

Executive Committee

Brett Grimm - Chairman
Jury Commission Room - McKenzie Building
11 S. 4th Street
Pekin, IL 61554
Wednesday, April 23, 2025
immediately following Risk Management

- I. Roll Call
- II. Approve minutes of the March 19, 2025 meeting
- III. Public Comment
- IV New Business

	IV.	New	Business
E-25-34		A.	Recommend to approve We Care application for Section 5311 and DOAP grants for FY26
E-25-37		В.	Recommend to approve 2nd quarter 2025 payment to Greater Peoria Economic Development Council
	٧.	Appoi	ntments and Reappointments
E-25-28		A.	Recommend to approve reappointment of Lori Prater to the Northern Tazewell Fire Department board
E-25-29		B.	Recommend to approve the reappointment of Kathy Perhay to the Northern Tazewell Fire Protection District
E-25-30		C.	Recommend to approve the reappointment of Brad Brooks to the East Peoria Sanitary District
E-25-31		D.	Recommend to approve the reappointment of Samantha Severns to the Greater Creve Coeur Sanitary District
E-25-32		E.	Recommend to approve reappointment of Wilbert Grimm to the Lake Arlann Drainage District
E-25-33		F.	Recommend to approve appointment of Nic Maquet to the Lake Arlann Drainage District
E-25-35		G.	Recommend to approve reappointment of Jimmy Stevens to the Board of Review

- E-25-36 H. Recommend to approve reappointment of John Bisanz to the Board of Review
 - V. Reports / Communications
 - VI. Recess

Members: Chairman Brett Grimm, Vice Chairman Michael Harris,

Russ Crawford, Jay Hall, Kim Joesting, Greg Menold, Dave Mingus, Nancy Proehl, Greg Sinn, Max Schneider

Minutes pending committee approval



Executive Committee Meeting

Jury Commission Room – McKenzie Building Wednesday, March 19, 2025 – 4:06 p.m.

Committee Members Present: Chairman Brett Grimm, Vice Chairman Michael

Harris, Russ Crawford, Kim Joesting, Jay Hall, Dave

Mingus

Committee Members Absent: Nancy Proehl, Max Schneider, Greg Sinn, Greg,

Menold

Others Attending: Mike Deluhery, County Administrator

MOTION MOTION BY MEMBER HARRIS, SECOND BY MEMBER

HALL to approve minutes from the February 19, 2025 meeting

On voice vote, MOTION CARRIED UNANIMOUSLY

MOTION

E-25-24 MOTION BY MEMBER HARRIS, SECOND BY MEMBER

JOESTING to recommend to approve six month review of

Executive Session minutes by the State's Attorney's Office

On voice vote, MOTION CARRIED UNANIMOUSLY

MOTION

E-25-25

MOTION BY MEMBER HALL, SECOND BY MEMBER CRAWFORD to recommend to approve appointment to County Board for District 3

Chairman Grimm stated that Aaron Phillips' resume has been sent out. He stated that he is an accountant with his own practice in Washington and has been a resident and farmer for 25-30 years. He stated that he does private commercial and government accounting. He stated that Jim Rule gave his stamp of approval.

On voice vote, MOTION CARRIED UNANIMOUSLY

MOTION

E-25-27

MOTION BY MEMBER HARRIS, SECOND BY MEMBER MINGUS to recommend to approve amended Intergovernmental Agreement to Provide Public Transportation in Tazewell and Woodford Counties

On voice vote, MOTION CARRIED UNANIMOUSLY

Chairman Grimm recessed the meeting at 4:09 p.m.

(transcribed by S. Gullette)

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Executive Committees have considered the following RESOLUTION and recommends that it be adopted by the Board:
WHEREAS, the County's Executive Committee recommends the adoption of the attached Resolution authorizing application for Public Transportation Financial Assistance under Section 5311 of the Federal Transit Act of 1991, as amended (49 U.S.C.§ 5311) and to approve grant application for the Downstate Operating Assistance Grant Agreement made by TCRC, Inc. DBA We Care; and
WHEREAS, the provision of public transit service is essential to the transportation of persons in the non-urbanized area; and
THEREFORE BE IT RESOLVED that the County Board approve this recommendation.
BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, TCRC, Inc. DBA We Care, Treasurer, Finance, and the Auditor of this action.
PASSED THIS 30 th DAY OF APRIL, 2025.
ATTEST:
Tazewell County Clerk Tazewell County Board Chairman



PCOM Certification



A. PCOW Comments			
	 		

B. PCOM Certification

I hereby certify that I have reviewed this application including all attachments, all information and all signatures, and found it to be complete and accurate and ready for submittal to IDOT for approval. (In the case of multiple PCOM's, all PCOM's must sign and date; select the "Add" button to insert space for the second and subsequent PCOM signatures).

PCOM Signature	Date
Janloole	3/28/25
PCOM Name - Typed	
Dawn Cook	





Instructions: Please complete the table below for all non-vehicle assets owned by your agency

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Grantee	Capital Asset Use or Description	Contract No.	Asset ID or Serial No.	Trile Holder	Location of Asset	State Grant, No.	Federal Grant No.	Location of State Grant Federal Grant Purchase State Funds % Finds % in Service GFEP EDOTE DESPRIES	State Funds	State %	Edenal Funds	S Date		onderfor Dis FReset G.F.P)	Reoffise DOT pection D	Disposition
Equipment	Add Equipment	Delete Equipment														
Tazewell County	none														1	7
Service Vehicles	Add Service Vehicle	Delete Service Vehicle														
Tazewell County	none									1				1		
Facilities	Add Facility	Delete Facility														
Tazewell County	Garage		Garage 1	Tazewell County	Morton, 1L	RPT-86-51	88,323	\$210,000	\$210,000 \$42,000	8	\$168,000	880 7777	77171988	1:	910202/11	
Disposed Equipment	Add Disposed Equipment	Disposed Equipment Add Disposed Equipment Delete Disposed Equipment														
Tazewell County	none													1	1	7
														_		

Does your agency own state pass_through, federally-funded real property (not including real property for which your agency received funding directly from the FTA)? 🗌 Yes 🔝 No

Certification: Grantee certifies under outh that except as otherwise provided by Federal statutes or by the Federal awarding agency, any federally-funded real property will be used exclusively for the originally authorized purpose as long as needed for that burn the real property is no longer needed for the originally authorized purpose, the grantee will obtain dispossion instructions from the Federal awarding agency or pass-through entity.

Signature & Date

Milliam County PCOM

Page 1 of 1

TR OP017 (Rev. 01/09/24)





A. Mode of Service

Operator(s)

List all operators and mode here (include all that apply for each operator; select "Add Row" if multiple operators):

	Operator Name	Fixed Route	Demand Response	Route Deviation	Commuter Bus
TCF	RC, Inc., DBA We Care				
			[o.	e verir Dagawasali	lide Mode Definitions
_			56	se Mode Denniions r	lide Mode Demindons
В.	Service Mode Certification				
	There has been no change to the service	e mode or service ar	ea since the prior grant	application.	
	 There has been a change to the service the change at least 90 days prior to the of the has been a change to the service however, the notification was less than 9 attached. There has been a change to the service notified of the change. 	change occurring and mode or the service 10 days prior to the c	d notification document area since the last app hange occurring and no	ation is attached. dication. IDOT was no otification documenta	otified tion is
epres	the service mode and service area information ents the operator's current mode and service a ure & Date		urate and any informati	on provided previous	ly to IDOT
<u>Jigilait</u>	ure & Date				
Name		J			
	Grimm				
Title					Y
Taze	well County Board Chairman				

Mode of Service (select all that apply)



Description of Applicant's Organization

	rized by the Applicant to	• *				
Authorized Official 8	Signature (must be same	as listed on OP-I) Da	ite	7		p 7 p 0
				J		2 2 2 5 2 2 5 3 5
Title	D =! Ob = i		7			5 4 0 5 5 3
	Board Chairman			15	_	
	ly responsible for the imp	plementation of the Pro		osea Experiature	5	
Name			Title	Director of Tax	rewell County EMA	
Dawn Cook		Landik, the Overdedic F				
	ly authorized to sign and	certify the Quarterly F	Title	ons (OP-10 Ionns)		
Name Cook				Director of Tax	zewell County EMA	
Dawn Cook			F COIVI -	Director Or Tax	CWCII Oddity Livit	
	. Means Created					
L	Ordinance					
• -	icy have special tax auth			If "Yes", what	IS:	
 a. the curre 	nt level your Agency will	tax at in FISCAL YEA	R			
b. the total	FISCAL YEAR estimated	d revenue				
c. the total	FISCAL YEAR actual re	venue				
7. Please attach a	full description or map of	of your Agency's territor	ial boundarie	s as defined on th	e next page and provide t	he following
	arding your Territorial Bo		B. 8.11	D - D34-		
City/County) 	iare Miles	Pop Density	1	
Tazewell County		131,340 658		200	_	
8. Please attach a	full description and map	of your Agency's servi	ce area as de	efined below.	6 - I	
9. Please attach a	full description and map	of your Agency's conti of any services provided	guous-area s 1 hv vour Age	service as desined and identified as it	neligible service. (Note: /	Anv revenue o
expense associ	ated with these services	should be excluded from	om budget.	mey lacinine a as i	iongible dervice. (Moto.)	, 101011000
	Management 🔲 In-Ho		☑ Contract M	fanagement		
12. Date of Grantee	e (not Operator) SAM.go	v Expiration				
02/28/26						
DESCRIPTION						
Service Area		pant's territorial boundar (See 30 ILCS 740.)	ies, plus any e	eligible Service Exte	ensions, plus any Contiguo	us-Area
Contiguous-Area Ser	vice Service	provided by a participant	t within any co	unty that is contigu	ous to its territorial boundar	ries as defined
-	by the D	epartment and subject to	o Departmenta e orovided afti	al approval. Particij er July 1.2007. me	pant must certify to the Dep ets the requirements of 30	artment that ILCS 740/2-5.1
	in order	to receive reimbursemer	nt for the servi	ce.	olo illo roquilollollo er ee	
		ILCS 740/2-7(b-20).)				
Service Extensions	Service (either o	that is provided beyond t rigin or destination) is wi	the participant thin the territo	rs territoria) pouncia rial boundaries.	ries, where one end of a pa	assenger inp
	`	ILCS 3615 and 30 ILCS				
Territorial Boundarie			a			
Municipal Participant		nicipal or corporate boun	garies of the p	participant Secretarus Chats's	Office. (See 70 ILCS 3610	3/5 \
Mass Transit District		not poundanes on me Wi	ណ លាច ពាពាមាន ថ	zonolary vr Olale S	Onico. (OGG TO ILOG JOTE	
NELIGIBLE SERVICE OP	.⊏ erated totally outside a par	rticipant's territorial boun	daries, unless	it is Contiguous Ar	ea Service allowed for und	er 30 ILCS
		•				

- 740/2-7(b-20).
- Effective FY2002: Service extensions beyond a Mass Transit District's territorial limits which do not have documented approval of the required governing bodies. (See 70 ILCS 3610/5).
- Service extensions beyond a Section 5311 recipient's territorial boundaries which are non-incidental service within urbanized areas. (See Section 5311 program guidelines.)

AGREEMENT FOR THE PURCHASE OF SERVICES BETWEEN THE COUNTY OF TAZEWELL AND TCRC, INC. DBA WE CARE

THIS AGREEMENT is made and entered into this 1st day of April 2025, by and between the County of Tazewell, referred to in this Agreement as "Grantee" and TCRC, Inc. DBA We Care, Morton Illinois, referred to in this Agreement as "Provider".

WHEREAS, the Grantee has applied for Public Transportation Assistance under Section 5311 of the Federal Transit Act of 1964, as amended (49 U.S. C. § 5311); and

WHEREAS, the Grantee's application has been approved by the Illinois Department of Transportation, Division of Public Transportation; and

WHEREAS, the Provider agrees to adhere to the provisions of the Illinois Department of Transportation and Federal Transit Administration Assistance Programs Certifications and Assurances for Grantees included in the annual application; and

NOW, THEREFORE, in consideration of the promises and agreements set forth in this Agreement, Grantee and Provider HEREBY AGREE as follows:

ARTICLE 1. BACKGROUND

Section 1.1. County of Tazewell.

The County of Tazewell supports the access to, and the availability of transportation in the rural areas of Tazewell County through grant funding allocated by the Illinois Department of Transportation under Section 5311 of the Federal Transit Act of 1964, as amended (49 U.S.C. § 5311), and Downstate Public Transportation Operating Assistance (State Program "DOAP") Grant Agreements. The County of Tazewell contracts with TCRC, Inc. DBA We Care to provide such transportation services throughout the County.

Section 1.2. TCRC, Inc. DBA We Care, Morton Illinois.

The objective of TCRC, Inc. DBA We Care is to provide services that help individuals maintain independence and to improve the quality of life for those in need. TCRC, Inc. DBA We Care is engaged in the business of transporting passengers by motor van vehicles intrastate, is duly qualified and currently authorized and licensed to lawfully transport passengers. TCRC, Inc. DBA We Care exists as a non-profit governed by a board of directors.

Section 1.3. Authority to Contract.

Each party acknowledges and represents that it has the legal power, right, and authority to enter into this Agreement and to perform the duties and obligations stated within.

Section 1.4. Determination to Purchase Services.

The Grantee desires to procure from the Provider Transportation Services and Other Services as described in this agreement and the Provider desires to provide such Services.

Section 1.5. Agreement Negotiated.

The Grantee and Provider have negotiated the terms and conditions of this Agreement, and the Grantee's Board has found and determined that it is in the best interest of the public and Grantee to execute this Agreement for the provision of Transportation Services and other Services from Provider.

ARTICLE 2. SCOPE AND DESCRIPTION OF SERVICES

Section 2.1. Transportation Services.

Throughout the Agreement Term, Provider, acting as an independent contractor for the benefit of Grantee and not as an agent for Grantee, agrees to provide safe, efficient, and economical transportation to the citizens of Tazewell County along with paratransit for service for elderly and disabled passengers during the schedule of times at which such service is to be provided. As an integral part of providing such service, Provider and its representatives shall at all times:

- A. Comply with all state and Federal Laws including, without limitation, 49 C.F.R. Parts 27, and 37;
- B. Comply with all of the other provisions of this Agreement;
- C. Provide transportation services to the citizens of Tazewell County;
- D. Provide transportation services to the citizens of Tazewell County, Monday through Friday from 6:00 a.m. to 5:00 p.m. with the exception of natural disasters, unsafe weather conditions or an unforeseen reduction of available vehicles; as well as mutually agreed upon holidays:

New Year's Day	MLK Day	President's Day	Good Friday
Memorial Day	Juneteenth	Independence Day	Labor Day
Thanksgiving Day	Day after Thanksgiving	Christmas Eve	Christmas Day

- E. Set all routes, pick-up schedules, provide services to the entirety of Tazewell County;
- F. Take all steps necessary to ensure the safety and reasonable comfort and convenience of the public utilizing such transportation services including keeping all vehicles in a clean and safe condition;
- G. Conduct such services, and its business and operations as they relate to such services, in a safe, sound, economical, and efficient manner;
- H. Ensure all funding is utilized fairly and without discrimination;

- 1. Provide data that includes public complaints, number of trips, mileage, fuel usage, and fiscal information:
- J. Maintain all vehicles, fixing any defects in a prompt manner;
- K. Pay all maintenance vehicle costs;
- L. Maintain all licenses, titles and insurance for vehicles;
- M. Purchase all fuel for the operation of vehicles;
- N. Provide driver training and maintain driver records;
- O. Prepare the 5311 and DOAP grant applications;
- P. Provide financial reports related to grant fund use; and
- Q. Establish a TCRC, Inc. DBA We Care Board that oversees operations.

Grantee and or its representatives shall at all times:

- A. Act as a pass through for 5311 and DOAP funds;
- B. Appoint a PCOM to oversee compliance;
- C. Attend TCRC, Inc. DBA We Care meetings;
- D. Assist in the Preparation of the 5311 and DOAP grant applications;
- E. Oversee the TCRC, Inc. DBA We Care operations and expenditure funds;
- F. Verify that TCRC, Inc. DBA We Care is in compliance with all state and Federal laws;
- G. Verify vehicles are maintained and insured; and
- H. Verify all drivers are insured and drug tested.

Section 2.2. Other Services.

Throughout the Agreement Term, Provider shall provide all ancillary and supporting services necessary or appropriate to providing the Transportation Services and to complying with the requirements of this Agreement, including, without limitation, the following services:

- A. Provider shall maintain all garages, yards, facilities, equipment, materials, and supplies used in providing or supporting, the Transportation Services:
- B. Provider shall provide all professional, supervisory, administrative, skilled, and unskilled personnel necessary or appropriate to provide the Transportation Services and to carry out its other obligations under this Agreement; and
- C. Provider shall comply with the reporting and recordkeeping requirements set forth in Sections 5.1 and 5.2 of this Agreement.

Section 2.3. Permitted Variations in transportation Services and Other Services Due to Force Majeure.

Provider shall not be in default of its obligations to provide Transportation Services and Other Services as herein required to the extent that it is unable to provide such Services as a result of abnormally severe weather or road conditions, strikes or other labor stoppages, and other events and conditions that are beyond the reasonable ability of Provider to control or remedy and that render provision of such Service impossible or not reasonably feasible. In any

such case, Provider shall provide such modified or reduced Services as are practicable under the circumstances and shall use all reasonable efforts to restore full Services in accordance with this Agreement at the earliest possible time.

ARTICLE 3. EMPLOYEES

Section 3.1. Compliance with Federal, State, and Local Laws.

Provider agrees that, with respect to persons employed by it to provide Transportation Services and Other Services, it will comply with all applicable federal, state, and local labor laws including, but not limited to, any and all laws relating to minimum wages to be paid to its employees, limitations upon the employment of minors, minimum fair wage standards for minors, the payment of wages due employees, and all applicable regulations established to protect the health and safety of employees, passengers, and the public at large. Provider also agrees to provide the employee protection required under Section 13(c) of the Federal Transit Act, as amended, 49 U.S.C. Section 5333(b) for persons employed by it to provide Transportation Service and Other Services.

Section 3.2. Employment of Personnel.

Except as otherwise provided in this Agreement, Provider shall be responsible for all recruitment, screening, testing, selection, training, scheduling, supervision, discipline, termination, and all other functions related to personnel required to perform Provider's obligations under this Agreement.

Provider shall employ only such persons as are competent and qualified to provide Transportation Services and Other Services in accordance with the requirements of this Agreement. All employees shall meet all applicable qualifications established by federal, state, and local laws and regulations. Drivers shall display proper courtesy toward passengers and maintain a neat and clean appearance. The Provider shall comply with all federal requirements relating to drug and alcohol testing including, but not limited to, those imposed under 49 C.F.R. Parts 40, 653, and 654.

ARTICLE 4. NONDISCRIMINATION, EQUAL EMPLOYMENT, AND BUSINESS OPPORTUNITY Section 4.1. Compliance with Federal, State, and Local Laws.

Provider shall comply with all applicable federal, state, and local laws anti-discrimination and equal employment and business opportunity laws and regulations, including but not limited to, the Age Discrimination in Employment Act, as amended, 29 U.S.C. Section 621 et seq; the Federal Transit Act, 49 U.S.C. Section 5332(b); Titles VI and VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. Section 2000d, 2000e et seq; the Civil Rights Act of 1866 and 1871,

42 U.S.C. Section 1981 and 1983; the Americans with Disabilities Act of 1990, 42 U.S.C. Section 12101 et seq; and the Rehabilitation Act of 1973, as amended, 29 U.S.C. Section 794.

Section 4.2. Equal Employment Opportunity.

Provider shall comply with all the affirmative action, equal employment opportunity, and minority business enterprise requirements in Exhibit A.

Section 4.3. Failure to Comply.

In the event Provider's noncompliance with any provisions of Exhibit A or with any federal, state, or local antidiscrimination or equal employment or business opportunity law, including but not limited to those identified in Section 4.1 hereof, results in Provider being declared not responsible and therefore ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, this Agreement may be canceled or voided by Grantee in whole or in part, and such other sanctions, penalties, or remedies as may be provided by contract, law, or regulation may be imposed or invoked.

EXHIBIT A---AFFIRMATIVE ACTION, EQUAL EMPLOYMENT OPPORTUNITY, AND BUSINESS ENTERPRISE PROGRAM

Business Enterprise Program (BEP) for businesses owned by minorities, women, veterans, and persons with disabilities. In connection with the performance of this Agreement, Provider shall provide for the maximum utilization of BEP and shall use its best efforts to ensure that BEP shall have maximum practicable opportunity to compete for all subcontract work under this Agreement. Provider agrees to comply with the following United States Department of Transportation requirements and to include such clauses in each subcontract:

- (1) "Policy. It is the policy of the Department of Transportation that BEP as defined in 49 C.F.R Part 23 shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with federal funds under this Agreement. Consequently, the BEP requirements of 49 C.F.R. Part 23 apply to this Agreement."
- (2) "BEP Obligation. (i) The recipient or its contractor agrees to ensure that BEP as defined in 49 C.F.R. Part 23 have the maximum opportunity to participate in the performance of contracts and subcontracts financed in whole or in part with federal funds provided under this Agreement. In this regard all recipients or contractors shall take all necessary and reasonable steps in accordance with 49 C.F.R. Part 23 to ensure that BEP have the maximum opportunity to compete for and perform contracts. Recipients and their contractors shall not discriminate based on race, color, national origin, or sex in the award and performance of DOT-assisted contracts.

ARTICLE 5. REPORTS, RECORDS, AND INSPECTIONS.

Section 5.1. Reports, Forms, and Statements Required.

The Provider shall furnish the Grantee with all reports relating to Financial Accounting and Reporting, Employee Training and Oversight, Employee Drug and Alcohol Testing, Safety Management, Title VI Programs and Federal Grant Requirements upon request. Forms and statements that may be required by this Agreement or by federal, state, or local laws or regulations or by order of any duly constituted authority.

Section 5.2. Records.

- A. Creation and Maintenance. Provider shall create and maintain full, accurate, and complete records of all Transportation Services and Other Services performed; all time spent; all materials, equipment, and supplies purchased; and all costs incurred in the performance of the Transportation services and Other Services pursuant to this Agreement, including all records required by this Agreement, or any applicable law or regulation.
- B. Disposal or Destruction. Unless Grantee shall consent in writing to the destruction of any such records, and except for records required to be delivered to Grantee at the end of the Agreement Term, Provider shall make said records available for review, inspection, and audit in accordance with Section 5.3 below during the entire Agreement Term and for 3 years thereafter, or such longer period as may be required by law or any applicable grant; provided that prior to the disposal or destruction of any of any such record by Provider following said period, Provider shall give notice to Grantee of any record or records to be disposed of or destroyed and the intended date of disposal or destruction, which shall be at least 90 days after the effective date of such notice. Grantee shall have 90 days after receipt of any such notice to give notice to Provider not to dispose of or destroy said record or records and to require Provider to deliver such record or records to Grantee or its designee, at Grantee's expense, on a confidential basis if appropriate.

Section 5.3. Inspection and Audits.

- A. Right of Grantee. Grantee shall have the right, with or without prior notice to Provider, to review, inspect, and audit all Transportation Services and Other Services performed pursuant to this Agreement, and all information and records related thereto, at all reasonable times during and following the performance of Transportation Services and Other Services.
- B. Performance of Inspections and Audits. The Grantee shall perform such review, inspection and audit and shall have the rights enumerated in section 5.3A above. Any inspection, review or audit shall be performed in a manner that will not unduly delay or interfere with the Provider's performance under this Agreement and Provider shall cooperate with Grantee. The Grantee may perform any such review, inspection, or

- audit through an officer, employee, or any designated agent or independent contractor.
- C. Defined Term. The phrase "all information and records related thereto" as used in this section shall mean all information and records under the control or supervision of, or reasonably available to, Provider relating to this Agreement or the Transportation Services and Other Services that are reasonably necessary for Grantee to verify or audit Provider's performance under this Agreement, or the accuracy or appropriateness of any Reimbursable Expenditure or portion thereof, or Provider's compliance with this Agreement or any portion thereof, including but not limited to all data, samples, records, reports, documents, memoranda, maps, estimates, specifications, notes, studies, tapes, photographs, film, computer programs, or drawings, whether preliminary, draft, final, or other form.

Section 5.4. Confidential Information.

A. General. All information supplied by Grantee to contractor for or in connection with this Agreement or the Transportation Services or Other Services shall be held confidential by Provider and shall not, without the prior express written consent of Grantee, be used for any purpose other than performance of Transportation Services or Other Services. Neither Provider nor any subcontractor or supplier of Provider shall own or be entitled to claim a copyright in the Agreement, nor other documents prepared by grantee and by Provider pursuant to this Agreement.

ARTICLE 6. PAYMENT

Section 6.1. Payment for Services.

In consideration of the Transportation Services and Other Services to be provided by the Provider pursuant to this Agreement, Grantee agrees act as the Pass-Through agent for the Provider for cash flow and daily operating expenses.

ARTICLE 7. TERM OF AGREEMENT

Section 7.1 Term.

The term of this Agreement shall be one year commencing on the 1st day of April 2025.

ARTICLE 8. COVENANTS AND REPRESENTATIONS

Section 8.1 General.

The Provider is a duly authorized and existing not for profit corporation, in good standing under the laws of the State of Illinois, and has the legal power and authority to provide, engage in, and carry out Transportation Services and Other Services. Provider shall maintain an identity as a not-for-profit corporation and shall make no attempt to cause its existence as a not-for-profit corporation to be abolished during the Agreement Term.

Section 8.2 Authorization.

Provider has been duly authorized to execute this Agreement by its board, and the execution and delivery of this Agreement by all of the parties' signatories hereto shall constitute a valid and binding obligation of Provider, enforceable in accordance with its terms.

Section 8.3. Approvals Received.

All such approvals, consents, permits, licenses, certificates, authorizations, or modifications as may be required to permit the performance by Provider of its obligations under this Agreement have been obtained from the appropriate governmental authorities or other persons or entities.

Section 8.4. Compliance with Applicable Laws.

The Provider shall comply with all federal, state, and local statutes, laws, rules, regulations, and orders applicable to the Transportation Services and Other Services.

Section 8.5 Compliance with Grant Conditions.

Provider shall comply with all conditions of, and all laws and regulations and all policies, practices, and procedures applicable to, any federal, state, or local grant received by Grantee or Provider at any time with respect to Transportation Services and Other Services under this Agreement.

ARTICLE 9. GENERAL

Section 9.1 Interpretation.

This Agreement shall be construed without regard to the identity of the party who drafted the various provisions of this Agreement. Moreover, each and every provision of this Agreement shall be construed as though all parties hereto participated equally in drafting thereof. As a result of the foregoing, any rule of construction that a document is to be construed against the drafting party shall not be applicable to this Agreement.

Section 9.2 Severability.

The provisions of this Agreement shall be interpreted, when possible, to sustain their legality and enforceability as a whole. If any provision of this Agreement is construed or held to be void, invalid, illegal, or unenforceable in any respect, the remaining part of that provision and the remaining provisions of this Agreement shall not be affected, impaired, or invalidated thereby, but shall remain in full force and affect. The unenforceability of any provision of this Agreement in a specific situation shall not affect the enforceability of that provision in any other situation.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the 1st day of April 2024, by their duly authorized representatives:

PROVIDER'S NAME & ADDRESS

TCRC, Inc. DBA We Care 33 S. 4th St. Pekin, IL 61554

Jamie Durdel
Executive Director

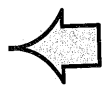
Attest:

GRANTEE'S NAME & ADDRESS

Tazewell County 11 S. 4th St. Pekin, IL 61554

Signed: _______Brett Grimm

Board Chairman



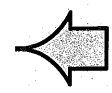
Applicant's Certification of Intent

Applicant's Name:	Tazewell County		
Address 1:	11 S. 4th St.		
Address 2:			
City:	Pekin		State IL Zip Code 61554
·			
Applicant's Contac	t Person		Title
Dawn Cook			PCOM/Tazewell County EMA Director
Phone	Fax	E-mail	
(309) 925-2271	(309) 925-3631	dcook@ta	azewell-il.gov

The applicant hereby applies to the State of Illinois through the Illinois Department of Transportation, Office of Intermodal Project Implementation, for grants under Article II and Article III of the Downstate Public Transportation Act for operating and administrative assistance for public transportation service.

Officer or Official of the Applicant Organization

Signature	Date
Typed Name of Signature Above	
Brett Grimm	



RESOLUTION AUTHORIZING EXECUTION AND AMENDMENT OF SECTION 5311 GRANT AGREEMENT

WHEREAS, the provision of public transit service is essential to the transportation of persons in the non-urbanized area; and

WHEREAS, 49 U.S.C. § 5311 ("Section 5311"), makes funds available to the State of Illinois to help offset certain operating deficits and administrative expenses of a system providing public transit service in non-urbanized areas; and

WHEREAS, the State of Illinois, acting by and through the Illinois Department of Transportation, is authorized by 30 ILCS 740/3-1 et seq. to provide the Section 5311 grant; and

WHEREAS, grants for said funds will impose certain obligations upon the recipient, including the provision by it of the local share of funds necessary to cover costs not covered by funds provided under Section 5311.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BOARD OF TAZEWELL COUNTY:

Section 1. That an application be made to the Office of Intermodal Project Implementation, Department of Transportation, State of Illinois, for a financial assistance grant under Section 5311 for fiscal year 2026 for the purpose of offsetting a portion of the Public Transportation Program operating deficits of Tazewell County.

- Section 2. That while participating in said operating assistance program, Tazewell County will provide all required local matching funds.
- Section 3. That the Tazewell County Board Chairman of the Tazewell County Tazewell County Board is hereby authorized and directed to execute and file on behalf of Tazewell County such application.
- Section 4. That the Tazewell County Board Chairman of the Tazewell County Tazewell County Board is authorized to furnish such additional information as may be required by the Office of Intermodal Project Implementation and the Federal Transit Administration in connection with the aforesaid application for said grant.

Section 5. That the Tazewell County Board Chairman of the Tazewell County Tazewell County Board is hereby authorized and directed to execute and file on behalf of Tazewell County a Section 5311 Grant Agreement ("Agreement") with the Illinois Department of Transportation, and amend such Agreement, if necessary, in order to obtain grant assistance under the provisions of Section 5311 for fiscal year 2026.

Section 6. That the Tazewell County Board Chairman of the Tazewell County Tazewell County Board is hereby authorized to provide such information and to file such documents as may be required to perform the Agreement and to receive the grant for fiscal year 2026.

of

PRESENTED and ADOPTED on this day

	, <u> </u>	, —	
Signature of Authorized Official	Date	Attest	
Title			1_
Tazewell County Board Chairman			

. 2025.

Public Transportation Applicant Ordinance

ORDINANCE NUMBER:
AN ORDINANCE TO PROVIDE PUBLIC TRANSPORTATION
IN TAZEWELL COUNTY, ILLINOIS
WHEREAS, public transportation is an essential public purpose for which public funds may be expended under Article 13, Section 7 of the Illinois Constitution; and
WHEREAS, Tazewell County wishes to provide public transportation for its citizens and become eligible for grants from the State of Illinois or any department or agency thereof, from any unit of local government, from the Federal government or any department or agency thereof; and
WHEREAS, Illinois Compiled Statutes 740/2-1 et seq., authorizes a county to provide for public transportation within the (county or counties) limits:
NOW, THEREFORE, BE IT ORDAINED by the Tazewell County Board Chairman and Tazewell County that:
Section 1. Tazewell County shall hereby provide public transportation within the county or counties limits.
Section 2. The clerk/secretary to the governing board of Tazewell County shall file a certified copy of this Ordinance, within sixty days after passage of this ordinance.
Section 3. This Ordinance shall be in full force and effect from and after its passage and approval, as required by law.
Section 4. That the Tazewell County Board Chairman of the Tazewell County Tazewell County Board is hereby authorized and directed to execute and file on behalf of Tazewell County a Grant Application to the Illinois Department of Transportation.
Section 5. That the Tazewell County Board Chairman of the Tazewell County Tazewell County Board is hereby authorized and directed to execute and file on behalf of Tazewell County all required Grant Agreements with the Illinois Department of Transportation.
PASSED by the Tazewell County Board Chairman and the Tazewell County Board on this day of, 2025, and deposited and filed in the office of the clerk/secretary on that date.
Elected Board Members:
Members Present at Vote:
Members Voting "Aye": 0 Members Abstaining: 0
Signature of Date
Print Form

Acceptance of the Special Warranty

WHEREAS, Section 5311 of the Federal Transit Act of 1964, as amended, makes funds available to help offset certain operating deficits of a system providing public transit service in non-urbanized areas; and

WHEREAS, 49 U.S.C. § 5333(b) requires that fair and equitable arrangements must be made to protect the interests of employees affected by such assistance as a condition of receipt of funds under Section 5311; and

WHEREAS a simplified process for assuring employee protections that accommodates the needs of participants in the Section 5311 program has been agreed upon by the U.S. Department of Labor and the U.S. Department of Transportation by allowing execution of a Special Section 5333(b) Warranty for Section 5311 projects (Special Warranty), which the Secretary of Labor certified on May 31, 1979;

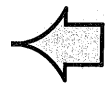
NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BOARD OF TAZEWELL COUNTY:

Section 1. That an application be made to the Office of Intermodal Project Implementation, Department of Transportation, State of Illinois, for a financial assistance grant under Section 5311 of the Federal Transit Act of 1964, as amended.

Section 2. As a condition of the receipt of Section 5311 funds, Tazewell County hereby agrees in writing to the terms and conditions of the Special Warranty (attached) regarding fair and equitable arrangements to protect the interests of employees affected by such assistance.

PASSED by the Tazewell County Board on this day _____ of _____, 2025.

Signature of Authorized Official	Date
Authorized Official's Name Typed	
Brett Grimm	1



Print Form



Title VI Subrecipient's Questionnaire

Print Form	Reset	Form

As a recipient of Federal grant funding, the Illinois Department of Transportation(IDOT) is required to ensure that all subrecipients are in compliance with Title VI of the Civil Rights Act of 1964 rules, regulations, and Executive Orders, which govern Title VI on Federally-funded project. To ensure that subrecipient of Federal Transit Administration funding are in compliance with these requirements, your organization must complete the following questionnaire in its entirety.

If you have questions on how to complete this form, please contact the Illinois Department of Transportation, Bureau of Civil Rights, Room 317, 2300 S. Dirksen Parkway, Springfield, IL 62764 or call (217) 782-2762.

Legal Name of Applicant		Date of Report				
Tazewell County		March 19, 2025				
		PART 1: TITLE VI PLAN & COMPLAINT PROCEDURES				
1.	Does	your organization have a Title VI Program?	\boxtimes	Yes		No
	Α.	If "Yes," does your organization's Title VI Program include:				
	(i)	A Title VI notice to the public that indicates the applicant complies with Title VI, and informs members of the public of the protections against discrimination afforded to them by Title VI.	\boxtimes	Yes		No
	(ii)	Instructions to the public regarding how to file a Title VI discrimination complaint?	\boxtimes	Yes		No
	(iii)	A list of any public transportation-related Title VI investigations, complaints, or lawsuits filed with the recipient since the time of the last submission?	\boxtimes	Yes		No
	. (iv)	A public participation plan that includes an outreach plan to engage minority and limited English proficient populations, as well as a summary of outreach efforts made since the last Title VI Program submission?		Yes		No
-	(v)	A copy of the recipient's plan for providing language assistance to persons with limited English proficiency?	\boxtimes	Yes		No
	(vi)	A table depicting the racial breakdown of the membership of transit-related, non-elected planning boards, advisory councils or committees, or similar bodies (whose membership is selected to the applicant)?		Yes	\boxtimes	No
	(vii)	If the applicant has constructed a transit facility, a copy a copy of the Title VI equity analysis conducted during the planning stage with regard to the location of the facility?		Yes	\boxtimes	No
<u>)</u>	Does your system operate fixed route services?			Yes	\boxtimes	No
	Α.	If "Yes," does your organization's Title VI Program include:				
	(i)	System-wide service standards for vehicle load factors, vehicle headways, on-time performance, and service availability?		Yes		No
	(il)	System-wide service policies for the distribution of transit amenities and vehicle assignment?		Yes		No

If you answered "Yes" above, then you must submit a copy of your organization's Title VI Program as part of the application process.

If "No," in the space provided below, please explain how your organization plans to meet its Title Vi Program obligations.

There are no transit non-e	elected boards, advisor	y councils, comm	ittees or similar bodies	s whose members	ships are selected	
by the applicant.						
	PART 2: NON-	DISCRÍMINATIO	N POLICY & STATEM	ENT		
Does your organization have a non-discrimination policy that is incorporated into a Statement of Nondiscrimination?			∑ Yes	☐ No		
f your answered "Yes" abo part of the application pr	•	nit a copy of your	organization's nondisc	rimination policy	statement as	
If "No," in the space pro	vided below, please	explain.				
This text box will expand.	type as much as nece	ssary. Expansion	will occur after tabbing	y to the next field	. ,	
	PART	3: Title VI Coord	nator/Specialists			
Does your organization h issues and/or a Title VI C		d who is responsi	ble for handling c ivil riç	ghts Yes	No No	
f "Yes," then please prov	vide the following inf	ormation about t	he Title VI employee:			
Name	Title		Mailing /	Address		
Dawn Cook	РСОМ	PCOM		1304 State Route 9		
City	State	State Zip		Telephone		
Tremont	IL	61568	(309) 34	7-7148		
	SIGNATURE	OF AUTHORIZE	D REPRESENTATIVE			
By signing below, I certify t nformation contained in th					that the	
Signature	D	ate				
Printed Name					L	
Brett Grimm						
Printed Title						
Tazewell County Board Ch	nairman					

Equal Employment Opportunity (EEO) Checklist (page 1 of 2)

EEO Overview

Since 1977, USDOT has required recipients and subrecipients of transit funding meeting certain criteria to establish Equal Employment Opportunity (EEO) Programs and to comply with applicable laws and regulations.

FTA is responsible for ensuring that its recipients do not engage in employment discrimination:

A person may not be excluded from participating in, denied a benefit of, or discriminated against under, a project, program, or activity receiving financial assistance under this chapter because of race, color, religion, national origin, sex, disability, or age (49 U.S.C. § 5332(b)).

This provision applies to employment opportunities and supplements employment protections found in Title VI of the Civil Rights Act of 1964 (Title VI). The Title VI regulations prohibiting employment discrimination are found at 49 CFR § 21.5(c) - Nondiscrimination in Federally Assisted Programs of the Department of Transportation. It is important to note that while Title VI and 49 CFR Part 21 only prohibit discrimination based on race, color, and national origin, Federal Transit Laws (49 U.S.C. § 5332) includes protections on the basis of religion, sex, disability, and age. In this context, the term `sex' includes pregnancy, childbirth, or related medical conditions; gender identity; and sexual orientation.

Title VII of the Civil Rights Act of 1964 (Title VII), as amended by the Equal Employment Opportunity Act of 1972 and the Civil Rights Act of 1991, prohibits discrimination on the basis of race, color, religion, national origin, or sex in all institutions with 15 or more employees -- including state and local governments and labor organizations. (42 U.S.C. §§ 2000e et seq.) Title II of the Genetic Information Nondiscrimination Act of 2008 (GINA) applies to private employers and state and local government employers with at least 15 employees, regardless of whether they receive federal financial assistance. It prohibits covered employers from discriminating on the basis of an applicant's or employee's genetic information (such as the results of genetic tests or family medical history), generally prohibits employers from acquiring genetic information of applicants and employees, and requires employers to keep genetic information confidential, with very limited exceptions. The U.S. Equal Employment Opportunity Commission (EEOC) is the enforcement authority for Title VII and provides official interpretation of employment laws that prohibit discrimination as outlined in 29 CFR Part 1600. EEOC enforces not only Title VII and GINA, but also the Equal Pay Act of 1963, the Age Discrimination in Employment Act of 1967, Title I of the Americans with Disabilities Act of 1990, Sections 501 and 505 of the Rehabilitation Act of 1973. FTA defers to the most current regulations and guidance issued by EEOC when making complaint and compliance determinations. EEOC regulations and guidance are incorporated by reference.

The FTA Master Agreement requires all applicants, recipients, subrecipients, and contractors receiving FTA funding to comply with applicable Federal civil rights laws and regulations and to follow applicable Federal guidance. Any FTA applicant, recipient, subrecipient, and contractor who meet both of the following threshold requirements must implement all of the EEO Program elements:

- Employs 100 or more transit-related employees; and
- Requests or receives capital or operating assistance in excess of \$1 million in the previous Federal fiscal year, or
- Requests or receives planning assistance in excess of \$250,000 in the previous Federal fiscal year.

Agencies between 50 -99 transit-related employees are required to prepare and maintain an EEO Program that includes the Statement of Policy, dissemination plan, designation of personnel, assessment of employment practices, and a monitoring and reporting system. These smaller agencies are not required to conduct a utilization analysis with goals and timetables or to submit the EEO Program to FTA every four years. Instead, these agencies will be required to provide the EEO Program to FTA if requested by the Office of Civil Rights or for any State Management Review or Triennial Review.

This Circular applies to state-administered programs covered by Federal Transit Laws and FTA Master Agreement funding categories such as seniors, persons with disabilities, and rural assistance programs funded under Enhanced Mobility of Seniors and Individuals with Disabilities (49 U.S.C. § 5310), Formula Grants for Rural Areas (49 U.S.C. § 5311), Bus and Bus facilities (49 U.S.C. § 5339), and other specialized grant programs funded through FTA.

FTA applicants, recipients, subrecipients, and contractors who do not meet the EEO Program threshold above are not required to submit an EEO Program to FTA, but are still required to comply with all Equal Employment Opportunity statutes and regulations.

Equal Employment Opportunity (EEO) Checklist (page 2 of 2)

Every four years, on a date determined by FTA, each recipient that meets the threshold described in section 1.4 of this Circular, is required to submit the following information to the Federal Transit Administration (FTA) as part of its EEO Program. Subrecipients of Section 5311 funding must submit the information below to the primary recipient (IDOT), on a schedule to be determined by IDOT.
Full EEO Program Requirements
Any applicant, recipient, subrecipient, and contractor who:
 Employs 100 or more-transit related employees; and Requests or receives capital or operating assistance in excess of \$1 million in the previous Federal fiscal year
 OR - Requests or receives planning assistance in excess of \$250,000 in the previous Federal fiscal year
Must submit the full EEO Program, including the following elements, every year, to IDOT, as required:
Statement of Policy
Dissemination Plan
Designation of Responsible Personnel
Utilization Analysis
Goals and Timetables
Assessment of Employees' Practices
Monitoring and Reporting Plan
Abbreviated EEO Program Requirements
Any applicant, recipient, subrecipient, and contractor who:
 Employs 50 - 99 or more-transit related employees; and Requests or receives capital or operating assistance in excess of \$1 million in the previous Federal fiscal year
 OR - Requests or receives planning assistance in excess of \$250,000 in the previous Federal fiscal year
Must submit the abbreviated EEO Program, including the following elements, to IDOT, as required:
Statement of Policy
Dissemination Plan
Designation of Responsible Personnel

Submit this completed checklist with your application.

Assessment of Employees' Practices

Monitoring and Reporting Plan

Not Applicable (based on above stated requirements)

CERTIFICATION AND RESTRICTIONS ON LOBBYING (For Federal Funding Over \$100,000)

I, Brett Grimm, Tazewell County Board Chairman, hereby certifies on behalf of Tazewell County that:

No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.

If any funds other than federal appropriated funds have been paid or will be paid to any person influencing or attempting to influence an officer or employee of any agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form - LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including sub-contracts, sub-grants and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The undersigned certifies or affirms the truthfulness and accuracy of the contents of the statements submitted on or with this certification and understands that the provisions of 31 U.S.C. Section 3801, et seq., are applicable thereto.

Name of Applicant/Subrecipient	
Tazewell County	
Type or Print Name of Authorized Office	cial
Brett Grimm	
Signature	Date



In signing this document, I declare under penalties of perjury that the foregoing Certifications and Assurances, and any other statements made by me on behalf of the Applicant are true and accurate. Signature_ Date: Name Brett Grimm, Tazewell County Board Chairman Authorized Representative of Applicant AFFIRMATION OF APPLICANT'S ATTORNEY For (Name of Applicant): Tazewell County As the undersigned Attorney for the above-named Applicant, I hereby affirm to the Applicant that it has authority under state, local, or tribal government law, as applicable, to make and comply with the Certifications and Assurances as indicated on the foregoing pages. I further affirm that, in my opinion, the Certifications and Assurances have been legally made and constitute legal and binding obligations on it. I further affirm that, to the best of my knowledge, there is no legislation or litigation pending or imminent that might adversely affect the validity of these Certifications and Assurances, or of the performance of its FTA assisted Award. Signature_ Kevin Johnson, Tazewell County State's Attorney Attorney Attorney for Applicant Each Applicant for federal assistance to be awarded by FTA must provide an Affirmation of Applicant's Attorney

Each Applicant for federal assistance to be awarded by FTA must provide an Affirmation of Applicant's Attorney pertaining to the Applicant's legal capacity. The Applicant may enter its electronic signature in lieu of the Attorney's signature within TrAMS, provided the Applicant has on file and uploaded to TrAMS this hard-copy Affirmation, signed by the attorney and dated this federal fiscal year.

Not every provision of every certification will apply to every applicant or award. If a provision of a certification does not apply to the applicant or its award, FTA will not enforce that provision.

Text in italic is guidance to the public. It does not have the force and effect of law, and is not meant to bind the public in any way. It is intended only to provide clarity to the public regarding existing requirements under the law or agency policies.

CATEGORY 1. CERTIFICATIONS AND ASSURANCES REQUIRED OF EVERY APPLICANT.

All applicants must make the certifications in this category.

1.1. Standard Assurances.

The certifications in this subcategory appear as part of the applicant's registration or annual registration renewal in the System for Award Management (SAM.gov) and on the Office of Management and Budget's standard form 424B "Assurances—Non-Construction Programs". This certification has been modified in places to include analogous certifications required by U.S. DOT statutes or regulations.

As the duly authorized representative of the applicant, you certify that the applicant:

- (a) Has the legal authority to apply for Federal assistance and the institutional, managerial and financial capability (including funds sufficient to pay the non-Federal share of project cost) to ensure proper planning, management and completion of the project described in this application.
- (b) Will give the awarding agency, the Comptroller General of the United States and, if appropriate, the State, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the award; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.
- (c) Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.
- (d) Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.
- (e) Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. §§ 4728–4763) relating to prescribed standards for merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM's Standards for a Merit System of Personnel Administration (5 CFR 900, Subpart F).

- Will comply with all Federal statutes relating to nondiscrimination. These include but are (f) not limited to:
 - (1) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin, as effectuated by U.S. DOT regulation 49 CFR Part 21;
 - Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§ 1681-(2) 1683, and 1685–1686), which prohibits discrimination on the basis of sex, as effectuated by U.S. DOT regulation 49 CFR Part 25;
 - Section 5332 of the Federal Transit Law (49 U.S.C. § 5332), which prohibits any (3) person being excluded from participating in, denied a benefit of, or discriminated against under, a project, program, or activity receiving financial assistance from FTA because of race, color, religion, national origin, sex, disability, or age.
 - Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. § 794), (4) which prohibits discrimination on the basis of handicaps, as effectuated by U.S. DOT regulation 49 CFR Part 27;
 - The Age Discrimination Act of 1975, as amended (42 U.S.C. §§ 6101–6107), (5) which prohibits discrimination on the basis of age;
 - The Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, (6)relating to nondiscrimination on the basis of drug abuse;
 - The comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and (7) Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism;
 - Sections 523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§ 290 (8) dd-3 and 290 ee-3), as amended, relating to confidentiality of alcohol and drug abuse patient records;
 - Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§ 3601 et seq.), as (9)amended, relating to nondiscrimination in the sale, rental, or financing of housing;
 - Any other nondiscrimination provisions in the specific statute(s) under which (10)application for Federal assistance is being made; and,
 - the requirements of any other nondiscrimination statute(s) which may apply to the (11)application.
- Will comply, or has already complied, with the requirements of Titles II and III of the (g) Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 ("Uniform Act") (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases. The requirements of the Uniform Act are effectuated by U.S. DOT regulation 49 CFR Part 24.

- Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§ 1501-1508 (h) and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.
- Will comply, as applicable, with the provisions of the Davis-Bacon Act (40 U.S.C. (i) §§ 276a to 276a-7), the Copeland Act (40 U.S.C. § 276c and 18 U.S.C. § 874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§ 327-333), regarding labor standards for federally assisted construction subagreements.
- (j) Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- Will comply with environmental standards which may be prescribed pursuant to the (k) following:
 - Institution of environmental quality control measures under the National (1) Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514;
 - Notification of violating facilities pursuant to EO 11738; (2)
 - Protection of wetlands pursuant to EO 11990; (3)
 - Evaluation of flood hazards in floodplains in accordance with EO 11988; (4)
 - Assurance of project consistency with the approved State management program (5) developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§ 1451 et seq.);
 - Conformity of Federal actions to State (Clean Air) Implementation Plans under (6) Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§ 7401 et seq.);
 - Protection of underground sources of drinking water under the Safe Drinking (7) Water Act of 1974, as amended (P.L. 93-523); and
 - Protection of endangered species under the Endangered Species Act of 1973, as (8)amended (P.L. 93-205).
- Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§ 1271 et seq.) (l) related to protecting components or potential components of the national wild and scenic rivers system.
- Will assist the awarding agency in assuring compliance with Section 106 of the National (m) Historic Preservation Act of 1966, as amended (16 U.S.C. § 470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§ 469a-1 et seq.).
- Will comply with P.L. 93-348 regarding the protection of human subjects involved in (n) research, development, and related activities supported by this award of assistance.
- Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, (o) 7 U.S.C. §§ 2131 et seq.) pertaining to the care, handling, and treatment of warm blooded

- animals held for research, teaching, or other activities supported by this award of assistance.
- Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§ 4801 et (p) seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- Will cause to be performed the required financial and compliance audits in accordance (q) with the Single Audit Act Amendments of 1996 and 2 CFR Part 200, Subpart F, "Audit Requirements", as adopted and implemented by U.S. DOT at 2 CFR Part 1201.
- Will comply with all applicable requirements of all other Federal laws, executive orders, (r) regulations, and policies governing the program under which it is applying for assistance.
- Will comply with the requirements of Section 106(g) of the Trafficking Victims (s) Protection Act (TVPA) of 2000, as amended (22 U.S.C. § 7104) which prohibits grant award recipients or a subrecipient from:
 - Engaging in severe forms of trafficking in persons during the period of time that (1)the award is in effect;
 - Procuring a commercial sex act during the period of time that the award is in (2) effect: or
 - Using forced labor in the performance of the award or subawards under the (3) award.

1.2. Standard Assurances: Additional Assurances for Construction Projects.

This certification appears on the Office of Management and Budget's standard form 424D "Assurances—Construction Programs" and applies specifically to federally assisted projects for construction. This certification has been modified in places to include analogous certifications required by U.S. DOT statutes or regulations.

As the duly authorized representative of the applicant, you certify that the applicant:

- Will not dispose of, modify the use of, or change the terms of the real property title or (a) other interest in the site and facilities without permission and instructions from the awarding agency; will record the Federal awarding agency directives; and will include a covenant in the title of real property acquired in whole or in part with Federal assistance funds to assure nondiscrimination during the useful life of the project.
- Will comply with the requirements of the assistance awarding agency with regard to the (b) drafting, review, and approval of construction plans and specifications.
- Will provide and maintain competent and adequate engineering supervision at the (c) construction site to ensure that the complete work confirms with the approved plans and specifications, and will furnish progressive reports and such other information as may be required by the assistance awarding agency or State.

1.3. Procurement.

The Uniform Administrative Requirements, 2 CFR § 200.325, allow a recipient to self-certify that its procurement system complies with Federal requirements, in lieu of submitting to certain pre-procurement reviews.

The applicant certifies that its procurement system complies with:

- U.S. DOT regulations, "Uniform Administrative Requirements, Cost Principles, and (a) Audit Requirements for Federal Awards," 2 CFR Part 1201, which incorporates by reference U.S. OMB regulatory guidance, "Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards," 2 CFR Part 200, particularly 2 CFR §§ 200.317-200.327 "Procurement Standards;
- Federal laws, regulations, and requirements applicable to FTA procurements; and (b)
- The latest edition of FTA Circular 4220.1 and other applicable Federal guidance. (c)

Suspension and Debarment.

Pursuant to Executive Order 12549, as implemented at 2 CFR Parts 180 and 1200, prior to entering into a covered transaction with an applicant, FTA must determine whether the applicant is excluded from participating in covered non-procurement transactions. For this purpose, FTA is authorized to collect a certification from each applicant regarding the applicant's exclusion status. 2 CFR § 180.300. Additionally, each applicant must disclose any information required by 2 CFR § 180.335 about the applicant and the applicant's principals prior to entering into an award agreement with FTA. This certification serves both purposes.

The applicant certifies, to the best of its knowledge and belief, that the applicant and each of its principals:

- Is not presently debarred, suspended, proposed for debarment, declared ineligible, or (a) voluntarily or involuntarily excluded from covered transactions by any Federal department or agency;
- Has not, within the preceding three years, been convicted of or had a civil judgment (b) rendered against him or her for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public or private agreement or transaction; violation of Federal or State antitrust statutes, including those proscribing price fixing between competitors, allocation of customers between competitors, and bid rigging; commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, receiving stolen property, making false claims, or obstruction of justice; or commission of any other offense indicating a lack of business integrity or business honesty;

- Is not presently indicted for or otherwise criminally or civilly charged by a governmental (c) entity (Federal, State, or local) with commission of any offense described in paragraph (b) of this certification;
- Has not, within the preceding three years, had one or more public transactions (Federal, (d) State, or local) terminated for cause or default.

1.5. Coronavirus Response and Relief Supplemental Appropriations Act, 2021, and CARES Act Funding.

The applicant certifies:

- To the maximum extent possible, funds made available under title IV of division M of the (a) Consolidated Appropriations Act, 2021 (Public Law 116-260), and in title XII of division B of the CARES Act (Public Law 116-136; 134 Stat. 599) shall be directed to payroll and operations of public transit (including payroll and expenses of private providers of public transportation); or
- The applicant certifies that the applicant has not furloughed any employees. (b)

1.6. American Rescue Plan Act Funding.

The applicant certifies:

- Funds made available by Section 3401(a)(2)(A) of the American Rescue Plan Act of (a) 2021 (Public Law 117-2) shall be directed to payroll and operations of public transportation (including payroll and expenses of private providers of public transportation); or
- The applicant certifies that the applicant has not furloughed any employees. (b)

CATEGORY 2. PUBLIC TRANSPORTATION AGENCY SAFETY PLANS

This certification is required of each applicant under the Urbanized Area Formula Grants Program (49 U.S.C. § 5307), each rail operator that is subject to FTA's state safety oversight programs, and each State that is required to draft and certify a Public Transportation Agency Safety Plan on behalf of a Small Public Transportation Provider (as that term is defined at 49 CFR § 673.5) pursuant to 49 CFR § 673.11(d).

This certification is required by 49 U.S.C. § 5307(c)(1)(L), 49 U.S.C. § 5329(d)(1), and 49 CFR § 673.13. This certification is a condition of receipt of Urbanized Area Formula Grants Program (49 U.S.C. § 5307) funding.

This certification does not apply to any applicant that only receives financial assistance from FTA under the Formula Grants for the Enhanced Mobility of Seniors Program (49 U.S.C.

§ 5310), the Formula Grants for Rural Areas Program (49 U.S.C. § 5311), or combination of these two programs, unless it operates a rail fixed guideway public transportation system.

If the applicant is an operator, the applicant certifies that it has established a Public Transportation Agency Safety Plan meeting the requirements of 49 U.S.C. § 5329(d)(1) and 49 CFR Part 673; including, specifically, that the board of directors (or equivalent entity) of the applicant has approved, or, in the case of an applicant that will apply for assistance under 49 U.S.C. § 5307 that is serving an urbanized area with a population of 200,000 or more, the safety committee of the entity established under 49 U.S.C. § 5329(d)(5), followed by the board of directors (or equivalent entity) of the applicant has approved, the Public Transportation Agency Safety Plan or any updates thereto; and, for each recipient serving an urbanized area with a population of fewer than 200,000, that the Public Transportation Agency Safety Plan has been developed in cooperation with frontline employee representatives.

If the applicant is a State that drafts and certifies a Public Transportation Agency Safety Plan on behalf of a public transportation operator, the applicant certifies that:

- (a) It has drafted and certified a Public Transportation Agency Safety Plan meeting the requirements of 49 U.S.C. § 5329(d)(1) and 49 CFR Part 673 for each Small Public Transportation Provider (as that term is defined at 49 CFR § 673.5) in the State, unless the Small Public Transportation Provider provided notification to the State that it was opting out of the State-drafted plan and drafting its own Public Transportation Agency Safety Plan; and
- (b) Each Small Public Transportation Provider within the State that opts to use a Statedrafted Public Transportation Agency Safety Plan has a plan that has been approved by the provider's Accountable Executive (as that term is defined at 49 CFR § 673.5), Board of Directors or Equivalent Authority (as that term is defined at 49 CFR § 673.5), and, if the Small Public Transportation Provider serves an urbanized area with a population of 200,000 or more, the safety committee of the Small Public Transportation Provider established under 49 U.S.C. § 5329(d)(5).

CATEGORY 3. TAX LIABILITY AND FELONY CONVICTIONS.

If the applicant is a business association (regardless of for-profit, not for-profit, or tax exempt status), it must make this certification. Federal appropriations acts since at least 2014 have prohibited FTA from using funds to enter into an agreement with any corporation that has unpaid Federal tax liabilities or recent felony convictions without first considering the corporation for debarment. E.g., Consolidated Appropriations Act, 2023, Pub. L. 117-328, div. E, tit. VII, §§ 744-745. U.S. DOT Order 4200.6 defines a "corporation" as "any private corporation, partnership, trust, joint-stock company, sole proprietorship, or other business association", and applies the restriction to all tiers of subawards. As prescribed by U.S. DOT Order 4200.6, FTA requires each business association applicant to certify as to its tax and felony status.

If the applicant is a private corporation, partnership, trust, joint-stock company, sole proprietorship, or other business association, the applicant certifies that:

- (a) It has no unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability; and
- (b) It has not been convicted of a felony criminal violation under any Federal law within the preceding 24 months.

CATEGORY 4. LOBBYING.

If the applicant will apply for a grant or cooperative agreement exceeding \$100,000, or a loan, line of credit, loan guarantee, or loan insurance exceeding \$150,000, it must make the following certification and, if applicable, make a disclosure regarding the applicant's lobbying activities. This certification is required by 49 CFR \S 20.110 and app. A to that part.

This certification does not apply to an applicant that is an Indian Tribe, Indian organization, or an Indian tribal organization exempt from the requirements of 49 CFR Part 20.

4.1. Certification for Contracts, Grants, Loans, and Cooperative Agreements.

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (c) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and

contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

4.2. Statement for Loan Guarantees and Loan Insurance.

The undersigned states, to the best of his or her knowledge and belief, that:

If any funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to insure or guarantee a loan, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

CATEGORY 5. PRIVATE SECTOR PROTECTIONS.

If the applicant will apply for funds that it will use to acquire or operate public transportation facilities or equipment, the applicant must make the following certification regarding protections for the private sector.

5.1. Charter Service Agreement.

To enforce the provisions of 49 U.S.C. § 5323(d), FTA's charter service regulation requires each applicant seeking assistance from FTA for the purpose of acquiring or operating any public transportation equipment or facilities to make the following Charter Service Agreement. 49 CFR \$ 604.4.

The applicant agrees that it, and each of its subrecipients, and third party contractors at any level who use FTA-funded vehicles, may provide charter service using equipment or facilities acquired with Federal assistance authorized under the Federal Transit Laws only in compliance with the regulations set out in 49 CFR Part 604, the terms and conditions of which are incorporated herein by reference.

5.2. School Bus Agreement.

To enforce the provisions of 49 U.S.C. § 5323(f), FTA's school bus regulation requires each applicant seeking assistance from FTA for the purpose of acquiring or operating any public transportation equipment or facilities to make the following agreement regarding the provision of school bus services. 49 CFR § 605.15.

- (a) If the applicant is not authorized by the FTA Administrator under 49 CFR § 605.11 to engage in school bus operations, the applicant agrees and certifies as follows:
 - (1) The applicant and any operator of project equipment agrees that it will not engage in school bus operations in competition with private school bus operators.
 - The applicant agrees that it will not engage in any practice which constitutes a means of avoiding the requirements of this agreement, part 605 of the Federal Mass Transit Regulations, or section 164(b) of the Federal-Aid Highway Act of 1973 (49 U.S.C. 1602a(b)).
- (b) If the applicant is authorized or obtains authorization from the FTA Administrator to engage in school bus operations under 49 CFR § 605.11, the applicant agrees as follows:
 - (1) The applicant agrees that neither it nor any operator of project equipment will engage in school bus operations in competition with private school bus operators except as provided herein.
 - (2) The applicant, or any operator of project equipment, agrees to promptly notify the FTA Administrator of any changes in its operations which might jeopardize the continuation of an exemption under § 605.11.
 - (3) The applicant agrees that it will not engage in any practice which constitutes a means of avoiding the requirements of this agreement, part 605 of the Federal Transit Administration regulations or section 164(b) of the Federal-Aid Highway Act of 1973 (49 U.S.C. 1602a(b)).
 - (4) The applicant agrees that the project facilities and equipment shall be used for the provision of mass transportation services within its urban area and that any other use of project facilities and equipment will be incidental to and shall not interfere with the use of such facilities and equipment in mass transportation service to the public.

CATEGORY 6. TRANSIT ASSET MANAGEMENT PLAN.

If the applicant owns, operates, or manages capital assets used to provide public transportation, the following certification is required by 49 U.S.C. \S 5326(a).

The applicant certifies that it is in compliance with 49 CFR Part 625.

CATEGORY 7. ROLLING STOCK BUY AMERICA REVIEWS AND BUS TESTING.

7.1. Rolling Stock Buy America Reviews.

If the applicant will apply for an award to acquire rolling stock for use in revenue service, it must make this certification. This certification is required by 49 CFR § 663.7.

The applicant certifies that it will conduct or cause to be conducted the pre-award and post-delivery audits prescribed by 49 CFR Part 663 and will maintain on file the certifications required by Subparts B, C, and D of 49 CFR Part 663.

7.2. Bus Testing.

If the applicant will apply for funds for the purchase or lease of any new bus model, or any bus model with a major change in configuration or components, the applicant must make this certification. This certification is required by 49 CFR \S 665.7.

The applicant certifies that the bus was tested at the Bus Testing Facility and that the bus received a passing test score as required by 49 CFR Part 665. The applicant has received or will receive the appropriate full Bus Testing Report and any applicable partial testing reports before final acceptance of the first vehicle.

CATEGORY 8. URBANIZED AREA FORMULA GRANTS PROGRAM.

If the applicant will apply for an award under the Urbanized Area Formula Grants Program (49 U.S.C. § 5307), or any other program or award that is subject to the requirements of 49 U.S.C. § 5307, including the Formula Grants for the Enhanced Mobility of Seniors Program (49 U.S.C. § 5310); "flex funds" from infrastructure programs administered by the Federal Highways Administration (see 49 U.S.C. § 5334(i)); projects that will receive an award authorized by the Transportation Infrastructure Finance and Innovation Act ("TIFIA") (23 U.S.C. §§ 601–609) or State Infrastructure Bank Program (23 U.S.C. § 610) (see 49 U.S.C. § 5323(o)); formula awards or competitive awards to urbanized areas under the Grants for Buses and Bus Facilities Program (49 U.S.C. § 5339(a) and (b)); or low or no emission awards to any area under the Grants for Buses and Bus Facilities Program (49 U.S.C. § 5339(c)), the applicant must make the following certification. This certification is required by 49 U.S.C. § 5307(c)(1).

The applicant certifies that it:

- (a) Has or will have the legal, financial, and technical capacity to carry out the program of projects (developed pursuant 49 U.S.C. § 5307(b)), including safety and security aspects of the program;
- (b) Has or will have satisfactory continuing control over the use of equipment and facilities;

- (c) Will maintain equipment and facilities in accordance with the applicant's transit asset management plan;
- (d) Will ensure that, during non-peak hours for transportation using or involving a facility or equipment of a project financed under this section, a fare that is not more than 50 percent of the peak hour fare will be charged for any—
 - (1) Senior;
 - (2) Individual who, because of illness, injury, age, congenital malfunction, or any other incapacity or temporary or permanent disability (including an individual who is a wheelchair user or has semi-ambulatory capability), cannot use a public transportation service or a public transportation facility effectively without special facilities, planning, or design; and
 - (3) Individual presenting a Medicare card issued to that individual under title II or XVIII of the Social Security Act (42 U.S.C. §§ 401 et seq., and 1395 et seq.);
- (e) In carrying out a procurement under 49 U.S.C. § 5307, will comply with 49 U.S.C. §§ 5323 (general provisions) and 5325 (contract requirements);
- (f) Has complied with 49 U.S.C. § 5307(b) (program of projects requirements);
- (g) Has available and will provide the required amounts as provided by 49 U.S.C. § 5307(d) (cost sharing);
- (h) Will comply with 49 U.S.C. §§ 5303 (metropolitan transportation planning) and 5304 (statewide and nonmetropolitan transportation planning);
- (i) Has a locally developed process to solicit and consider public comment before raising a fare or carrying out a major reduction of transportation;
- (j) Either—
 - Will expend for each fiscal year for public transportation security projects, including increased lighting in or adjacent to a public transportation system (including bus stops, subway stations, parking lots, and garages), increased camera surveillance of an area in or adjacent to that system, providing an emergency telephone line to contact law enforcement or security personnel in an area in or adjacent to that system, and any other project intended to increase the security and safety of an existing or planned public transportation system, at least 1 percent of the amount the recipient receives for each fiscal year under 49 U.S.C. § 5336; or
 - (2) Has decided that the expenditure for security projects is not necessary;
- (k) In the case of an applicant for an urbanized area with a population of not fewer than 200,000 individuals, as determined by the Bureau of the Census, will submit an annual report listing projects carried out in the preceding fiscal year under 49 U.S.C. § 5307 for associated transit improvements as defined in 49 U.S.C. § 5302; and
- (l) Will comply with 49 U.S.C. § 5329(d) (public transportation agency safety plan).

CATEGORY 9. FORMULA GRANTS FOR RURAL AREAS.

If the applicant will apply for funds made available to it under the Formula Grants for Rural Areas Program (49 U.S.C. § 5311), it must make this certification. Paragraph (a) of this certification helps FTA make the determinations required by 49 U.S.C. § 5310(b)(2)(C). Paragraph (b) of this certification is required by 49 U.S.C. § 5311(f)(2). Paragraph (c) of this certification, which applies to funds apportioned for the Appalachian Development Public Transportation Assistance Program, is necessary to enforce the conditions of 49 U.S.C. § 5311(c)(2)(D).

- (a) The applicant certifies that its State program for public transportation service projects, including agreements with private providers for public transportation service—
 - (1) Provides a fair distribution of amounts in the State, including Indian reservations; and
 - (2) Provides the maximum feasible coordination of public transportation service assisted under 49 U.S.C. § 5311 with transportation service assisted by other Federal sources; and
- (b) If the applicant will in any fiscal year expend less than 15% of the total amount made available to it under 49 U.S.C. § 5311 to carry out a program to develop and support intercity bus transportation, the applicant certifies that it has consulted with affected intercity bus service providers, and the intercity bus service needs of the State are being met adequately.
- (c) If the applicant will use for a highway project amounts that cannot be used for operating expenses authorized under 49 U.S.C. § 5311(c)(2) (Appalachian Development Public Transportation Assistance Program), the applicant certifies that—
 - (1) It has approved the use in writing only after providing appropriate notice and an opportunity for comment and appeal to affected public transportation providers; and
 - (2) It has determined that otherwise eligible local transit needs are being addressed.

CATEGORY 10. FIXED GUIDEWAY CAPITAL INVESTMENT GRANTS AND THE EXPEDITED PROJECT DELIVERY FOR CAPITAL INVESTMENT GRANTS PILOT PROGRAM.

If the applicant will apply for an award under any subsection of the Fixed Guideway Capital Investment Program (49 U.S.C. § 5309), including an award made pursuant to the FAST Act's Expedited Project Delivery for Capital Investment Grants Pilot Program (Pub. L. 114-94, div. A, title III, § 3005(b)), the applicant must make the following certification. This certification is required by 49 U.S.C. § 5309(c)(2) and Pub. L. 114-94, div. A, title III, § 3005(b)(3)(B).

The applicant certifies that it:

- (a) Has or will have the legal, financial, and technical capacity to carry out its Award, including the safety and security aspects of that Award,
- (b) Has or will have satisfactory continuing control over the use of equipment and facilities acquired or improved under its Award.
- (c) Will maintain equipment and facilities acquired or improved under its Award in accordance with its transit asset management plan; and
- (d) Will comply with 49 U.S.C. §§ 5303 (metropolitan transportation planning) and 5304 (statewide and nonmetropolitan transportation planning).

CATEGORY 11. GRANTS FOR BUSES AND BUS FACILITIES AND LOW OR NO EMISSION VEHICLE DEPLOYMENT GRANT PROGRAMS.

If the applicant is in an urbanized area and will apply for an award under subsection (a) (formula grants), subsection (b) (buses and bus facilities competitive grants), or subsection (c) (low or no emissions grants) of the Grants for Buses and Bus Facilities Program (49 U.S.C. § 5339), the applicant must make the certification in Category 8 for Urbanized Area Formula Grants (49 U.S.C. § 5307). This certification is required by 49 U.S.C. § 5339(a)(3), (b)(6), and (c)(3), respectively.

If the applicant is in a rural area and will apply for an award under subsection (a) (formula grants), subsection (b) (bus and bus facilities competitive grants), or subsection (c) (low or no emissions grants) of the Grants for Buses and Bus Facilities Program (49 U.S.C. § 5339), the applicant must make the certification in Category 9 for Formula Grants for Rural Areas (49 U.S.C. § 5311). This certification is required by 49 U.S.C. § 5339(a)(3), (b)(6), and (c)(3), respectively.

Making this certification will incorporate by reference the applicable certifications in Category 8 or Category 9.

If the applicant will receive a competitive award under subsection (b) (buses and bus facilities competitive grants), or subsection (c) (low or no emissions grants) of the Grants for Buses and Bus Facilities Program (49 U.S.C. § 5339) related to zero emissions vehicles or related infrastructure, it must make the following certification. This certification is required by 49 U.S.C. § 5339(d).

The applicant will use 5 percent of grants related to zero emissions vehicles (as defined in subsection (c)(1)) or related infrastructure under subsection (b) or (c) to fund workforce development training as described in section 49 U.S.C. § 5314(b)(2) (including registered apprenticeships and other labor-management training programs) under the recipient's plan to address the impact of the transition to zero emission vehicles on the applicant's current workforce; or the applicant certifies a smaller percentage is necessary to carry out that plan.

CATEGORY 12. ENHANCED MOBILITY OF SENIORS AND INDIVIDUALS WITH DISABILITIES PROGRAMS.

If the applicant will apply for an award under the Formula Grants for the Enhanced Mobility of Seniors and Individuals with Disabilities Program (49 U.S.C. § 5310), it must make the certification in Category 8 for Urbanized Area Formula Grants (49 U.S.C. § 5307). This certification is required by 49 U.S.C. § 5310(e)(1). Making this certification will incorporate by reference the certification in Category 8, except that FTA has determined that (d), (f), (i), (i), and (k) of Category 8 do not apply to awards made under 49 U.S.C. § 5310 and will not be enforced.

In addition to the certification in Category 8, the applicant must make the following certification that is specific to the Formula Grants for the Enhanced Mobility of Seniors and Individuals with Disabilities Program. This certification is required by 49 U.S.C. § 5310(e)(2).

The applicant certifies that:

- (a) The projects selected by the applicant are included in a locally developed, coordinated public transit-human services transportation plan;
- (b) The plan described in clause (a) was developed and approved through a process that included participation by seniors, individuals with disabilities, representatives of public, private, and nonprofit transportation and human services providers, and other members of the public;
- (c) To the maximum extent feasible, the services funded under 49 U.S.C. § 5310 will be coordinated with transportation services assisted by other Federal departments and agencies, including any transportation activities carried out by a recipient of a grant from the Department of Health and Human Services; and
- (d) If the applicant will allocate funds received under 49 U.S.C. § 5310 to subrecipients, it will do so on a fair and equitable basis.

CATEGORY 13. STATE OF GOOD REPAIR GRANTS.

If the applicant will apply for an award under FTA's State of Good Repair Grants Program (49 U.S.C. § 5337), it must make the following certification. Because FTA generally does not review the transit asset management plans of public transportation providers, the asset management certification is necessary to enforce the provisions of 49 U.S.C. § 5337(a)(4). The certification with regard to acquiring restricted rail rolling stock is required by 49 U.S.C. § 5323(u)(4). Note that this certification is not limited to the use of Federal funds.

The applicant certifies that the projects it will carry out using assistance authorized by the State of Good Repair Grants Program, 49 U.S.C. § 5337, are aligned with the applicant's most recent transit asset management plan and are identified in the investment and prioritization section of such plan, consistent with the requirements of 49 CFR Part 625.

If the applicant operates a rail fixed guideway service, the applicant certifies that, in the fiscal year for which an award is available to the applicant under the State of Good Repair Grants Program, 49 U.S.C. § 5337, the applicant will not award any contract or subcontract for the procurement of rail rolling stock for use in public transportation with a rail rolling stock manufacturer described in 49 U.S.C. § 5323(u)(1).

CATEGORY 14. INFRASTRUCTURE FINANCE PROGRAMS.

If the applicant will apply for an award for a project that will include assistance under the Transportation Infrastructure Finance and Innovation Act ("TIFIA") Program (23 U.S.C. §§ 601–609) or the State Infrastructure Banks ("SIB") Program (23 U.S.C. § 610), it must make the certifications in Category 8 for the Urbanized Area Formula Grants Program, Category 10 for the Fixed Guideway Capital Investment Grants program, and Category 13 for the State of Good Repair Grants program. These certifications are required by 49 U.S.C. § 5323(o).

Making this certification will incorporate the certifications in Categories 8, 10, and 13 by reference.

CATEGORY 15. ALCOHOL AND CONTROLLED SUBSTANCES TESTING.

If the applicant will apply for an award under FTA's Urbanized Area Formula Grants Program (49 U.S.C. § 5307), Fixed Guideway Capital Investment Program (49 U.S.C. § 5309), Formula Grants for Rural Areas Program (49 U.S.C. § 5311), or Grants for Buses and Bus Facilities Program (49 U.S.C. § 5339) programs, the applicant must make the following certification. The applicant must make this certification on its own behalf and on behalf of its subrecipients and contractors. This certification is required by 49 CFR § 655.83.

The applicant certifies that it, its subrecipients, and its contractors are compliant with FTA's regulation for the Prevention of Alcohol Misuse and Prohibited Drug Use in Transit Operations, 49 CFR Part 655.

CATEGORY 16. RAIL SAFETY TRAINING AND OVERSIGHT.

If the applicant is a State with at least one rail fixed guideway system, or is a State Safety Oversight Agency, or operates a rail fixed guideway system, it must make the following certification. The elements of this certification are required by 49 CFR §§ 672.31 and 674.39.

The applicant certifies that the rail fixed guideway public transportation system and the State Safety Oversight Agency for the State are:

- (a) Compliant with the requirements of 49 CFR Part 672, "Public Transportation Safety Certification Training Program"; and
- (b) Compliant with the requirements of 49 CFR Part 674, "Sate Safety Oversight".

CATEGORY 17. DEMAND RESPONSIVE SERVICE.

If the applicant operates demand responsive service and will apply for an award to purchase a non-rail vehicle that is not accessible within the meaning of 49 CFR Part 37, it must make the following certification. This certification is required by 49 CFR § 37.77.

The applicant certifies that the service it provides to individuals with disabilities is equivalent to that provided to other persons. A demand responsive system, when viewed in its entirety, is deemed to provide equivalent service if the service available to individuals with disabilities, including individuals who use wheelchairs, is provided in the most integrated setting appropriate to the needs of the individual and is equivalent to the service provided other individuals with respect to the following service characteristics:

- (a) Response time;
- (b) Fares;
- (c) Geographic area of service;
- (d) Hours and days of service;
- (e) Restrictions or priorities based on trip purpose;
- (f) Availability of information and reservation capability; and
- (g) Any constraints on capacity or service availability.

CATEGORY 18. INTEREST AND FINANCING COSTS.

If the applicant will pay for interest or other financing costs of a project using assistance awarded under the Urbanized Area Formula Grants Program (49 U.S.C. § 5307), the Fixed Guideway Capital Investment Grants Program (49 U.S.C. § 5309), or any program that must comply with the requirements of 49 U.S.C. § 5307, including the Formula Grants for the Enhanced Mobility of Seniors Program (49 U.S.C. § 5310), "flex funds" from infrastructure programs administered by the Federal Highways Administration (see 49 U.S.C. § 5334(i)), or awards to urbanized areas under the Grants for Buses and Bus Facilities Program (49 U.S.C. § 5339), the applicant must make the following certification. This certification is required by 49 U.S.C. §§ 5307(e)(3) and 5309(k)(2)(D).

The applicant certifies that:

- (a) Its application includes the cost of interest earned and payable on bonds issued by the applicant only to the extent proceeds of the bonds were or will be expended in carrying out the project identified in its application; and
- (b) The applicant has shown or will show reasonable diligence in seeking the most favorable financing terms available to the project at the time of borrowing.

CATEGORY 19. CYBERSECURITY CERTIFICATION FOR RAIL ROLLING STOCK AND OPERATIONS.

If the applicant operates a rail fixed guideway public transportation system, it must make this certification. This certification is required by 49 U.S.C. § 5323(v). For information about standards or practices that may apply to a rail fixed guideway public transportation system, visit https://www.nist.gov/cyberframework and https://www.cisa.gov/.

The applicant certifies that it has established a process to develop, maintain, and execute a written plan for identifying and reducing cybersecurity risks that complies with the requirements of 49 U.S.C. § 5323(v)(2).

CATEGORY 20. PUBLIC TRANSPORTATION ON INDIAN RESERVATIONS FORMULA AND DISCRETIONARY PROGRAM (TRIBAL TRANSIT PROGRAMS).

Before FTA may provide Federal assistance for an Award financed under either the Public Transportation on Indian Reservations Formula or Discretionary Program authorized under 49 U.S.C. § 5311(c)(1), as amended by the FAST Act, (Tribal Transit Programs), the applicant must select the Certifications in Category 21, except as FTA determines otherwise in writing. Tribal Transit Program applicants may certify to this Category and Category 1 (Certifications and Assurances Required of Every Applicant) and need not make any other certification, to meet Tribal Transit Program certification requirements. If an applicant will apply for any program in addition to the Tribal Transit Program, additional certifications may be required.

FTA has established terms and conditions for Tribal Transit Program grants financed with Federal assistance appropriated or made available under 49 U.S.C. § 5311(c)(1). The applicant certifies that:

- It has or will have the legal, financial, and technical capacity to carry out its Award, (a) including the safety and security aspects of that Award.
- It has or will have satisfactory continuing control over the use of its equipment and (b) facilities acquired or improved under its Award.
- It will maintain its equipment and facilities acquired or improved under its Award, in (c) accordance with its transit asset management plan and consistent with FTA regulations, "Transit Asset Management," 49 CFR Part 625. Its Award will achieve maximum feasible coordination with transportation service financed by other federal sources.
- With respect to its procurement system: (d)
 - It will have a procurement system that complies with U.S. DOT regulations, (1) "Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards," 2 CFR Part 1201, which incorporates by reference U.S. OMB regulatory guidance, "Uniform Administrative Requirements, Cost

- Principles, and Audit Requirements for Federal Awards," 2 CFR Part 200, for Awards made on or after December 26, 2014,
- (2) It will have a procurement system that complies with U.S. DOT regulations, "Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments," 49 CFR Part 18, specifically former 49 CFR § 18.36, for Awards made before December 26, 2014, or
- (3) It will inform FTA promptly if its procurement system does not comply with either of those U.S. DOT regulations.
- (e) It will comply with the Certifications, Assurances, and Agreements in:
 - (1) Category 05.1 and 05.2 (Charter Service Agreement and School Bus Agreement),
 - (2) Category 06 (Transit Asset Management Plan),
 - (3) Category 07.1 and 07.2 (Rolling Stock Buy America Reviews and Bus Testing),
 - (4) Category 09 (Formula Grants for Rural Areas),
 - (5) Category 15 (Alcohol and Controlled Substances Testing), and
 - (6) Category 17 (Demand Responsive Service).

CATEGORY 21. EMERGENCY RELIEF PROGRAM.

An applicant to the Public Transportation Emergency Relief Program, 49 U.S.C. § 5324, must make the following certification. The certification is required by 49 U.S.C. § 5324(f) and must be made before the applicant can receive a grant under the Emergency Relief program.

The applicant certifies that the applicant has insurance required under State law for all structures related to the emergency relief program grant application.

FEDERAL FISCAL YEAR 2024 CERTIFICATIONS AND ASSURANCES FOR FTA ASSISTANCE PROGRAMS

	(Signature pages alternate to providing Certifications and Assuran	ces in TrAMS.)
Name	of Applicant: Tazewell County	
The A _J	oplicant certifies to the applicable provisions of all categories: (chec	ck here) <u>X</u>
	Or,	
The Ap	oplicant certifies to the applicable provisions of the categories it has	s selected:
Categ	gory	Certification
01	Certifications and Assurances Required of Every Applicant	
02	Public Transportation Agency Safety Plans	
03	Tax Liability and Felony Convictions	
04	Lobbying	
05	Private Sector Protections	
06	Transit Asset Management Plan	
07	Rolling Stock Buy America Reviews and Bus Testing	
08	Urbanized Area Formula Grants Program	
09	Formula Grants for Rural Areas	
10	Fixed Guideway Capital Investment Grants and the Expedited Project Delivery for Capital Investment Grants Pilot Program	
11	Grants for Buses and Bus Facilities and Low or No Emission Vehicle Deployment Grant Programs	

Certif	ications and Assurances	Fiscal Year 2026
12	Enhanced Mobility of Seniors and Individuals with Disabilities Programs	
13	State of Good Repair Grants	
14	Infrastructure Finance Programs	
15	Alcohol and Controlled Substances Testing	
16	Rail Safety Training and Oversight	
17	Demand Responsive Service	
18	Interest and Financing Costs	
19	Cybersecurity Certification for Rail Rolling Stock and Operations	
20	Tribal Transit Programs	
21	Emergency Relief Program	
	CERTIFICATIONS AND ASSURANCES SIGNATURE PAGE AFFIRMATION OF APPLICANT	
Name c	f the Applicant: Tazewell County	
Certiff and re indica Trans her A	GNING BELOW, on behalf of the Applicant, I declare that it has duly authorized me to ma ications and Assurances and bind its compliance. Thus, it agrees to comply with all federal languirements, follow applicable federal guidance, and comply with the Certifications and Assured on the foregoing page applicable to each application its Authorized Representative make it Administration (FTA) in the federal fiscal year, irrespective of whether the individual that applicant's behalf continues to represent it.	aws, regulations, urances as es to the Federal acted on his or
later s	ertifications and Assurances the Applicant selects apply to each Award for which it now see seek federal assistance to be awarded by FTA during the federal fiscal year.	
stater Progr	Applicant affirms the truthfulness and accuracy of the Certifications and Assurances it has sements submitted with this document and any other submission made to FTA, and acknowledgam Fraud Civil Remedies Act of 1986, 31 U.S.C. § 3801 et seq., and implementing U.S. DO gram Fraud Civil Remedies," 49 CFR part 31, apply to any certification, assurance or submissions.	ges that the T regulations,

FTA. The criminal provisions of 18 U.S.C. § 1001 apply to any certification, assurance, or submission made in connection with a federal public transportation program authorized by 49 U.S.C. chapter 53 or any other statute



Grantee Information and Service Operators



Grantee Contact Person/PCOM

The PCOM is appointed by the grantee (applicant) and concurred on by the Department. This person will act as the Department's primary contact for the grant and will review grant documents and pay requests for accuracy before they are sent to the Department. This person is knowledgeable about public transportation programs, this grant and the grantee's (applicants) oversight responsibilities. Please list the **Grantee's contact person/PCOM** responsible for project and financial oversight:

Name			Title					
Dawn Cook			PCC	PCOM, Director Tazewell County EMA				
Address			City	City			Zip Code	
21304 State Route 9			Trer	nont][L	61568	
Phone	Fax		E-ma	il .				
(309) 925-2271	(309) 925-363	1	dco	ok@tazewell-i	il.gov			
Please identify by name and title President, Secretary, Treasurer of	in the space below or comparably desi	v the chief offi ignated office	ficers of r	ecord of applicar : "Add Row" to in	nt's governing sert as many	board, such rows as nece	as Chairman, essary):	
Offic	cial's Name				Offici	al's Title		
Brett Grimm				Chairman				
Mindy Darcy				Finance Dire	ctor			
Hannah Clark				Treasurer				
☐ County☐ Nonprofit Corporation☐ Mass Transit District☐ Other (explain):								
B. Identification of Operato Please identify the agency or age Target Service Groups to be serv be involved in the provision of the each operator will handle. Notes: Operator is the name of th public, etc.)	encies that will be o red. If the applican e proposed service	t will be the o s, indicate wi	perator o hich port et Servic	f the service, so ion of the servic	indicate. If mo ce and/or whice	ore than one c h portion o	transit operator will f the service area	
Operator Name	M-84.	General	60+	Disabled	Low Income	Se		

Rural Tazewell County

Rural Tazewell County

Rural Tazewell County

Rural Tazewell County

TCRC, Inc., DBA We Care

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Public

C. Service Coordination Methods

If you identify more than one service provider in Section A, then the applicant should describe, in detail, how service delivery will be coordinated among operators. Applicants should be prepared to address such issues as coordination of reservation capability, coordination of service delivery, elimination of duplication of service provision among providers, and methods that a project is marketed to the general public as a "system," rather than service provided by individual providers.

In the space below, describe coordination methods used to insure that general public transportation as well as target group transportation is provided (this text box will expand upon exit to accommodate text input).

There are no other transportation services operating in Rural Tazewell County at this time.

D. Coordination With Other Human Service Agencies and Programs

In this section, provide a general narrative of coordination activity by the project with other entities that receive Federal assistance that may also provide passenger transportation.

In the space below, type service coordination efforts with other entities here (this text box will expand upon exit to accommodate text input).

Quarterly meetings with social service agencies and Central Illinois Agency on Aging.

E. Operating Entity Certification

For each proposed operator(s) please provide a fully completed and executed copy of the following along with a copy of all purchase of service agreements (this document should be completed and signed by the operator, if different from the grantee/applicant):

If the applicant has more than one operator, list the official and name below (select "Add Row" to insert	Create Additional Delete Additional
	Colede Additional Colede Additional
additional rows). One certification form is provided in this section; if additional forms are needed, select "Create Additional Operator Certification" to the right (the forms will be added after the first Certification).	Operator Certification Operator Certification
Olegie Approprie obcides octimodade to any usual face to the service and the s	SPECIAL CONTROL (1997) CONTROL OF SPECIAL CONTROL O

Operating Entity Certification

☐ Municipality	☐ University		
County	☐ Individual		
Nonprofit Corporation	Partnership		
Mass Transit District	☐ Private for-Profit		
Other (explain):			
The expectation of the expectati			
The operator's address: Address		City	State Zip Code
33.S. 4th St.		Pekin	IL 61554
Phone E-ma	il		
	ed@tcrcorg		
The operator's Federal Employer	r's Identification Number (FEIN):	- -1	
37-6016936			
Officer or Official Signature	Date 3/20/25		
Executive Director			
L			

F. Operator Contact Person

Please list the **Operator's contact person(s)** responsible for project and financial management (you may list up to five (5)):

Operator	Primary Contact Name				
TCRC, Inc., DBA We Care	Jamie Durdel	Jamie Durdel			
Email	Title	Phone			
jamied@tcrcorg.com	Executive Director	(309) 347-7148			
Operator	Primary Conta	ict Name			
TCRC, Inc., DBA We Care	Amy Svymbersky				
Email	Title	Phone			
amy@tcrcorg.com	Vice President of Finance	(309) 347-7148			
Operator	Primary Conta	ict Name			
TCRC, Inc., DBA We Care	_				
Email	Title	Phone			
greg@tcrcorg.com	Chief Operating Officer	(309) 347-7148			
Operator	Primary Conta	ict Name			
TCRC, Inc., DBA We Care	Molly Anderson				
Email	Title	Phone			
molly@tcrcorg.com	VP of Transportation	(309) 347-7148			
Operator	Primary Conta	ct Name			
TCRC, Inc., DBA We Care	Alex Maxwell				
Email	Title	Phone			
alexandra@tcrcorg.com	Director of Transportation	(309) 347-7148			
Add Contact Remove Contact					

G. Relationship Between Grantee and Operator

There are two circumstances when a grantee can enter into a lower tier relationship with a third party to deliver Section 5311 services. First, a grantee follows either state or Federal procedures outlined in FTA Circular 4220.1F to competitively secure the services of a contractor (using micro purchase, small purchase, invitation for Bid (IFB), or Request For Proposal procedures (RFP) to deliver all or some components of Section 5311 service. Second, a state may elect to grant Section 5311 funds to a lower tier subrecipient through a primary subrecipient, a practice expressly permitted pursuant to FTA Circular 9040.1G, Chapter V, paragraph 4. FTA uses the example of a state that might pass funds to a nonprofit organization through a local public body. FTA notes that this type of arrangement is not a third party contract. OMB, in 2 CFR part 200.74, define these entities as pass-through agreements.

In the section below, identify the procurement method used for the selection of operator(s) (check only one for each operator):

If the applicant has more than one operator, complete a "Add Operator" button to insert additional checkboxes). Operator No. 1	
☐ Not Applicable/Grantee is the Operator	□ Pass-Through Operator*
Formal Request for Proposals (RFP)	Formal Invitation for Bids (IFB)
Sole Source (Requires IDOT Concurrence) Describe "Other" (200 words or less)	☐ Other

H. Operator and Managerial Capacity

If the grantee is not the operator, please describe the methods employed by the applicant to ensure that the selected operator(s) has the requisite fiscal, managerial and technical capability to provide and or manage the proposed service as required by state and federal regulations and funding agreements.

Describe fiscal, managerial and technical capacity (200 words or less)

We Care has operated the rural transportation services in Tazewell County since 1985. Tazewell County requires an annual audited financial report prepared by an outside auditor of the provider's total agency. Also, documentation from a lending institution establishing a line of credit is required. Proof of insurance with at least \$1,000,000 liability coverage is furnished by the operator.

I. Contractor Service Monitoring Methodology

If the grantee is not the operator, please describe the methods employed by the applicant to ensure that the selected operator(s) has the requisite fiscal, managerial and technical capability to provide and or manage the proposed service as required by state and federal regulations and funding agreements.

Describe fiscal, managerial and technical capacity (200 words or less)

An elected member of the Tazewell County Board is named liaison with the provider. The liaison attends quarterly meetings with representatives of the provider. These meetings are held at the transportation facility. The County has appointed a Program Compliance Oversight Monitor (PCOM) to conduct regular financial and operating oversight meetings. The PCOM reviews all requests for payment before they are submitted to IDOT. The PCOM does a physical review of the vehicles annually, IDOT sends copies of audits, letters and reviews to the County, therefore keeping the County informed as to the compliance of the provider.

Public Transit Employee Protections

A. Special Warranty

When federal funds are used to acquire, improve, or operate a mass transit system (public transportation), federal law requires arrangements to protect the interests of mass transit employees (see 49 U.S.C. § 5333(b), formerly Section 13(c) of the Urban Mass Transportation Act). Section 5333(b) specifies that these protective arrangements must provide for the preservation of rights and benefits of employees under existing collective bargaining agreements, the continuation of collective bargaining rights, the protection of individual employees against a worsening of their positions in relation to their employment, assurances of employment to employees of acquired transit systems, priority of reemployment, and paid training or retraining programs (49 U.S.C. § 5333(b)(2)).

The Department of Labor (DOL) must certify that protective arrangements are in place and meet the above requirements for all grants of assistance under of the Federal Transit Law before the Department of Transportation's Federal Transit Administration (FTA) can release funds. The FTA includes the terms and conditions of the certification and protective arrangements in its contract of assistance with the grant recipient. There is no basis for a waiver or exemption from the requirements of section 5333(b).

Before undertaking a project, the applicant for Section 5311 funding (or a legally responsible entity designated by the state) must agree in writing to the Special Warranty. IDOT is responsible for assuring that each grantee has a currently valid signed Special Warranty and for certifying this to DOL for each grant.

B. Labor Organizations in the Service Area

The Special Warranty also requires that IDOT "provide to DOL and maintain at all times an accurate, up-to-date listing of all existing transportation providers which are eligible recipients of transportation assistance funded by the project, in the transportation service area of the project, and any labor organization representing the employees of such providers."

List existing providers and labor unions below

Union Name	Local Number	Transit Organization
none		

Local Planning Efforts

A. Public Notice, Public Meeting, and Planning Efforts to Support This Application

Describe what role local planning activities/initiatives played in the development of the proposed Section 5311 project. Section 5323(a) (1) of the Federal Mass Transit Act of 1964, as amended requires "that the program provides for the participation of private companies engages in public transportation to the maximum extent feasible..."

Attach a copy of the Public Notice and certification thereof as Attachment VI.

Attach the minutes of the Public Meeting as Attachment VII.

Also, provide a list below that describes in general the plans and other planning tools used and how they were utilized in the development of this project (example: county comprehensive plans, ridership surveys, technical studies, etc.).

B. Transit System Planning Efforts, Last Five Years

Describe your planning efforts over the past 5 years and how the public has participated in those efforts.

To encourage local input and to decrease non-passenger miles (deadhead), satellite locations have been in place in Tazewell County for over 20 years. The Community locations have included Armington, Delavan, Green Valley and Minier, IL. Vehicles are based in the town/village in rural Tazewell County that indicates ridership response is higher than in another part of the County. Efforts are made for local focus groups to provide input into the transportation needs of the individuals living in the service area. Contact information is distributed to riders and ridership satisfaction surveys are completed periodically. County and provider officials attend local HSTP meetings and encourage public input.

C. Ridership and Service Demand Surveys (required annually)

Indicate the Date of the Last Demand Survey

04/01/24

Describe what surveys of potential riders were conducted in an effort to determine the general travel needs of the service area population. How many people were surveyed? How have the findings of the surveys been used in developing the routing ands scheduling of the proposed transit program? Please summarize

Demand surveys were completed in FY '01 and FY '10. Approximately 400 surveys were issued. The survey included Woodford and Tazewell Counties. Communities that had a low ridership were targeted in FY '03 with random names of individuals who appear to have not used the system were selected for the survey. As a result of low ridership and lack of expressed interest, evening hours were eliminated and expansion to weekend hours is not planned. The few evening riders were notified in advance of the change. The general public would be notified by removal of the hours of operation from literature and replaced with the phrase "To find out more about service or to arrange a ride, call...". Notification would also be made at the monthly transportation meetings. Scheduled monthly transportation meetings are posted in the County's monthly scheduled notices. Due to a lack of interest in the FY '10 survey, expansion to weekend and evening hours continues to not be anticipated at this time. Quality/demand surveys were distributed in FY '06, FY '10, FY '11 and FY '15. A telephone quality/demand survey has been conducted annually since FY '12 with 169 surveys in FY '20. Surveys were sent out in April, 2024.



Proposed System Service Level by County FY 2026

Grantee

Tazewell County	

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		• •		urs of Se			01	Annual Passenger	Annual Vehicle	Number o
County	Su	Mon	Tues	Wed	Thur	Fri	Sat	Trips	Miles	Vehicles
Tazewell	0	6a-5p	6a-5p	6a-5p	6a-5p	6a-5p	0	36,355	397,906	14
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Office of Intermodal Project Implementation

Section 5311 Application Part II: Forms, Certifications, and Assurances

State Fis	scal Year:	2026	
	Submitte	d by:	
_egal Name of Applicant Ag	ency: Tazewe	II County	

Table of Contents

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Applicant's Certification of Intent	4
Board Resolution Authorizing Execution of Section 5311 Grant Agreement	5
Enabling Ordinance	6
Labor Protection (Section 5333(b) Warranty Acceptance)	7
Title VI Questionnaire	8
EEO Program Checklist	10
Lobbying Certification	12

Data Input Sheet

The Section 5311 Application requires the applicant to complete various certifications and assurances. These forms require the applicant to fill-in various repetitive fields in order to be complete. On this page, complete all fields and the various forms will be auto-populated with the correct values; the applicant only needs to print, sign, and scan the executed assurance.

IDOT has also converted Exhibit I and J, previously Excel spreadsheets, to the new fillable form. Note these exhibits are formatted for 11 x 17 ledger size paper.

Organization Status	of the Applicant							
Applicant is (select o	ne): • County	City	1		ansit District			
Information About 1	he Applicant							
Applicant Name	TAZEWELL COU	NTY			·			
Name of Authorized	d Official to Execute	Certifications:	Breti	t Grimm				
Title of Authorized (Official to Execute Ce	ertifications:	Taze	ewell County Board	Chairman			
Name of Applicant's	s Legal Counsel/Atto	rney:	Kevi	n Johnson				
Name of the Applic	ant's Contact to Disc	uss Application	: Daw	n Cook				
Title of Applicant's	Contact Person		PCO	PM				
Name of the Governing Board			Taze	Tazewell County Board				
Information for Comp Ordinance Number:	leting the Enabling C Number, Elected Governing Board	Ordinance and E Members Pre for Vote		Resolution: Aye Votes to Ordinance	Nay Votes to Ordinance	Abstaining Votes to Ordinance		
	, <u>anno 1984 ann ann an 1997 a tha 1984 ann an 1997 ann an 1997</u>) - (13	0	0		
***************************************	Day of Governing Board Adoption		nth of Go	overning doption	Year of Governing Board Adoption			
	27th		Mar	ch	2024			



Project Cost and Revenue Proposal

Operator Organization and Level of Human Resource Effort

In this section, provide a description of the level of effort that will be provided by each operator providing service in the project. List the staff positions, by job title, in the following table. List all personnel whose time will be charged to the project, either as a direct or indirect expense by entering "Direct" or "Indirect" in the second column. Also list if the position will be charged to the Administrative category ("Admin") or the Operating category ("Op"). Finally, list the approximate or estimated number of staff, expressed in terms of Full-Time Equivalents (FTEs) in the last column.

Submit one table for each operator.

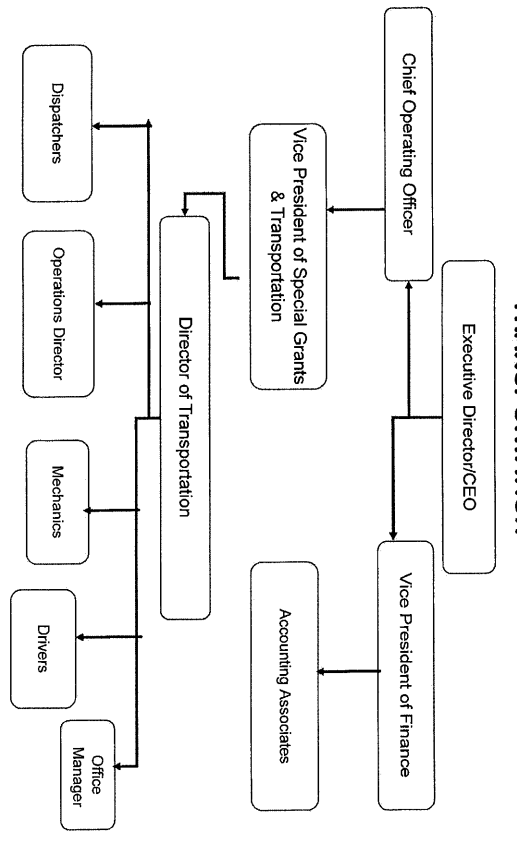
		r Indirect Position		strative or Personnel		art-Time ition
Job Title	Direct	Indirect	Admin.	Op.	Full-Time	Part-Time
Executive Director/CEO		\boxtimes	\boxtimes		1	
Chief Operating Officer		\boxtimes	\boxtimes		1	
VP of Special Grants & Transportation		\boxtimes	Ø		1	
Director of Transportation	\boxtimes			☒	1	
Operations Director	\boxtimes			\boxtimes	1	
Dispatchers	\boxtimes			\boxtimes	3	
Office Manager		\boxtimes	\boxtimes		1	
Mechanics	×			\boxtimes	1	1
Drivers				\boxtimes	20	6
VP of Finance		\boxtimes	\boxtimes		1	
Accounting Associates		\boxtimes	\boxtimes		4	
Total Human Resource Effort (expressed in FTEs)			4 1		35	7

For each operator, submit with this application an organization chart showing all functional divisions of the entity with a detailed organizational breakdown of the transportation unit as Attachment III.

Please supply copies of all contracts with the submittal of this application.

TCRC, Inc. DBA We Care March 1, 2025

TRANSPORTATION





Equal Employment Opportunity Questionnaire

Grantee Name
Tazeweil County
 Does your Public Transit system have more than 50 direct Employees and receive more than \$1,000,000 in combined Federal Capital and Operating assistance per year?
☐ Yes ⊠ No
2. If you answered YES to the above question, have you attached your EEO Plan or Modified EEO Plan with your application in BlackCat
☐ Yes ☐ No N/A



Proposed System Service Level by County FY 2026

Grantee
Tazewell County

			Ho	urs of Se	rvice			Annual Passenger	Annual Vehicle	Number of
County	Su	Mon	Tues	Wed	Thur	Fri	Sat	Passenger Trips	Miles	Vehicles
Tazewell	0	6a-5p	6a-5p	6a-5p	6a-5p	6a-5p	0	36,000	390,000	14
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Tazewell County Board Chairman

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:				
Your Executive Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:				
<u>RESOLUTION</u>				
WHEREAS, the Executive Committee recommends to the County Board to authorize the $2^{\rm nd}$ quarterly payment for 2025 per the agreement between Tazewell County and the Greater Peoria Economic Development Council; and				
WHEREAS, Resolution E-25-16 approved an agreement with GPEDC for twelve months from January 1, 2025 through December 31, 2025; and				
WHEREAS, Tazewell County agreed to pay the Greater Peoria Economic Development Council quarterly installments for the term of this Agreement provided that the full County Board approves based upon quarterly review of GPEDC performance.				
THEREFORE BE IT RESOLVED that the County Board approve the recommendation and authorize payment of the 2 nd quarter investment for 2025.				
BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Greater Peoria Economic Development Council, Finance, and the Auditor of this action.				
PASSED THIS 30 th DAY OF APRIL, 2025.				
ATTEST:				

Tazewell County Clerk

INVOICE

Greater Peoria Economic Development Council 201 SW Adams St Peoria, IL 61602-1407 csetti@greaterpeoriaedc.org +1 (309) 495-5910



;Tazewell County Treasurer

Bill to
David Zimmerman
Tazewell County
11 S. Fourth St., Suite 432
Pekin, IL 61554

Invoice details

Invoice no.: GPEDC_2025-31

Terms: Net 60

Invoice date: 04/03/2025 Due date: 06/02/2025

Description		Amount
2025 GPEDC Investment 2 of 4		\$18,750.00
Ways to pay	Total	\$18,750.00

BANK

View and pay

<u>REAPPOINTMENT</u>

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Lori Prater of 2229 Mar Vista Drive, Washington, Illinois 61571 to the Northern Tazewell Fire Department board for a term commencing May 1, 2025 and expiring April 30, 2027.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the reappointment of Lori Prater to the Northern Tazewell Fire Department board and we recommend said reappointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Lori Prater to the Northern Tazewell Fire Department board.

The County Clerk shall notify the County Board Office and Mark F. Rossi Law Office.

PASSED THIS 30th DAY OF APRIL, 2025.

ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Kathy Perhay of 2 Colonial Court, Washington, IL 61571 to the Northern Tazewell Fire Protection District for a term commencing March 01, 2025 and expiring February 28, 2028.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the reappointment of Kathy Perhay to the Northern Tazewell Fire Protection District and we recommend said reappointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Kathy Perhay to the Northern Tazewell Fire Protection District.

The County Clerk shall notify the County Board Office and the County Board Office will notify Arthur Kingery, 416 Main St., Ste. 915, Peoria, IL 61602 of this action.

PASSED THIS 30th DAY OF APRIL, 2025.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Brad Brooks of 1300 Highview Road, East Peoria, IL 61611, to the East Peoria Sanitary District for a term commencing May 01, 2025 and expiring April 30, 2028.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the reappointment of Brad Brooks to the East Peoria Sanitary District and we recommend said reappointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Brad Brooks to the East Peoria Sanitary District.

The County Clerk shall notify the County Board Office and the County Board Office will notify Attorney Dick Williams, 139 E. Washington Street, East Peoria, IL 61611.

PASSED THIS 30th DAY OF APRIL, 2025.

ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby reappoint
Samantha Severns, 105 Morton Street, Creve Coeur, IL 61610 to the Greater Creve Coeur
Sanitary District for a term commencing May 1, 2025 and expiring April 30, 2028.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the reappointment of Samantha Severns to the Greater Creve Coeur Sanitary District and we recommend said reappointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Samantha Severns to the Greater Creve Coeur Sanitary District.

The County Clerk shall notify the County Board Office and the County Board Office will notify Attorney Caitlin Paluska of this action.

ATTEST:	
ATTEST:	
PASSED THIS 30th DAY OF APRIL, 20	25.

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Wilbert Grimm of 1600 Gingoteague Way, Pekin, IL to the Lake Arlann Drainage District for a term commencing January 01, 2025 and expiring December 31, 2027.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the reappointment of Wilbert Grimm to the Lake Arlann Drainage District and we recommend said appointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Wilbert Grimm to the Lake Arlann Drainage District.

The County Clerk shall notify the County Board Office and the County Board Office will notify McGrath Law Office of this action.

Tazewell County Clerk	Tazewell County Board Chairman
ATTEST:	
ATTECT.	
PASSED THIS 30 th DAY OF APRIL, 2025.	

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby appoint Nic Maquet, 111 S. Capitol Street, Pekin, IL to the Lake Arlann Drainage District for a term commencing May 1, 2025 and expiring August 31, 2025.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the appointment of Nic Maquet to the Lake Arlann Drainage District and we recommend said appointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the appointment of Nic Maquet to the Lake Arlann Drainage District.

The County Clerk shall notify the County Board Office and the County Board Office will notify McGrath Law Office of this action.

PASSED THIS 30 th DAY OF APRIL, 2025.	
ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Jimmy Stevens of 8 Wilmar Terrace, East Peoria, IL to the Board of Review for a term commencing June 01, 2025 and expiring May 31, 2027.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the reappointment of Jimmy Stevens to the Board of Review and we recommend said reappointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Jimmy Stevens to the Board of Review.

The County Clerk shall notify the County Board Office and the County Board Office will notify the Tazewell County Board Chairman of this action.

Tazewell County Clerk	Tazewell County Board Chairman
ATTEST:	
ATTEST:	
Passed this 30 th day of April, 2025.	

I, Brett Grimm, Chairman of the Tazewell County (Illinois) Board, hereby reappoint John Bisanz of 103 Cayman, Washington, IL to the Board of Review for a term commencing June 01, 2025 and expiring May 31, 2027.

COMMITTEE REPORT

To: Tazewell County Board From: Executive Committee

The Committee has reviewed the reappointment of John Bisanz to the Board of Review and we recommend said appointment to be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of John Bisanz to the Board of Review.

The County Clerk shall notify the County Board Office and the County Board Office will notify the County Board Chairman of this action.

PASSED THIS 30th DAY OF April, 2025.

ATTEST:	
Toronall County Clark	To a wall County Do and Chairman
Tazewell County Clerk	Tazewell County Board Chairman