub-allocations as appropriate) represent the latest projections available and approved for use with the 2034 LRTP. The Regional Economic Models, Inc. (REMI) econometric model was applied to develop control totals for key parameters such as population and employment for the Hampton Roads area. The HRTPO then sub-allocated the regional control totals to the local or jurisdiction level. The sub-allocations were reviewed by each locality and adjustments made where appropriate.

- **93.110(c) and (d) Transit:** These sections respectively require that “The conformity determination for each transportation plan and TIP must discuss how transit operating policies (including fares and service levels) and assumed transit ridership have changed since the previous conformity determination” and “The conformity determination must include reasonable assumptions about transit service and increases in transit fares and road and bridge tolls over time”.

Transit operating policies (including fares and service levels) and modeling for transit (ridership) have not changed significantly since the previous conformity determination [40 CFR 93.110(c) and (d)]. Proposed light rail service is included in future networks for the region. Transit service and fares as well as road and bridge tolls are addressed in more detail in supporting documentation for the Plan and associated modeling. While future transit ridership is effectively determined in the course of modeling for the conformity analysis, details on current transit operating policies including fares and
service levels may be found on the Hampton Roads Transit (HRT) and Williamsburg Area Transportation Authority (WATA) websites.

In brief, local transit fares have not changed (or not changed significantly) since the last conformity analysis for either HRT or WATA. For HRT, the current single ticket fare for local bus and the recently introduced TIDE light rail service is $1.50; for seniors (60 and over) and disabled, a reduced fare of $0.75 applies. A day pass (the Go Pass) was introduced in 2008 with a fare of $3.50 for a one-day pass. In keeping with the Americans with Disabilities Act (ADA), door-to-door service is also available for those unable to use bus at a fare of $3.00 per one-way trip.

For WATA, the fare for a one-way trip is $1.25; for seniors (60 and over) and disabled, a reduced fare of $0.50 applies. An all-day pass (for unlimited trips) is also available for a fare of $1.50. In keeping with the ADA, door-to-door service is also available for those unable to use bus at a fare of $2.00 per one-way trip.

Finally, express bus service modeling includes the "Max" service, with fares currently $3.00 one-way, converted to constant 2000 dollars.

- 93.110(e) Transportation Control Measures (TCMs) and Other Measures:

This section requires that "The conformity determination must use the latest existing information regarding the effectiveness of the TCMs [transportation control measures] and other implementation plan measures which have already been implemented."

The applicable SIP revision (maintenance plan) for Hampton Roads does not include transportation control measures (TCMs). TCMs are therefore not required for the conformity analysis or determination. Accordingly, credit for TCMs was not taken in this analysis. See 72 FR 30490, effective June 1, 2007.

Other measures applicable for on-road motor vehicles as listed in the applicable implementation (maintenance) plan include Tier 2/Low Sulfur Gasoline Rule, 2007 On Road Diesel Engine Rule, and Reformulated gasoline (on-road). Other or associated measures implemented in the region and documented in this report include gasoline Reid Vapor Pressure (RVP) limits and early implementation of the National Low Emission Vehicle

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16 See www.hrtransit.org and www.williamsburgtransport.com, respectively.

17 VDEQ, Maintenance Plan for the Hampton Roads Nonattainment Area Consisting of the Cities of Chesapeake, Hampton, Newport News, Norfolk, Poquoson, Suffolk, Virginia Beach, and Williamsburg and the Counties of James City, York, Gloucester, and Isle of Wight - Final, ca October 2006. See Table 5.2.2-1 (Maintenance Plan Control Measures and Emission Reductions) on page 8.

(NLEV) Program. All of these measures have been implemented and were therefore credited in this analysis as appropriate.

Further, and though not specified in the implementation plan, other measures have been implemented that have or may have the effect of reducing emissions. Credit for these measures was not needed to demonstrate conformity and was therefore not taken for this analysis. These measures include transit bus replacements, Congestion Mitigation and Air Quality (CMAQ) funded projects, van pools, and park-and-ride lots.

- **93.110(f) Consultation on Key Assumptions**: This section requires that “Key assumptions shall be specified and included in the draft documents and supporting materials used for the interagency and public consultation required by Sec. 93.105”.

Consultation was conducted on all key assumptions in accord with both federal and state regulations, as documented below in the summary on consultation.

- **Section 93.111 (Latest Emissions Model)**. Requirements to apply the latest emission model were satisfied using MOBILE6.2 for this conformity analysis. The use of the latest emission model is specified in the federal conformity rule at 93.111(a) as follows: “The conformity determination must be based on the latest emission estimation model available.” However, when EPA issues a new model, a grace or transition period applies in which the previous model or version of the model may still be applied, per the federal conformity rule at 93.111(c) which states: “Transportation plan and TIP conformity analyses for which the emissions analysis was begun during the grace period or before the Federal Register notice of availability of the latest emission model may continue to use the previous version of the model.”

On March 2, 2010, EPA officially released the next generation Motor Vehicle Emission Simulator (MOVES2010) model for use in SIP development and regional conformity applications. The EPA notice indicated that a two-year grace period (ending March 2, 2012) will apply for use of the new model in regional emissions analyses for transportation conformity determinations. Therefore, for regional conformity analyses initiated before or within the two-year

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19 US EPA, 75 FR 9411, [FRL–9121–1], Official Release of the MOVES2010 Motor Vehicle Emissions Model for Emissions Inventories in SIPs and Transportation Conformity, Notice of Availability, March 2, 2010. Available at: [http://edocket.access.gpo.gov/2010/2010-4312.htm](http://edocket.access.gpo.gov/2010/2010-4312.htm). The model name or version as initially released was “MOVES2010”, and an updated version “MOVES2010a” was released in August 2010. To allow for pending future revisions to the model and any associated revisions to the model name, the current version of the model is referenced here generically as “MOVES”. See:

The MOBILE6.2 model (the model previously designated as the official model by EPA) may continue to be applied.

The selection of latest emission model for the conformity analysis was considered by the ICG at the beginning of the conformity analysis process, as documented in the chapter on consultation and in Appendix D. The consensus of the ICG was to apply the MOBILE6.2 model for this analysis, within the grace period.

- **Section 93.112 (Consultation)**: Regulatory requirements for consultation that were initially established at the federal level have been reflected in state regulations and requirements as well as locally developed inter-agency and public consultation procedures. Exhibit ES-2 presents an overview of applicable federal, state and local consultation requirements.

**Federal Regulation**: Federal requirements for consultation as specified in the conformity rule in Section 93.105 were made subject in Section 93.112 to the establishment and approval by EPA of corresponding state requirements, as follows: “Conformity must be determined according to the consultation procedures in this subpart and in the applicable implementation plan, and according to the public involvement procedures established in compliance with 23 CFR part 450. Until the implementation plan revision required by §51.390 of this chapter is fully approved by EPA, the conformity determination must be made according to §93.105 (a)(2) and (e) and the requirements of 23 CFR part 450.”

The referenced section, 51.390, of the federal transportation conformity rule effectively requires the development of a state regulation to govern conformity consultation processes and further provides that the state regulation once approved by EPA effectively governs (over the federal) where they overlap. Section 51.390c provides that: “Timing and approval... Following EPA approval of the state conformity provisions (or a portion thereof) in a revision to the state’s conformity implementation plan, conformity determinations will be governed by the approved (or approved portion of the) state criteria and procedures as well as any applicable portions of the federal conformity rules that are not addressed by the approved conformity SIP.”

**Commonwealth of Virginia Regulation**: The Virginia “Regulation for Transportation Conformity” (9 VAC 5-151) satisfies these requirements and is therefore the governing regulation for consultation for conformity purposes for the Commonwealth.

Although the Virginia regulation generally mirrors the federal with regard to specific consultation requirements, one difference is that the Virginia regulation requires that the Lead (or Local) Planning Organization (LPO) for air quality planning that has been established for the region pursuant to Section 174 of the

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federal Clean Air Act as amended specifically be included in consultation for conformity purposes. The Hampton Roads Air Quality Committee (HRAQC) is the designated LPO for the region, and the involvement of the VDEQ staff representative for that Committee in the local inter-agency consultation process for conformity is considered to fulfill that requirement.

Hampton Roads Procedures: Both inter-agency and public consultation procedures have been established for Hampton Roads. Inter-agency consultation procedures for conformity were approved in 2005\(^\text{21,22}\). An Interagency Consultation Group (ICG) has been established that includes representatives of member agencies of the HRTPO, Virginia Department of Rail and Public Transportation (VDRPT), VDOT, FHWA, FTA, VDEQ and the US EPA. A representative of the LPO also participates in consultation with the ICG. All meetings are open to the public.

Public consultation for the LRTP, TIP and conformity is conducted following the extensive procedures presented in the “Public Participation Plan” (PPP)\(^\text{23}\) that was approved by the HRTPO in December 2009. The PPP responds to SAFETEA-LU requirements as implemented with the revised planning regulations (23 CFR Part 450). The ICG procedures are also referenced in the PPP, and the two processes are coordinated.

The main report includes a summary of all applicable federal, state and local consultation requirements as well as a record of inter-agency and public consultation activities conducted in support of this analysis. The consultation record is also reviewed below.

Interagency and public consultation opportunities relating to this conformity analysis, including the prior development of project lists, were (or will be) provided at the following meetings and events:

**Consultation Record (italicized for upcoming events)**

- June 16, 2011: HRTPO approval of the project list for the 2034 LRTP. HRTPO meetings are open to the public, with email announcements (including public notices) and agendas posted the week before the meeting.
### Exhibit ES-2: Federal, State and Local Consultation Requirements Relating to Transportation Conformity

<table>
<thead>
<tr>
<th>DATE</th>
<th>REQUIREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PENDING</strong></td>
<td><strong>Update to Inter-Agency Consultation Procedures for Transportation Conformity</strong></td>
</tr>
<tr>
<td></td>
<td>Update for the existing (2005) Hampton Roads Conformity Consultation Procedures, both to reflect the new Virginia Conformity SIP (Regulation for Transportation Conformity, 9 VAC 5-151) and to streamline and update existing processes as appropriate.</td>
</tr>
<tr>
<td><strong>CURRENTLY APPLICABLE OR APPROVED</strong></td>
<td><strong>Federal Legislation &amp; Regulations</strong></td>
</tr>
<tr>
<td></td>
<td><strong>US EPA Regulation for Transportation Conformity (40 CFR Parts 51 and 93).</strong></td>
</tr>
<tr>
<td></td>
<td>Key requirements for consultation are addressed in Sections 51.390, 93.105, and 93.112.</td>
</tr>
<tr>
<td>March 24, 2010</td>
<td>Transportation Conformity Regulations Updated March 2010 issued by EPA. This is the most current compilation by EPA of the Federal Transportation Conformity Rule (40 CFR Parts 51 and 93). It reflects all amendments made since the initial issuance by EPA of the rule in 1993 through March 24, 2010, including revisions promulgated pursuant to SAFETEA-LU in 2005.</td>
</tr>
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<td></td>
<td><strong>US DOT Planning Assistance and Standards (23 CFR Part 450)(Transportation Planning &amp; Programming Requirements).</strong></td>
</tr>
<tr>
<td></td>
<td>Key requirements for consultation are addressed in Section 450.316 Interested parties, participation, and consultation.</td>
</tr>
<tr>
<td></td>
<td><strong>Legislation - Clean Air Act as amended, and subsequent SAFETEA-LU amendments.</strong></td>
</tr>
<tr>
<td>August 10, 2005</td>
<td>Federal Reauthorization (Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users, or SAFETEA-LU, Public Law 109-59), which addressed in part conformity.</td>
</tr>
<tr>
<td>November 15, 1990</td>
<td>Last set of major amendments to the Clean Air Act, although there have been minor amendments since. Conformity is addressed in Section 176(c).</td>
</tr>
<tr>
<td><strong>State</strong></td>
<td><strong>Federally-Required State Regulation for Transportation Conformity (9 VAC 5-151)</strong></td>
</tr>
<tr>
<td>March 23, 2009</td>
<td>Submittal the Virginia Regulation for Transportation Conformity (9 VAC 5-151) by the VDEQ to the US EPA for approval in response to federal conformity rule requirements at 40 CFR Part 51. By the federal rule, the requirements of the new state regulation generally govern over the pre-existing federal requirements for consultation for conformity purposes (where they overlap, and as long as they are no less stringent).</td>
</tr>
<tr>
<td><strong>Local</strong></td>
<td><strong>Consultation Procedures</strong></td>
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<tr>
<td>Inter-Agency Consultation Procedures for Transportation Conformity</td>
<td>MPO (HRTPO) approval of (Inter-Agency) Consultation Procedures for the Hampton Roads Ozone Nonattainment Area in Support of the Transportation Conformity Regulations (Revised July 18, 2005). This revision updated the initial version approved in July 2001. These procedures were developed in response to requirements of the federal conformity rule at 40 CFR 93.105.</td>
</tr>
</tbody>
</table>
HRTPO staff transmitted a letter dated June 16, 2011 certifying that the HRTPO Board “approved the final list of projects for inclusion in the 2034 Long-Range Transportation Plan that must undergo air quality conformity analysis”.

- July 6, 2011: ICG meeting, marking the beginning of the conformity analysis process. This meeting provided an opportunity for detailed review and comment on all aspects of the proposed analysis, including models, associated methods and assumptions, the project list for the Plan and TIP (including changes), and overall schedule.

Exhibit ES-3 lists current members of the Hampton Roads ICG. The membership includes all parties identified in the both the federal and state conformity regulations and is consistent with the requirements given in the 2005 Conformity Consultation Procedures for Hampton Roads.

The ICG meeting notice was distributed by email. The email distribution list included representatives of all of the ICG member agencies, including members of the Hampton Roads Transportation Technical Advisory Committee (TTAC), Hampton Roads Transportation Air Quality Committee (HRAQC (LPO), and federal agencies including the USDOT and US EPA.

The ICG meeting was also listed on the agenda for the TTAC meeting that was scheduled to immediately follow the ICG meeting in the same room and on the same day. The public notice for the TTAC meeting was distributed by email by the HRTPO approximately one week before the meeting.

The presentation given at the ICG meeting included a review of the membership list (including the involvement of the LPO in the consultation process), selection of the latest emission model for the analysis, modeling methodology and assumptions (including the selection of socioeconomic forecasts to meet latest planning assumption requirements), the project list to be applied in the conformity analysis for the Plan and TIP, and the conformity analysis schedule.

Comments received from the ICG are documented in the minutes for the meeting, which are referenced below and copied in Appendix D. An opportunity for public input was provided at the ICG meeting. No comments from the public were received at the meeting. Draft meeting minutes (including attachments and an updated ICG Membership list) were distributed for comment. No material comments were received.

Copies of all materials distributed for the ICG Meeting are provided in Appendix D, with the exception of the project list for the Plan and TIP which is presented separately (for convenient reference) in Appendix E. Appendix D includes the meeting agenda, membership list, draft modeling methodology and assumptions (draft chapter of conformity analysis report), draft conformity analysis schedule, presentation (PowerPoint slides), and email/website notices.
August 24 – September 7, 2011: Fourteen-day public review period on the draft Regional Conformity Analysis and its proposed finding of conformity. A public notice with links to copies of the draft Conformity Analysis and its Executive Summary were posted on the HRTPO website.

September 7, 2011: TTAC recommendation for approval of the draft Conformity Analysis and proposed finding of conformity for the FY 2012-2015 TIP, subject to no adverse comments received during the associated public review period that would require their review.

* Listing as of July 6, 2011.
September 15, 2011: HRTPO approval of the draft Conformity Analysis and finding of conformity.

- **Section 93.113 (Timely Implementation of TCMs)**\(^24\): As indicated previously under “Latest Planning Assumptions”, the applicable SIP revision (maintenance plan) for Hampton Roads does not include transportation control measures (TCMs). TCMs are therefore not required for the conformity analysis or determination. See 72 FR 30490, effective June 1, 2007.

- **Section 93.118 (Motor Vehicle Emissions Budget)**\(^25\): Requirements of the federal conformity rule with regard to the applicable motor vehicle emission budgets were met as follows:

  (a) *The transportation plan, TIP… must be consistent with the motor vehicle emissions budget(s) in the applicable implementation plan… This criterion is satisfied if it is demonstrated that emissions of the pollutants …are less than or equal to the motor vehicle emissions budget(s)…*.

Exhibit ES-4 lists the motor vehicle emission budgets as specified in the applicable implementation plan revision, namely the 2007 maintenance plan for the eight-hour ozone standard as previously referenced. Budgets are specified for nitrogen oxides (NO\(_x\)) and for volatile organic compounds (VOC), both of which are precursors to ozone formation.

**Exhibit ES-4: Motor Vehicle Emission Budgets for Hampton Roads**

<table>
<thead>
<tr>
<th>Budget year</th>
<th>NO(_x)</th>
<th>VOC</th>
</tr>
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<tbody>
<tr>
<td>2011</td>
<td>50.387</td>
<td>37.846</td>
</tr>
<tr>
<td>2018</td>
<td>31.890</td>
<td>27.574</td>
</tr>
</tbody>
</table>

Source: Excerpted from 72 FR 30490, effective June 1, 2007.

Exhibit ES-5 presents the emission forecasts for the LRTP and TIP in comparison to the specified motor vehicle emission budgets. The forecast emissions are less than the corresponding budgets established in the applicable SIP revision (maintenance plan) for each pollutant and year tested. The emission tests required by the federal conformity rule are therefore passed.

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\(^{24}\) Federal Conformity Rule, 40 CFR 93.113 *Criteria and Procedures: Timely Implementation of TCMs*  

\(^{25}\) Federal Conformity Rule, 40 CFR 93.118 *Criteria and Procedures: Motor Vehicle Emissions Budget*  
http://edocket.access.gpo.gov/cfr_2009/julqtr/40cfr93.118.htm
## Exhibit ES-5: Conformity (Emission Budget) Tests

<table>
<thead>
<tr>
<th>Year</th>
<th>Regional Emissions (tons per average ozone season weekday)</th>
<th></th>
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<tbody>
<tr>
<td></td>
<td>NOx</td>
<td>VOC</td>
</tr>
<tr>
<td><strong>2011 Budget Year</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Network</td>
<td>34.31</td>
<td>26.31</td>
</tr>
<tr>
<td>Off-Network</td>
<td>8.27</td>
<td>8.56</td>
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<tr>
<td>Military Base</td>
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<td>TOTAL FORECAST:</td>
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<td>Budget:</td>
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<td><strong>2018 Budget Year</strong></td>
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<tr>
<td>Network</td>
<td>19.93</td>
<td>18.26</td>
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<tr>
<td>Off-Network</td>
<td>4.85</td>
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<td>TOTAL FORECAST:</td>
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<td>24.40</td>
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<tr>
<td>Budget:</td>
<td>31.890</td>
<td>27.574</td>
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<td>Conformity Test:</td>
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<tr>
<td><strong>2028 Interim Year</strong> (within ten years of other years modeled)</td>
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<tr>
<td>Network</td>
<td>16.25</td>
<td>15.58</td>
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<tr>
<td>Off-Network</td>
<td>3.90</td>
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<td>TOTAL FORECAST:</td>
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<td>21.20</td>
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<tr>
<td>Budget (from 2018):</td>
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<td>27.574</td>
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<td>Conformity Test:</td>
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<td><strong>2034 LRTP Horizon Year</strong></td>
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<tr>
<td>Network</td>
<td>16.01</td>
<td>16.71</td>
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<td>Conformity Test:</td>
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*Budgets specified in 72 FR 30490, effective June 1, 2007, with military base contributions from Table 4-7, p. 62, in the TSD for the referenced Maintenance Plan.*

For transparency and to demonstrate consistency with the methodology.
applied in the maintenance plan, the Exhibit presents separate emission totals for network emissions, off-network emissions, and contributions from mobile sources operating on military bases within the Hampton Roads maintenance area.

(b) “Consistency with the motor vehicle emissions budget(s) must be demonstrated for each year for which the applicable (and/or submitted) implementation plan specifically establishes motor vehicle emissions budget(s), for the attainment year (if it is within the timeframe of the transportation plan and conformity determination), for the last year of the timeframe of the conformity determination …, and for any intermediate years within the timeframe of the conformity determination as necessary so that the years for which consistency is demonstrated are no more than ten years apart … “

The motor vehicle emission budget tests were satisfied for each pollutant and year modeled, as noted above. The years modeled were selected as follows:

- 2011 and 2018 are years for which motor vehicle emission budgets are specified in the applicable implementation plan revision (maintenance plan) referenced above, and the federal conformity rule requires that years for which budgets are established must be modeled.
- 2034 is the horizon year for the LRTP, which the federal conformity rule requires to be modeled.
- 2028 satisfies the interim year requirement (such that analysis years are no more than ten years apart) specified in the federal conformity rule.

Since the federal conformity rule requires that motor vehicle budgets established “for the most recent prior year” apply for years for which budgets have not been “specifically established”, the 2018 budgets as listed are also applicable for the subsequent test years (2028 and 2034).

(c) “Consistency with the motor vehicle emissions budget(s) must be demonstrated for each pollutant or pollutant precursor …for which the area is in nonattainment or maintenance and for which the applicable implementation plan (or implementation plan submission) establishes a motor vehicle emissions budget”.

The motor vehicle emission budget tests were satisfied for each pollutant and year modeled, as noted above. The pollutants modeled (NOx and VOC precursors to ozone) were ones for which motor vehicle emission budgets were specified in the applicable implementation plan revision, namely the 2007 maintenance plan for the eight-hour ozone standard) as noted above.

(d) “Consistency with the motor vehicle emissions budget(s) must be demonstrated by including emissions from the entire transportation system, including all regionally significant projects contained in the transportation plan and all other regionally significant highway and transit projects expected in the nonattainment or maintenance area in the timeframe of the transportation plan… “

The motor vehicle emission budget tests were satisfied for each pollutant and
year modeled, as noted above. Emissions from the entire transportation system, including “all regionally significant projects contained in the transportation plan and all other regionally significant highway and transit projects expected in the maintenance area in the timeframe of the transportation plan”, were included in the analysis. For this purpose, separate emission forecasts were generated for motor vehicle traffic on network and off-network facilities and military bases.

Network emissions are those attributable to travel on roadways included in the regional travel demand (network) model. This includes all existing roadway facilities and transit service as well as all regionally significant roadway projects and transit services planned to be open or operational by each year modeled. Estimates for emissions attributable to travel on network facilities were estimated for each year modeled for the conformity analysis.

Off-network emissions are for travel on local and collector streets not included in the regional travel demand network model. Estimates for emissions attributable to travel on off-network facilities were also estimated for each year modeled for the conformity analysis.

Exhibit ES-6 presents the estimated emissions for on-road motor vehicles operating on military bases in the Hampton Roads area as reported in the technical support document for the maintenance plan and incorporated without change into the emission forecasts for the conformity analysis. The estimates do not vary by year.

### Exhibit ES-6: Hampton Roads Military Base Emissions

<table>
<thead>
<tr>
<th>Year</th>
<th>Regional Emissions (tons per ozone season weekday)</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>NOx</td>
</tr>
<tr>
<td>2011</td>
<td>0.52</td>
</tr>
<tr>
<td>2018</td>
<td>0.52</td>
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Source: Table 4-7, page 62, in the Technical Support Document for the Maintenance Plan approved effective June 1, 2007 (72 FR 30490)