Public Involvement Meeting Documentation September 2012

Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated Transportation Improvement Program (TIP)

Prepared by the Regional Planning Commission of Greater Birmingham
Staff to the Birmingham Metropolitan Planning Organization (MPO)
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Birmingham, Alabama 35203
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www.rpcgb.org
BIRMINGHAM METROPOLITAN PLANNING ORGANIZATION (MPO)

Public Involvement Meeting Documentation
September 2012

This document is posted at
http://www.rpcgb.org/tip

For further information, please contact
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Regional Planning Commission of Greater Birmingham,
Birmingham, Alabama
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Date Adopted________________, 2012

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BIRMINGHAM METROPOLITAN PLANNING ORGANIZATION (MPO)

MPO and Advisory Committee Officers  
Fiscal Year 2012

Birmingham Metropolitan Planning Organization (MPO)  
Thomas Henderson, Chairman  Mayor, City of Center Point  
Wayne Sullivan, Vice Chairman  Director, Roads and Transportation, Jefferson County  
Honorable Maxine Herring Parker  Councilor, City of Birmingham

Transportation Citizens Committee  
Jackie Dye, Chairman  
Willie Osborne, Vice Chairman

Transportation Technical Committee  
Gregory Dawkins, Chairman  Birmingham Traffic Engineer  
Rod Long, Vice Chairman  City Engineer, Hoover

Regional Planning Commission of Greater Birmingham (RPCGB)  
Serving as staff to the MPO in development of TIP  
Charles Ball, Executive Director  
Scott Tillman, Director of Planning and Operations  
Darrell Howard, Deputy Director of Planning  
Lindsay Gray, Deputy Director of Operations  
Michael Kaczorowski, Principal Planner  
Harry He, Transportation Engineer  
Cissy Edwards, Public Information Officer
TRANSPORTATION CITIZENS COMMITTEE (TCC)
September 2012

Chairman:       Jackie Dye
Vice-Chairman:   Willie Osborne

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TRANSPORTATION TECHNICAL COMMITTEE (TTC)  
September 2012  
Chairman: Greg Dawkins  
Vice-Chairman: Rod Long  
(All persons listed below are voting members unless otherwise noted)  

<table>
<thead>
<tr>
<th>Last Name</th>
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<tr>
<td>Acoff</td>
<td>Alfedo</td>
<td>ALDOT Environmental Coordinator - Montgomery</td>
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<td>Ken</td>
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<tr>
<td>Church</td>
<td>Fenn</td>
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# METROPOLITAN PLANNING ORGANIZATION (MPO)

**September 2012**

**Chairman:** Mayor Thomas Henderson  
**Vice Chairman:** Wayne Sullivan  
**Secretary:** Councilor Maxine Herring Parker  

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<td>Robert</td>
<td>Bureau Chief</td>
<td>ALDOT - Transportation and Model Programs (Non-Voting Member) (Non-Voting Member)</td>
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Section 1

INTRODUCTION

This document summarizes the public involvement meeting held on September 19, 2012, 12:00 p.m. - 2:00 p.m. at the Regional Planning Commission of Greater Birmingham, Third Floor Conference Room, Suite 310, 2 North 20th Street, Birmingham, AL. This meeting was conducted to discuss and document comments and questions on the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY2012-2015 Transportation Improvement Program (TIP).

The public involvement meeting was conducted in an open house format with a short formal presentation that provided an overview of the TIP and Air Quality Conformity Determination. Displays were posted around the room representing important aspects of the TIP and the Air Quality Conformity. RPCGB staff was available to respond to any questions and comments.

Attendees were provided a TIP/Air Quality Fact Sheet, a comment form and a meeting evaluation form.

The results of a public involvement meeting are used by the Birmingham Metropolitan Planning Organization (MPO) in the adoption of plans, programs, and projects. The final written report is made available to the public.

This report has been prepared by the transportation planning staff of the Regional Planning Commission of Greater Birmingham.
Section 2

OUTREACH AND NOTIFICATION PROCEDURES

Material Preparation (Examples included in Appendix A)
• A standard size flyer was prepared for distribution.
• Postcards were prepared for mailing

Direct Mailing (Examples included in Appendix A)
• The postcard was mailed to 1,714 persons/organizations included in the Transportation Public Involvement contacts list August, 2012
• A letter to the Transportation Citizens, Transportation Technical Committees and the MPO was mailed beginning September 5, 2012.
• A letter and flyers were mailed September 4, 2012 to local librarians to distribute to patrons.
• A letter and flyers were mailed August 24, 2012 to City of Birmingham’s neighborhood association presidents for posting in their neighborhoods.
• A letter and flyers were mailed September 4, 2012 to the city clerk of each municipality in the MPO area to distribute to citizens.

Advertising (Included in Appendix A)
• A legal notice was included in The Birmingham News- September 5,9,12 and 16, 2012
• A legal notice was included in the Birmingham Times- September 6 and 13, 2012
• A legal notice was included in the Shelby County Reporter- September 5 and 12, 2012

Media Outreach (Examples included in Appendix A)
• A Press Release was sent to all local media outlets on September 12, 2012
• A Media Advisory was sent on September 18, 2012

Additional Outreach (Appendix A)
• Information about the public involvement meeting was posted on the RPCGB website (http://rpcgb.org/tip) on September 14, 2012
• An online version of the presentation given during the Public Involvement meeting was available during the 21 day comment period on the RPCGB website.
• Information about the public involvement meeting was prepared and distributed using Constant Contact to over 1,000 persons and organizations including local media.
• Information about the public involvement meeting was posted on the RPCGB Facebook and Twitter several days leading up to the meeting.
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A total of 27 persons, exclusive of the Regional Planning Commission of Greater Birmingham staff, signed the attendance sheet that is included in this section. (See page 3-2)

The following information was given to each attendee:
• Amended/Updated FY2012-2015 Transportation Improvement Program and Air Quality Conformity Documentation Fact Sheet (See Appendix B)
• Meeting Comment Sheet (See Appendix B)
• Meeting Evaluation form (See results page 3-5)

The following information was available to attendees during the meeting:
• Amended/Updated 2035 Regional Transportation Plan
• Amended/Updated FY2012 - 2015 Transportation Improvement Program
• Air Quality Conformity Documentation
• Website and Online Comment Information Postcard
• List of vacancies on the MPO Transportation Citizen’s Committee post card
• Acronyms document

Poster-sized maps and charts were displayed around the room. They included the following maps and charts (See Appendix C):
• Congestion Mitigation and Air Quality Projects with Map ID
• State Transportation Project Birmingham Attributable with Map ID
• Total Dollars by Funding Category
• Total Dollars by Project Type
• Annual Particulate Matter Projections
• Ground Level Ozone Emissions

The PowerPoint presentation presented at the meeting is included in Appendix D.

During the open house, attendees could talk with staff.
<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
<th>ZIP</th>
<th>REPRESENTING</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thomas Recketson</td>
<td>1814 E 42nd St, Cullman, AL 35055</td>
<td>35055</td>
<td>TCC</td>
</tr>
<tr>
<td>Belch Farrell</td>
<td>9201 Ruidoso Parkway, Tuscaloosa, AL</td>
<td>35487</td>
<td>TCC</td>
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<tr>
<td>John Wilson</td>
<td>3050 Upland Rd, Southfield, MI 48076</td>
<td>48076</td>
<td>Crosswalk Neighborhood 28500</td>
</tr>
<tr>
<td>Paul Godfrey</td>
<td>7805 79th Ave. 2nd Suite 35724</td>
<td>28024</td>
<td>C.A.B.</td>
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<tr>
<td>Carin Humph #no#</td>
<td>262 Goodview Cir. 35714 #no#</td>
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<td>TCC</td>
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<tr>
<td>Peggy Grizzell</td>
<td>655 N. 20th St, Suite 220 #no#</td>
<td>35720</td>
<td>#no#</td>
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<tr>
<td>Michelle Oden</td>
<td>123 14th St, S, W 35721 #no#</td>
<td>35721</td>
<td>C.A.B.</td>
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<tr>
<td>Darrell Brown</td>
<td>3007 Altamont Rd, Birmingham, AL 35207</td>
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<tr>
<td>Alicia Rudolph</td>
<td>2 20th St, N, Suite 300 35720 #no#</td>
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<td>Eva Hild #no#</td>
<td>712 39th South, Birmingham, AL 35207 #no#</td>
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<tr>
<td>William Parker</td>
<td>917 39th South, Birmingham, AL 35207 #no#</td>
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<td>Name</td>
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<td>Dave Harris</td>
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<td>Bill Osborne</td>
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<td>George Caplan</td>
<td>4600 Hillman Dr</td>
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<td>Nicole Sander</td>
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<td>Nikko Howard</td>
<td>6290 Commerce Pkwy</td>
<td>35212</td>
<td>Commerce High SI</td>
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<td>Sonny D. Carlo</td>
<td>CBS 12 2075 Goldsboro Dr</td>
<td>37207</td>
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<td>Scott Tedford</td>
<td>CBS 12 2075 Goldsboro Dr</td>
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<td>Sarah Smith</td>
<td>3519 2nd Ave S</td>
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<td>Kristen Grant</td>
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<tr>
<td>Nan Baldwin</td>
<td>185- 20th Street N, Bham</td>
<td>35216</td>
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<td>Betty Chivers</td>
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<tr>
<td>Camille Grooms Norman</td>
<td>No Box 1973 Bham</td>
<td>35201</td>
<td>FPNA</td>
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<td>Jesse Towars</td>
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<tr>
<td>Barbara Banham</td>
<td>108 Patterson Ave Brighton N.</td>
<td>35220</td>
<td>SELF</td>
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</table>
Public Involvement Meeting Evaluation  
September 19, 2012

Below are the results of the Meeting Evaluations completed at the Public Involvement Meeting. The number on the left and in bold represents the combined number of answers calculated from each individual evaluation including multiple answers to some questions by an individual. For all open ended questions, each comment is documented.

1. How did you find out about this public involvement meeting? Check all that apply.
   - Newspaper, Which one? ______________________________
   - TV
   - Radio
   - Friend/Neighbor
   - Internet
   - Library
   - Flyer in the Mail
   - Church
   - Other: Email

2. How often have you attended transportation related government meetings in the community in the past year?
   - 0 times
   - 1-2 times
   - 3-4 times
   - 5 or more times

3. People attend meetings for many reasons. What was the main reason you attended this meeting?
   - Members of TTC
   - Self Interest
   - Transportation information for community
   - Public transportation information
   - Job related
   - To keep business community informed

4. Overall, how did you like the format of this meeting?
   - Liked it very much
   - Liked it
   - Neither liked nor disliked it
   - Disliked it
   - Disliked it very much
5. How would you rank the information presented today?
   5  Very informative
   2  Somewhat informative
   □  Nothing new
   □  Not very informative
   □  Not informative at all

6. Did you ask a question during the meeting?
   4  Yes
   2  No

7. Were your questions and/or concerns addressed?
   4  Yes
   1  No

8. How would you prefer to get transportation project information?
   4  Through a formal presentation
   2  Talking one on one with staff
   2  Website
   4  Through the mail/newsletter
   5  Meetings
   5  Email

9. If you want to make a comment about a project or the process, would you prefer to:
   5  Make that comment for others to hear
   2  Make the comment privately, not heard by others
   3  Submit it in writing

10. Do you prefer a meeting format that is:
    2  A formal presentation at a specific time and citizens take turns making
        comments and asking question after the meeting
    □  Open house where citizens come and go at any time between certain hours to
        get information or make a comment
    7  A combination of both

11. Feel free to include other comments you have on how RPCGB can improve these
    meetings or communicate better with you and the public.
    •  Miss having soft drinks and cookies
    •  Handouts are nice
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Section 4

SUMMARY OF COMMENTS AND QUESTIONS

Questions/Comments and Responses

As required by the Birmingham MPO’s Public Participation Plan, the following is a summary of questions and comments submitted during the comment period that opened September 19, 2012 and closed October 9, 2012, 5:00 p.m. for the Air Quality Conformity Determination for the Amended/Updated 2035 Birmingham Regional Transportation Plan (RTP) and Amended/Updated 2012-2015 Transportation Improvement Program (TIP).

Responses are noted in **Bold** following each question/comment.

1. **Question/Comment:** Good information for community and I will continue to come back.
   **Response:** Thank you.

2. **Question/Comment:** As a Non-Driver, I am very interested in improving local and regional bus and other transportation services
   **Response:** The MPO does advocate and actively encourages local officials to invest in public transportation infrastructure. In addition, the Birmingham MPO is leading several corridor studies to identify the public transit alternatives that would best serve the communities located along these corridors. The Birmingham MPO provides financial support to the Birmingham area's transit providers for planning, capital purchase of vehicles, and for the purchase of service. Of the 14 funding programs identified within the TIP, only two (2) are controlled by the Birmingham MPO. Funding from these two sources is regularly provided to the Birmingham Jefferson County Transit Authority and to the Central Alabama Specialized Transportation (CLASTRAN) services.

3. **Question/Comment:** Information meeting and good discussion
   **Response:** Thank you.

4. **Question/Comment:** Very informative and encouraging information. Improved air quality is good for citizens, businesses and the community as a whole.
   **Response:** Thank you.

5. **Question/Comment:** Project Highway 78 I-59 to Finley – when is to start and when is it to be completed?
   **Response:** The construction of this project is scheduled to begin in 2015 and open to traffic about one year later.
6. **Question/Comment:** Cotton Avenue Project – when is it to start?
   **Response:** This project is going to be under construction in 2013. For more detailed information, please contact the City of Birmingham.

7. **Question/Comment:** With the passage of the new transportation bill, can you give us a give a preview or help us understand range of categories in the pie chart will look like? You have an opinion on whether the collapsing of all the categories will make you job easier or harder?
   **Response:** We will be making a presentation that will answer these questions during our Transportations Citizens Committee meeting on October 17th.

8. **Question/Comment:** How much particulate matter emissions is automobile?
   **Response:** About 51% of particulate matter comes from mobile sources. These mobile sources also include off-road vehicles such as construction trucks/tractors, lawn mowers, etc.

9. **Question/Comment:** Is the allocation already determined for the $129 million non-motorized? Where is it going to be done? In the Birmingham city limits? Already been allocated to specific projects?
   **Response:** The following is a list of non-motorized projects for the City of Birmingham included in the:

   **Non-Motorized Project - City of Birmingham - 2012 to 2015**
   - 19th Street from I-59 to Tuxedo Junction, Streetscaping, Landscaping and Sidewalks
   - Village Creek Greenway Phase 1, from Ave. F(Ensley) to 3rd St. West
   - Village Creek Greenway Phase 2, from 3rd St. West to Tallapoosa St.
   - Village Creek Greenway Phase 3, from Huffman to 65th Street North
   - Valley Creek Greenway, from 12th Ave./Rickwood Field to Ave. W/5 Points West
   - Railroad Reservation/1st Ave. South, Phase 1: 1st Ave. South from 14th St. to 20th St.,
   - Railroad Reservation/1st Ave. South, Phase 2: 1st Ave. South from 20th St to 28th St.,
   - Railroad Reservation/1st Ave. South, Phase 3: 1st Ave. South from 28th St. to Sloss Furnace
   - 41st Street from 1st Ave South to 10th Ave. North. - sidewalks, Landscaping, Lighting and Paving
   - Sidewalks & Streetscape along Cahaba Rd between the Botanical Gardens & the Zoo
   - Safe Routes to School - sidewalks near Marth Gaskins School
   - Pedestrian Bridge along Shuttlesworth Drive between 29th Ave North and 30th Court North
   - Vehicle/Pedestrian bridge on 34th Street North from 28th Ave North to 32nd Ave North
   - Streetscape on 16th Street from 11th Ave North to I-65
   - Various sidewalk ramp improvements throughout the City of Birmingham
   - Woodlawn Neighborhood streetscape improvements
   - Ensley Ave. from 20th Street to Warrior Road Streetscaping and Pedestrian Safety Improvements
   - 12th Street from US-11 to Lomb Ave. (West of Rickwood Field) Various Streetscape Improvements
10. **Question/Comment:** Does non-motorized travel include bike lanes?
   **Response:** Yes, there are some projects in the TIP that will include bike lanes.

11. **Question/Comment:** You are asking for input but you indicate that these funds are already allocated. Is there any flexibility?
    **Response:** We are providing the public the opportunity to review and comment on how the funds are allocated to specific projects in the region. And yes, these funds can be moved to other projects that are eligible if the MPO decides to do so.

12. **Question/Comment:** How will ozone and particulate matter new standards be handled?
    **Response:** When the Environmental Protection Agency (EPA) adopts new standards they will give the MPO a timeframe (typically one year) of when a new air quality conformity analysis will have to be performed and adopted by the MPO. We will ensure that the analysis, public review, and MPO adoption are performed before the EPA deadline.

13. **Question/Comment:** Does the Air Quality model factor differently for a roundabout vs. a conventional intersection?
    **Response:** No, the model does not factor in the type of control at the intersections.

14. **Question/Comment:** Are you constructing any trails coming from inner city neighborhoods?
    **Response:** There are several main trails that are funded in the TIP that will serve inner cities such as the Railroad Reservation and Village Creek Greenways. (see list in #9 above) The RPCGB will continue to encourage local governments to construct and maintain sidewalks and other pedestrian facilities; especially those that will provide access to these main trails.

15. **Question/Comment:** Does ALDOT do similar air quality modeling – as sophisticated?
    **Response:** ALDOT does not perform regional air quality modeling.

16. **Question/Comment:** There were 4 comments/questions with numerous exhibits attached related to the Northern Beltline project. Appendix E has been added to this document to include those questions/comments and attachments as presented.
    **Response:** All federally funded transportation projects are required to be listed in the TIP. Additionally, all planned regionally significant transportation projects, regardless of funding, are required to be listed in the TIP. This requirement of the transportation planning process includes all projects funded in the High Priority / Congressional Earmark program.

    The Appalachian Developmental Highway System (ADHS) funding program provided a significant portion of the funding for the Corridor X i.e. future I-22, and Corridor X-1 i.e. the Northern Beltline projects. Additionally, previously appropriated Congressional earmark funding was also programmed to assist with the development of these corridors.
Congressional earmarks can only be used on the projects for which the earmark was appropriated. The most recent federal transportation law, Moving Ahead for Progress in the 21st Century e.g. MAP-21, was signed into law on July 6, 2012 and became effective October 1, 2012. MAP-21 eliminates future funding specific to the Appalachian Development Highway System program (no new money) beginning with federal fiscal year 2013. Despite this change, the identified Appalachian Developmental Highway System corridors which include Corridors X and X-1 remain eligible to receive funding under the Surface Transportation Program (STP) and the National Highway Performance Program (NHPP). Additionally, MAP-21 redefines the federal share of funding for these corridors as 100%, providing an incentive for States to complete their portions of the ADHS. Finally, MAP-21 directs States with incomplete portions of the ADHS to develop and submit a plan that details how they plan to complete the ADHS. This will include a funding plan. Plan must be submitted within one (1) year of the effective date of MAP-21. Based on this guidance, to assume that inclusion of the Northern beltline within the Birmingham RTP causes these documents to not meet fiscal constraints is in error since MAP-21 makes provision for the State of Alabama to develop and submit a plan for completion of up to and through one year from the effective date of the law. Additionally, the Birmingham Metropolitan Planning Area’s Regional Transportation Plan will be amended based on the Alabama Department of Transportation’s achievement of the MAP-21 required ADHS completion plan.

The project budgets displayed in the TIP coincide with typical project construction schedules. As with all transportation projects, project sponsors develop a schedule that takes a project from “concept to concrete”. The project sponsors establish project funding time frames by taking into account typical construction schedules. The ALDOT, through this process, has revised the project’s cost estimates and schedule. The revised cost estimate is such that the construction phase of the Corridor X-1 project for the sections previously identified in the fiscally constrained Regional Transportation Plan as right-of-way only, might be included in the fiscally constrained plan. Furthermore, the phases of a project that correspond with the timeframe of the TIP are included in the TIP.

All comments provided to the MPO during this public involvement process for the Air Quality Conformity Document, the Amended/Updated 2035 RTP and Amended/Updated TIP will be forwarded to ALDOT.
Public Involvement Meeting Announcement

Wednesday, September 19, 2012

Who?
The Regional Planning Commission of Greater Birmingham (RPCGB) on behalf of the Birmingham Metropolitan Planning Organization (MPO)

What?
Public Involvement Meeting discussing the following:
- Air Quality Conformity Determination
- Amended/Updated 2035 Regional Transportation Plan (RTP)
- Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP)

Where?
2 Twentieth Street North, Suite 310, Birmingham, AL 35203

When?
Wednesday, September 19, 2012
Noon - 2 p.m., Presentation at 12:30 p.m.
(presentation will be available at www.rpcgb.org/tip)

Why?
To obtain public comments on the Air Quality Conformity Determination for the Amended/Updated 2035 RTP and Amended/Updated FY 2012-2015 TIP for Jefferson and Shelby Counties.

Visit www.rpcgb.org/tip for additional information after September 14, 2012. Anyone requiring special accommodations should contact Cissy Edwards Crowe at RPCGB (205-251-8139) at least one week in advance.

The TIP is a short-term list of federally funded transportation projects scheduled to be undertaken over the next four fiscal years and is prepared by the Birmingham Metropolitan Planning Organization (MPO) which serves Jefferson and Shelby Counties. Projects in the TIP support the vision in the current Regional Transportation Plan (RTP) adopted June 2010. The current federal transportation legislation requires TIPs to include a four year list of projects with each year demonstrating fiscal constraint.
Public Involvement Meeting
September 19, 2012

Who?
The Regional Planning Commission of Greater Birmingham (RPCGB) on behalf of the Birmingham Metropolitan Planning Organization (MPO)

Where?
2 20th Street North, Suite 310, Birmingham, AL 35203

When?
Wednesday, September 19, 2012
Noon - 2 p.m., Presentation at 12:30 p.m.
(presentation will be available at www.rpcgb.org/tip)

Why?
To obtain public comments on the Air Quality Conformity Determination for the Amended/Updated 2035 RTP and Amended/Updated FY 2012-2015 TIP for Jefferson and Shelby Counties.

Visit www.rpcgb.org/tip for additional information. Anyone requiring special accommodations should contact Cissy Edwards Crowe at RPCGB (205-251-8139) at least one week in advance.
September 5, 2012

MEMORANDUM

TO: Metropolitan Planning Organization
Transportation Citizens Committee
Transportation Technical Committee

FROM: Scott Tillman, Director, Planning and Operations

SUBJECT: Public Involvement Meeting
September 19, 2012

The Regional Planning Commission of Greater Birmingham, on behalf of the Birmingham Metropolitan Planning Organization, will be holding a public involvement meeting Wednesday, September 19, 2012, from 12:00pm – 2:00 pm at the Regional Planning Commission of Greater Birmingham located at 2 Twentieth Street North, Suite 310, Birmingham, AL 35203. A formal presentation will be given at 12:30 p.m.

If you are not able to attend the meeting, an online presentation will be available along with an online comment form the day of the meeting.

The purpose of this meeting is to obtain public comments on the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP).

For additional information, visit www.rpcgb.org/tip. Documents will be posted no later than September 14, 2012

Thank you and I look forward to seeing you at the meeting.

ST:cec
September 4, 2012

Dear Librarian:

The Regional Planning Commission of Greater Birmingham, on behalf of the Birmingham Metropolitan Planning Organization, will be holding a public involvement meeting **Wednesday, September 19, 2012, from 12:00pm – 2:00 pm at the Regional Planning Commission of Greater Birmingham located at 2 Twentieth Street North, Suite 310, Birmingham, AL 35203. A formal presentation will be given at 12:30 p.m.**

The purpose of this meeting is to obtain public comments on the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP).

We would appreciate your support by placing the fliers in a prominent place for your patrons. If you are in need of more materials, please do not hesitate to call me at the Regional Planning Commission of Greater Birmingham, (205) 251-8139.

Thank you for your help.

Sincerely,

Cissy Edwards Crowe
Regional Planning Commission of Greater Birmingham
September 4, 2012

Attention: City/Town Clerk

The Regional Planning Commission of Greater Birmingham, on behalf of the Birmingham Metropolitan Planning Organization, will be holding a public involvement meeting Wednesday, September 19, 2012, from 12:00pm – 2:00 pm at the Regional Planning Commission of Greater Birmingham located at 2 Twentieth Street North, Suite 310, Birmingham, AL 35203. A formal presentation will be given at 12:30 p.m.

The purpose of this meeting is to obtain public comments on the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP).

We would appreciate your support by by placing the fliers in a prominent place for your citizens. If you are in need of more materials, please do not hesitate to call me at the Regional Planning Commission of Greater Birmingham, (205) 251-8139.

Thank you for your help.

Sincerely,

Cissy Edwards Crowe
Regional Planning Commission of Greater Birmingham
August 24, 2012

Dear Neighborhood Association President:

The Regional Planning Commission of Greater Birmingham, on behalf of the Birmingham Metropolitan Planning Organization, will be holding a public involvement meeting *Wednesday, September 19, 2012, from 12:00pm – 2:00 pm at the Regional Planning Commission of Greater Birmingham located at 2 Twentieth Street North, Suite 310, Birmingham, AL 35203. A formal presentation will be given at 12:30 p.m.*

The purpose of this meeting is to obtain public comments on the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP).

We would appreciate your support by distributing the fliers at your neighborhood meeting and in your neighborhood. If you are in need of more materials, please do not hesitate to call me at the Regional Planning Commission of Greater Birmingham, (205) 251-8139.

Thank you for your help.

Sincerely,

Cissy Edwards Crowe
Regional Planning Commission of Greater Birmingham
AFFIDAVIT OF PUBLICATION

THE BIRMINGHAM NEWS COMPANY

PUBLISHERS OF

THE BIRMINGHAM NEWS

On this 18th day of September

A.D. Two Thousand, and Twelve, Vickie Webb declares that she is an Accounting Clerk of “The Birmingham News” published in the City of

Birmingham, in the County of Jefferson, in the State of Alabama, and that the advertisement, a true copy of which is herewith attached, appeared in “The Birmingham News” on the following dates:

September 11, 2012
September 9, 2012
September 5, 2012

Signed- Vickie Webb

State of Alabama
County of Jefferson

On 9-18-2012, Vickie Webb personally appeared before me, who is personally known to me to be the signer of the above document, and she acknowledged that she signed it.

Nancy S Bridgeman, Notary Public

NANCY S BRIDGMAN
NOTARY PUBLIC
STATE OF ALABAMA
MY COMMISSION EXPIRES DEC. 22, 2014
STATE OF ALABAMA
SHELBY COUNTY

Personally appeared before me, the
undersigned Notary Public, in and for
said state and county, Tim Prince,
who, being duly sworn according to the
law deposes and says that he is
Publisher of the Shelby County Reporter
a newspaper published in said county,
and the publication of a certain notice,
a true copy of which is hereto affixed,
has been made in said newspaper 2
week(s) consecutively, to-wit in issues
thereof dated as follows:
5th day of September, 2012
12th day of September, 2012

The sum charged by the Newspaper for
said publication is the actual lowest
rate paid by commercial customers for
an advertisement of similar size and
frequency in the same newspaper in
which the public notice appeared.

No agreement with the publisher,
manager or printer exists whereby any
gain or profit is to accrue to any
officer charged with the duty of
advertising legal notices.

Publisher, Shelby County Reporter
Sworn to and subscribed before
me this 12th day of
September, 2012.

Mary Jo Eskridge
Notary Public,
State of Alabama at large

My commission expires April 13, 2014

LEGALS

Public Involvement Meeting

PURPOSE: This meeting is to obtain public comments on the Air Quality Conformity
Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP)
and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP).
DATE/TIME/PLACE: Wednesday, September 19, 2012, 12:00pm – 2:00 pm, formal
presentation at 12:30pm at the Regional Planning Commission of Greater
Birmingham located at 220th Street North, Suite 310, Birmingham, AL, 35203.
SPONSORED BY: Regional Planning Commission of Greater Birmingham
(RPCGB) on behalf of the Birmingham Metropolitan Planning Organization (MPO).
Visit www.rpcgb.org/tip for additional information after September 14, 2012. Anyone
requiring special accommodations should contact Cissy Edwards-Crowe at RPC
(205) 251-8139 at least one week prior to the meeting.

Shelby County Reporter
September 5 and 12, 2012

PUBLIC NOTICE
AFFIDAVIT OF PUBLICATION

James E. Lewis, Sr., President/Publisher

The Birmingham Times

Agents for the State of Alabama, County of Jefferson

On this day: 9/13/12

James E. Lewis appeared before me, Mary Jo Robinson, Notary Public, in and for the County and State, who being duly sworn according to law, declares that he is the President/Publisher of The Birmingham Times Publication, in the City of Birmingham, County of Jefferson, State of Alabama, that the advertisement, a true copy of which, is herewith attached, appeared in The Birmingham Times on the following dates:

1. 9/6/12
2. 9/13/12
3. 
4. 

Signed: 

Subscribed and sworn to me, Mary Jo Robinson, this day 9/13/12

My commission expires: July 25, 2016

Mary Jo Robinson
Notary Public

Public Involvement Meeting

PURPOSE: This meeting is to obtain public comments on the Air Quality Conformity Determination for the Amend/Updated 2035 Regional Transportation Plan (RTP) and Amend/Updated FY 2012-2016 Transportation Improvement Program (TIP). DATE/TIME/PLACE: Wednesday, September 19, 2012, 12:00pm – 2:00pm, formal presentation at 12:30pm at the Regional Planning Commission of Greater Birmingham located at 2230th Street North, Suite 310, Birmingham, AL 35203.

SPONSORED BY: Regional Planning Commission of Greater Birmingham (RPCGB) on behalf of the Birmingham Metropolitan Planning Organization (MPO).

Visit www.rpcgb.org/tip for additional information after September 14, 2012. Anyone requiring special accommodations should contact Clay Edwards-Crowe at RPC (205) 251-8139 at least one week prior to the meeting.

BT09/13/12
FOR IMMEDIATE RELEASE

Contact: Lindsey G. West
205.251.8139
lgray@rpcgb.org

Regional Planning Commission, Birmingham Metropolitan Planning Organization to host public meeting for Air Quality Conformity Determination

Birmingham, Alabama, September 12, 2012 - A Public Involvement Meeting for the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP) will be held Wednesday, Sept. 19, 2012.

The meeting will be from noon to 2 p.m. at the Regional Planning Commission of Greater Birmingham (RPCGB), in the 3rd Floor Conference Room, Suite 310, 2 North 20th Street, Birmingham, Ala., 35203. The presentation will begin at 12:30 p.m.

The purpose of this meeting is to obtain public comments concerning the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP) for Jefferson and Shelby Counties.

An online version of the presentation will be available at www.rpcgb.org/tip after September 14, 2012. The meeting is sponsored by RPCGB on behalf of the Birmingham MPO. If you require special accommodations, please contact Cissy Edwards Crowe at RPCGB at 205-251-8139 at least one week in advance.

About the Regional Planning Commission of Greater Birmingham
The Regional Planning Commission of Greater Birmingham (RPCGB) is an advisory planning agency, providing services in the areas of community, economic and transportation / transit planning and GIS data development and mapping. RPCGB’s service area includes Blount, Chilton, Jefferson, St. Clair, Shelby and Walker counties. For additional information about the RPCGB, please visit www.rpcgb.org.

###
MEDIA ADVISORY

Contact: Lindsey G. West
205.251.8139
lgray@rpcgb.org

Regional Planning Commission, Birmingham Metropolitan Planning Organization
holding public meeting for Air Quality Conformity Determination

EVENT: Public Involvement Meeting

DATE: September 19, 2012

TIME: Noon – 2 p.m.
Presentation to begin at 12:30 p.m.

PLACE: Regional Planning Commission of Greater Birmingham
Third Floor Conference Room, Suite 310
2 North 20th Street, Birmingham, AL 35203

COMMENTS: The public is invited to provide comments on the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY 2012-2015 Transportation Improvement Program (TIP) for Jefferson and Shelby Counties. Visit www.rpcgb.org/tip/ for additional information.

###
Transportation Improvement Program

Fiscal Year 2012-2015

Funding Categories (continued)

- Table 8 - Enhancement
- Table 9 - Transit System
- Table 10 - System Maintenance
- Table 11 - Safety Projects
- Table 12 - Other Federal and State Funds
- Table 13 - Congestion Mitigation and Air Quality Program (CMAQ)

Presentation by Mike Kaczorowski

We invite you to submit your comments. The 21 day comment period opens September 19, 2012 and ends October 8th, 2012, 5:00 PM CST. You can submit your comments online, email, or mail. All comments are summarized, responses prepared, and published in the Public Involvement Documentation to be presented to the PPO. Click here to submit comments online

Downloads
- Understanding the TIP
- Public Involvement Comment Sheet
- R:\\TIP-2012-2015 TIP for Public Review

Transportation

- Home
- PPO
- Heart of Alabama PPO
- Regional Transportation Plan
- Transportation Improvement Plan
- Air Quality Conformity
- Public Involvement
- Congestion Management Process
- Regional Thoroughfare Plan
- Transit
- UPWP
- Freight System Planning
- Biking & Walking
- Transportation System Information and Forecasting

Latest News

Thursday, Sep 20, 2012
BIRMINGHAM, Ala. — Drivers are adding to the traffic in Birmingham when they get behind... Read »
Public Involvement Meeting Announcement

Hosted by the Regional Planning Commission of Greater Birmingham on behalf of Birmingham Metropolitan Planning Organization

Wednesday, September 19, 2012
Noon - 2 p.m.
Presentation at 12:30 p.m.
Suite 310

Purpose of the meeting is to obtain comments regarding:

Air Quality Conformity Determination
Amended FY 2012-2015 Transportation Improvement Program (TIP)
Amended 2035 Regional Transportation Plan (RTP)

[visit www.rpcgb.org/tip for additional information]

Regional Planning Commission of Greater Birmingham
2 20th Street North | Suite 310 | Birmingham | AL | 35203
Understanding the TIP?
The Transportation Improvement Program (TIP) is a short term list of federally funded transportation projects scheduled to be undertaken over the next four fiscal years and is prepared by the Regional Planning Commission of Greater Birmingham (RPCGB) acting as staff for the Birmingham Metropolitan Planning Organization (MPO), which serves Jefferson and Shelby Counties. Projects in the TIP support the vision in the current Regional Transportation Plan (RTP) adopted June 2010. The latest federal transportation legislation requires TIPs to include a four year list of projects with each year demonstrating fiscal constraint.

Funding Categories
There are 14 different funding categories in the TIP. The categories are defined by the Federal Highway Administration (FHWA) and the Alabama Department of Transportation (ALDOT). The United States Congress specifies the amount of funding for each category (except the State funding category) as well as the types of projects for which the funds can be used. These funds can only be transferred to other funding categories by the US Congress.

The FY2012-2015 TIP includes a wide range of transportation projects and about $1.2 billion of federal transportation funds. The charts below depict funding by project type and by funding category.

Public Input
Comments on the draft TIP and Air Quality Conformity Determination are being taken from September 19, 2012 until October 9, 2012. The TIP will then be finalized and forwarded to the full MPO for adoption in November 7, 2012. If you have a comment regarding the documents, please send an email to mpo@rpcgb.org or fax comments to 205-328-3304. Comments can be hand delivered or mailed to 2 North 20th Street, Suite 1200, Birmingham, AL 35203. Additional information and online comments can be submitted at the following website www.rpcgb.org/tip.
Transportation Air Quality Conformity

Transportation conformity determination is an analytical process required of MPOs pursuant to the Clean Air Act. Under the metropolitan planning requirements, projects cannot be approved, funded, or advanced through the planning process or implemented unless those projects are in a fiscally constrained and conforming Regional Transportation Plan (RTP) and TIP.

The Clean Air Act requires the State to develop a State Implementation Plan (SIP) that addresses each pollutant for which the State fails to meet the air quality standards. The SIP indicates how the State intends to meet the standards on schedules prescribed in the Clean Air Act. In the Birmingham area, Jefferson and Shelby counties are in attainment for the eight-hour ozone standard but are in non-attainment for the Particle Pollution (PM2.5) standard.

Transportation officials are responsible for finding ways to reduce emissions from on-road mobile sources such as cars and trucks linked to highway and transportation infrastructure. The SIP assigns an emission reduction target for mobile sources, referred to as a motor vehicle emissions budget (MVEB). The MVEB included in the SIP represents the highest level or ceiling of emissions allowed from all projects included in the RTP and TIP while demonstrating attainment of the air quality standards. The chart below shows that emissions from planned transportation projects fall within the MVEB.

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*Particulate Matter with a diameter of up to 2.5 microns for annual PM_{2.5} Standard
** Base year is 2008, baseline year test
The Birmingham Metropolitan Planning Organization (MPO), in cooperation with the Regional Planning Commission of Greater Birmingham (RPCGB), is conducting a public involvement meeting to obtain public comments concerning the Air Quality Conformity Determination for the Amended/Updated 2035 Regional Transportation Plan (RTP) and Amended/Updated FY2012-2015 Transportation Improvement Program (TIP). All documents are located at www.rpcgb.org/tip

Please provide comments on this sheet or send written comments to:
Birmingham Metropolitan Planning Organization
C/O Regional Planning Commission of Greater Birmingham
ATTN: Cissy Edwards Crowe
2 North 20th Street, Suite 1200
Birmingham, Alabama 35203

Comments may also be faxed to 205.328.3304, or emailed to mpo@rpcgb.org. Comments can also be submitted on line at www.rpcgb.org/tip
All comments must be received no later than October 9, 2012, 5:00 p.m. CDST

Your Name: ____________________________________________________________
Mailing Address:  ____________________________________________________________
____________________________________________________________
Fax Number: ____________________________________________________________
E-mail:   ____________________________________________________________

Would you like to be added to our Public Involvement notification list?
Yes_____ or No____

Would you like to be added to the Transportation Citizens Committee mailing list?
Yes_____ or No____

Thank you for your participation.

Your Comments:

________________________________________________________________
________________________________________________________________
________________________________________________________________
________________________________________________________________

Please continue your comments on the back of this page
APPENDIX C

(Display Information)
Annual Particulate Matter (PM 2.5)*

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<tr>
<th>Year</th>
<th>PM2.5</th>
<th>Base Year PM 2.5</th>
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<tr>
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* Particulate Matter with a diameter of up to 2.5 microns for annual PM2.5 Standard
** Base year is 2008, baseline year test
Birmingham MPO - FY2012-2015 TIP
Total Dollars by Project Type
(in millions)

- Environmental and Air Quality, $6
- Freight, $86
- Non-Motorized Travel, $129
- Safety, Systems Management, & Operations, $56
- Public Transportation (Transit), $54
- Maintenance, $97
- Roads and Bridges, $808
APPENDIX D

(PowerPoint Presentation)
Why do we need a new TIP?

Question: The MPO approves various amendments to the TIP throughout the year; why does the MPO re-adopt a new TIP report almost annually?

Answer: The Federal Highway Administration requires that all roadway capacity improvement projects (projects that construct new lanes or new roadways) be included in the MPO’s Air Quality Conformity Analysis. Also, if the year that an existing capacity improvement project is constructed changes it must also be changed in the Air Quality Conformity Analysis.
Examples of Changes for this year’s TIP

• SR-145 Extension – Wilsonville (Shelby County) - New Road

• US 78 from I-59 to Finley Blvd. – 4 lanes to 6 lanes – Moved from 2018 to 2015

• Cotton Avenue – near Princeton Hospital – New Project (ATRIPS)

• Various phases of the Northern Beltline have changed years
Funding Categories

- Table 1 - Surface Transportation
- Table 2 - Attributable
- Table 3 - Other Surface Transportation
- Table 4 - National Highway Systems
- Table 5 - Appalachian Highway System
- Table 6 - Interstate System
- Table 7 - Bridge Projects
- Table 8 - State Funds
Funding Categories (continued)

- Table 8 - Enhancement
- Table 9 – Transit System
- Table 10 – System Maintenance
- Table 11 – Safety Projects
- Table 12 – Other Federal and State Funds
- Table 13 - Congestion Mitigation and Air Quality Program (CMAQ)
- Table 14 – High Priority and Congressional Earmark

Chapter 6 of the Birmingham 2035 Regional Transportation Plan contains more information
Total Dollars by Funding Category

Birmingham MPO - FY2012-2015 TIP
Total Dollars by Funding Category
(in millions)

- Interstate System, $145
- Appalachian Highway System, $547
- Other STP (Any Area), $45
- National Highway System, $61
- State, $11
- Bridges, $42
- Transit, $38
- Enhancement, $7
- Safety, $2
- Maintenance, $0
- Other Federal & State, $85
- High Priority & Earmark, $60
- STP-Birmingham Attributable, $140
- Congestion Mitigation & Air Quality, $53

RPCGB
REGIONAL PLANNING COMMISSION OF GREATER BIRMINGHAM
Total Dollars by Project Type

Birmingham MPO - FY2012-2015 TIP

Total Dollars by Project Type (in millions)

- Roads and Bridges, $806
- Freight, $6
- Non-Motorized Travel, $129
- Environmental and Air Quality, $6
- Public Transportation (Transit), $54
- Safety, Systems Management, and Operations, $56
- Maintenance, $97

RPCGB
REGIONAL PLANNING COMMISSION OF GREATER BIRMINGHAM

D-7
The Clean Air Act and supporting US Code require integrated transportation and air quality planning for nonattainment areas and maintenance areas. These requirements are known as transportation conformity. Transportation plans and programs must demonstrate compliance with conformity requirements.
Air Quality – Non-Attainment Areas
### Annual Particulate Matter Projections

#### Annual Particulate Matter (PM 2.5)*

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* PM2.5: Particulate Matter with a diameter of up to 2.5 microns for annual PM2.5 Standard

** Base year is 2008, baseline year test
Ozone Projections

Ground Level Ozone Emissions

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Next Steps

• October 9 – End of 21 day comment period

• October 17, 24 & 25 – Transportation Committees review public comments and determine if the TIP and AQ Report should be sent to the MPO for adoption

• November 7 - MPO meeting to adopt the TIP
Thank You!

We look forward to receiving your comments. They must be received in writing to be recorded.

These slides along with an audio version of this presentation can be viewed on our web page:

www.rpcgb.org/tip for more information
APPENDIX E

(Comments/Questions)
October 9, 2012

Via Facsimile, Electronic Mail, and U.S. Mail

Birmingham Metropolitan Planning Organization
C/O Regional Planning Commission of Greater Birmingham
ATTN: Cissy Edwards Crowe
2 20th Street North, Suite 1200
Birmingham, AL 35203

RE: Draft Amended/Updated FY 2012-2015 Transportation Improvement Program

Dear Members of the Birmingham Metropolitan Planning Organization:

The Southern Environmental Law Center ("SELC") submits the following comments concerning the Draft Amended/Updated FY2012-2015 Transportation Improvement Program ("TIP") on behalf of Black Warrior Riverkeeper, Inc. Our comments concern the inappropriate inclusion and addition of segments of the proposed Northern Beltline in the TIP. At this point, the Northern Beltline would cost taxpayers $4.7 billion to construct, or $90 million per mile.1 Our comments last year (attached as Exhibit 1) and in August 2007 (attached as Exhibit 2) addressed many of our concerns. With this most recent draft TIP, not only is the Northern Beltline still programmed, but the easternmost segments of the project have also been proposed for addition. The updated TIP includes preliminary engineering, right of way acquisition, utility adjustment, and construction for all segments of the Northern Beltline from S.R. 79 eastward. In addition, approximately 45% of total federal funding for the region is programmed for the Northern Beltline. Given growing concerns about whether the highway makes economic or environmental sense to build, coupled with the new funding allocation for projects that took effect with Congress's passage of the 2012 transportation bill (discussed below), we recommend that the MPO remove the Northern Beltline from the TIP until further cost-benefit analyses are completed.

Given the numerous changes in the economic landscape that have occurred since the adoption of the last TIP in September 2011, the Northern Beltline has become a questionable transportation investment at best. First, the new federal transportation bill went into effect on October 1, 2012. This bill, known as MAP-21, eliminates the dedicated source of federal funding for the entire Appalachian Development Highway System ("ADHS") (which included the Northern Beltline), and allows this funding to finance other needed infrastructure in metropolitan Birmingham and throughout Alabama. Rather than continue to dedicate 45% of the region’s federal funding to the Northern Beltline, the MPO should be exploring whether alternative investments in Birmingham’s transportation infrastructure would be more cost-effective, create more jobs, and involve a shorter construction timeline than the Northern

Beltline. The 2035 Regional Transportation Plan identifies a number of needs throughout the region, many of which will go unaddressed given the disproportionate share of funds that would be required to construct even a portion of the Northern Beltline. As of 2010, the Northern Beltline ranked only 36th (out of 54 projects) in the Plan.\(^2\) It does not make sense to spend almost half of the funding for the region for a road that has no demonstrated transportation benefits, especially after Jefferson County’s November 2011 bankruptcy called into question the area’s ability to finance needed secondary investments in sewer infrastructure, arterial road improvements, and other improvements essential to bring economic growth to the region served by the proposed Beltline. The Regional Planning Commission of Greater Birmingham (“RPC”) should complete an objective cost-benefit analysis to determine where these funds should be allocated based on critical transportation needs (such as maintenance, safety, and congestion) and the long-term economic health of the region as a whole.

In addition, a new economic report critical of the Northern Beltline’s job-creation potential was published by the Ochs Center for Metropolitan Studies in June 2012. See Exhibit 3 attached. Proponents of the road have claimed that the road would produce 69,535 construction jobs and 20,641 permanent jobs, and extrapolating from these job numbers they argue that the road will create $7 billion in economic benefits.\(^3\) Unfortunately, these numbers have been highly inflated, according to the Ochs Center’s report. The road’s overall economic impact hinges on an accurate estimate of the project’s job-creation potential, both during construction and after construction has been completed.

Looking carefully at how the 69,535 construction jobs estimate was created from the Center for Business and Economic Research (“CBER”) report, the “69,535 jobs” is actually only an estimate of the “job-years” of work that a 2010 study predicted that the Northern Beltline would produce.\(^4\) One “job-year” is one job held by one person for one year. For instance, if one construction worker worked on the Northern Beltline for 10 years, Beltline supporters count this as 10 different jobs. Using a 17-year construction schedule, the CBER study admits that constructing the Northern Beltline would only produce 4,014 actual jobs. However, even this 4,014 number is too high. The Federal Highway Administration estimates that on average $1 billion creates 13,000 job years. Using the Federal Highway Administration’s most current data, the true job-creation potential of building the Northern Beltline is 48,880 job-years over a 17-year construction period, or a maximum of 2,805 construction jobs. This number would be even less if the Beltline took longer to construct; ALDOT’s latest estimate is over twice that long, or 35 years.

The Northern Beltline’s potential to create permanent jobs has also been inflated. The econometric model that was used in 2010 to estimate this potential is highly unrealistic. Using these numbers, every man, woman and child who would come to Alabama as a result of the Northern Beltline would have to create 8 new jobs. Among other things, the model also failed to discount for the “present value” of any jobs that the Northern Beltline would create. Discounting

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is important because the permanent jobs predicted by the CBER will only materialize if and when the Northern Beltline is completed. After discounting for present value, the cost to taxpayers per permanent job is between $281,824 and $456,016 depending on when the Beltline is built. After reviewing the 2010 study, along with the 2012 Ochs Center report, the MPO and ALDOT should not include such a costly project that does not produce proportional benefits.

Finally, the Environmental Protection Agency (“EPA”) expressed concern recently about the Alabama Department of Transportation’s (“ALDOT”) application for a U.S. Army Corps of Engineers (“Corps”) Clean Water Act permit for the segment of the road between S.R. 79 and S.R. 75: ALDOT has not completed the required studies of this project’s impacts and alternatives. On September 11, 2012, the EPA threatened to veto the project in accordance with procedures outlined in the August 1992 Memorandum of Agreement between the Corps and the EPA. See Exhibit 4 attached. EPA wrote that “…[the Northern Beltline] will have substantial and unacceptable adverse impacts on Aquatic Resources of National Importance. We recommend denial of the project as currently proposed…”

In addition, in the September letter, the EPA expressed broader concerns about the purpose of the road:

[T]raffic projections provided ... do not appear to support a six-lane facility. According to ALDOT’s Approved Traffic Capacies document (February, 2004), a four-lane, six-lane, and eight-lane, freeway can accommodate an average annual daily traffic (AADT) of 68,000, 102,000 and 136,000, respectively. The AADT projected for this phase of construction is only 42,398 for the design year 2032. Traffic volumes along the entire eastern corridor are also well below 68,000 AADT or four-lane approved traffic capacity.

The MPO and ALDOT should not program almost half of the region’s funding for a six-lane road when ALDOT’s own traffic projections do not even support the need for a four-lane highway in this area.

In fact, according to ALDOT’s March 2012 Reevaluation, population along the corridor is only expected to change by 1.5% even if the road is built -- hardly enough to support a six-lane highway. In addition, the MPO itself has predicted low growth in the region even if the Beltline is completed. See Exhibit 5 attached. Because of the overall low projected population growth rates for Jefferson County, any business or person that locates in the Northern Beltline corridor would likely be coming from elsewhere in the Birmingham area; this is not “new” growth for the region, but merely a redistribution.

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5 If You Build It, Will They Come? Reassessing the Economic Impacts of the Northern Beltline Project, The Ochs Center for Metropolitan Studies, June 2012, p. 18. The Northern Beltline’s permanent job creation potential largely hinges on whether it is ever completed. Given the decades-long construction timetable, along with the ongoing reduction in available federal transportation money, the probability that Beltline may never be completed is significant.

ALDOT’s environmental studies for the road have been the subject of an ongoing legal challenge. Yet, the MPO and ALDOT continue to program additional funds for the project. Last year, the Northern Beltline was programmed to consume $419,848,262 of the region’s funding, and now the MPO and ALDOT propose to program $534,154,948 to fund the road. This $4.7-billion dollar, multi-decade investment could be better spent on proven and needed transportation infrastructure that would produce jobs in a much shorter timeframe and at lower cost; therefore, the MPO should remove the Beltline from the TIP. The MPO should focus on completing a cost-benefit analysis for the region as a whole, one that emphasizes transportation projects that will bring sustainable economic growth to the region in the most cost-effective manner.

Thank you for consideration of these comments. Please let me know if you have any questions.

Sincerely,

Sarah Stokes
Staff Attorney

Cc (without enclosures):

John Cooper, ALDOT
Jim Ippolito, ALDOT
Mark Bartlett, FHWA
Gloria Hardiman-Tobin, FHWA
Jack Gilbert, FHWA
Gwendolyn Keyes Fleming, EPA, Region 4
Jim Giattina, EPA, Region 4
Heinz Mueller, EPA, Region 4
Rosemary Hall, EPA, Region 4
William Cox, EPA, Region 4
Craig Litteken, US Army Corps of Engineers, Mobile District
Tom Landry, US Army Corps of Engineers, Mobile District
Cindy House-Pearson, US Army Corps of Engineers, Mobile D.
Courtney Shea, US Army Corps of Engineers, Mobile District
Aaron Peters, ADEM
William Pearson, FWS
EXHIBIT 1
August 9, 2011

Via Facsimile, Electronic Mail, and U.S. Mail

Birmingham Metropolitan Planning Organization
C/O Regional Planning Commission of Greater Birmingham
ATTN: Cissy Edwards Crowe
1731 First Avenue North-Suite 200
Birmingham, Alabama 35203

RE: FY 2012-2015 Transportation Improvement Program

Dear Members of the Birmingham Metropolitan Planning Organization:

The Southern Environmental Law Center ("SELC") submits the following comments concerning the proposed FY2012-2015 Transportation Improvement Program ("TIP") on behalf of Black Warrior Riverkeeper, Inc. Our comments primarily concern the inappropriate inclusion of various parts of the proposed Birmingham Northern Beltline in the draft TIP. In addition to its high cost and substantial environmental impact, the Northern Beltline has no place in the TIP because the Alabama Department of Transportation ("ALDOT") has yet to complete the required studies of this project’s impacts and alternatives, and have not applied for nor been issued any permits. Thus, many uncertainties remain as to whether this project will move forward to construction, and if it does, on what timeframe, alignment and design. Many of the comments below were also raised in an earlier letter submitted on August 21, 2007 (attached as Exhibit 1).

In the current draft 2012-2015 TIP, the Birmingham Metropolitan Planning Organization ("MPO") has allocated $419,848,262 to the Northern Beltline, approximately three times the amount of funds for the Beltline as in the past June 2010 TIP. Of this, $337,641,561 is designated to construction, $62,855,668 to right-of-way acquisition, $14,405,334 to preliminary engineering, and $4,945,699 to utilities. The MPO is prematurely allocated significant money to this project before all the facts are known.

Because of the ballooning price tag of the Northern Beltline and the fact that its costs and benefits have not been adequately studied, the MPO should remove all construction, right-of-way and utility adjustments for the Northern Beltline from this TIP and focus instead on transportation projects that will bring sustainable economic growth to the region in the most cost-effective manner.

I. The Northern Beltline is not a cost-effective way of spending limited funds.

The Federal Highway Administration ("FHWA") has currently estimated that the Northern Beltline will cost $4.734 billion, or roughly $90 million per mile.¹ This project would

rank as one of the most expensive highways ever built in the United States; by comparison, six-lane interstates in rural areas average just $7 million per mile, according to the American Road and Transportation Builders Association.\(^2\) Alabama taxpayers will be responsible for nearly $1 billion of the Beltline's cost, which is close to the Alabama Department of Transportation's ("ALDOT") entire construction and maintenance annual budget for the state of Alabama ($1.2 billion).\(^3\) Not only is the projected cost of building the Beltline astronomical, but the significant additional costs that local governments will have to pay for new sewer, water, other utilities, school, public safety and secondary road improvements must also be considered.\(^4\) Because of all of the costs associated with projects like this, many cities — including a number in the Southeast — have abandoned or held off on plans for beltways.\(^5\)

Even the MPO has given the Northern Beltline a middle to low priority ranking. Appendix 5D of the 2035 Regional Transportation Plan ("RTP") gives a numeric score based on how the MPO prioritizes a project. This number is a combined score based on 1) how well the project maintains the existing system, 2) how well it improves the ability to travel 3) how well the project reflects the community's vision and values and 4) how well it fairs in the "congestion management process".\(^6\) The Northern Beltline was given a score of 28.1, where the highest was 63.6. This score placed the Northern Beltline in the middle priority, two-tenths of a point away from scoring in the low priority range. However, the total amount (both federal and state funding) allotted for the Northern Beltline in the 2012-2015 TIP is $419,848,262. This is about 40% of all federal and state funds allotted for all projects in the 2012-2015 TIP, demonstrating that the draft TIP is completely out of sync with the priorities in the RTP and should be revised to be consistent with those priorities.

ALDOT intends to spend a total of $81,691,940 on the Northern Beltline in the next three years. This represents 47% -- almost half -- of the spending for all projects in the entire Birmingham area during this time period. If the state spends this massive amount on the Northern Beltline, it will be forced to limit how much it can pay for other much higher-priority projects, leaving only $93,490,374 to spread over all other projects in the six-county region. This includes projects such as Safety Projects, which currently are only allocated 0.03% of funding; Maintenance Projects, which will receive only 1.5% of funds; Bridge Projects, which would get 5.3%; and Congestion Mitigation and Air Quality Projects, which are allotted a mere

\(^4\) "Along the Northern Beltline...the one big question mark is how do you get infrastructure, mainly sewer, to those areas. You just cannot have a lot of development on septic tanks and expect to see the sort of things you've seen on I-459 repeated on the Northern Beltline..." Tom Howard, head of southeast development of USS Real Estate property, On the Record: Tom Howard of USS Real Estate Talks About the Largest Landowner In County, BIRMINGHAM NEWS, March 20, 2011.
0.6% of funds. Furthermore, the state does not assist most local municipalities with the bill of providing sidewalks, pedestrian overpasses and greenways.7

In reviewing the draft TIP, the state portion of money projected to be expended on the Northern Beltline could be better spent on projects that the state truly needs, such as system maintenance, resurfacing, safety projects and bridge repair. It could also help fund some of the visionary projects (projects that are not in the TIP because of funding limitations but are in the RTP). One such project is de-elevating I-20/59. The City of Birmingham, through its City Center Master Plan, has proposed that an elevated 1.5-mile segment of I-20/59, which passes through downtown Birmingham beginning at 31st Street and terminating at I-65, be removed and the rebuilt roadway lowered. This section of I-20/1-59 currently has a crash rate more than 2 ½ times the statewide Alabama average rate, and includes two of the top four highest statewide crash locations.8 It is a project that the Community Foundation and Operation New Birmingham both support, and is estimated to cost between $600 million and $800 million, a fraction of the $4.7 billion price tag of the Northern Beltline. Unlike the Northern Beltline, whose need and economic benefit compared to other projects have yet to be demonstrated despite its escalating costs, a project like upgrading I-20/59 in downtown Birmingham would bring obvious economic, safety, and quality of life benefits that will boost the entire metropolitan area.

The Northern Beltline is also out of step with the general goal of bringing balanced transportation options to cities, including transit, especially given that Birmingham recently ranked as the number two gas-guzzling city in the country.9 The federal Safe, Accountable, Flexible, Efficient Transportation Equity Act: a Legacy for Users (“SAFETEA-LU”) provides broad goals in the development of transportation plans, including the goal of “minimizing transportation-related fuel consumption and air pollution.” 23 U.S.C. § 134(a)(1). The statute specifically states that the “MPO should develop long range plans and transportation improvement programs to accomplish these objectives.” 23 U.S.C. § 134(c)(1). The transportation plans should also consider projects and strategies that will “protect and enhance the environment” and “promote energy conservation.” 23 U.S.C. § 134(h)(1)(E); 23 C.F.R. 450.306(a)(5).

Of the $879 million in federal funds planned for all transportation projects in the region over the next four years, 38% will be Northern Beltline spending, compared to only 12% for all transit spending. With limited federal resources, ALDOT and local public officials could refocus energy to support and promote regional public transit investment that can meet growth and economic needs at a lower cost to our water resources and air quality, with potentially a more cost-effective economic growth return on regional investment. Tellingly, the proponents of the Beltline are much quieter on the promotion of transit improvements for Birmingham, either in the city itself or in the area where the Beltline would be located. The MPO must undertake a more serious analysis of potential transit investments in order to satisfy SAFETEA-LU’s

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requirements and to be more economically competitive. Virtually all of the 50 largest metro areas in the country are planning transit expansions.

The Northern Beltline’s primary purposes as identified in the project’s 1997 Final Environmental Impact Statement (“FEIS”) are “to increase cross-region accessibility and for its potential to stimulate economic development.” FEIS at 1-1. As a starting point, building a six-lane interstate is not the only option for increasing cross-region accessibility. Improving existing roads, increasing the connectivity of the existing network, or constructing a smaller newly located parkway could just as easily meet this purpose. More importantly, there is no data or study that demonstrates that the Beltline will stimulate any economic development at all, particularly when compared to other transportation investments. Indeed, there have been similar beltline-type projects in the Southeast that were also touted to stimulate economic development but never did.

For example, the Southern Connector around Greenville, South Carolina was intended primarily to generate economic growth. The road is now considered an abject failure at delivering the promised economic growth; the U.S. Strategic Highway Research Programs’ Transportation Projects Impact Case Study states that “no major economic development can be attributable to the Southern Connector.” The report also states that while there are a few minor firms that have developed facilities in the surrounding industrial areas, the employment levels are a tiny fraction of those predicted by the project’s cheerleaders and may not even be attributed to the road because they are also so close to I-85. Area employment has risen by a mere 2.9% after the construction of the road. The Wall Street Journal’s Smart Money Magazine called it “too much road for the actual pace of development.” Because the purpose of the Northern Beltline is similarly limited to economic development and it is also located in a rural setting, the Northern Beltline carries a high risk of suffering a similar fate to the Southern Connector.

The I-469 bypass of Fort Wayne, Indiana, is another example of a failed bypass. Completed in 1995, the road still remains lightly traveled, and has not delivered much economic growth, even around its interchanges. A study on the economic impacts of highway bypasses by the Economic Development Research Group states that I-469 has led to little economic growth in some places and almost none in others. The study attributes this lack of development to the road’s rural setting and the corresponding lack of infrastructure like sewer, tertiary roads, and utilities needed for development along interchanges. Like Fort Wayne, Indiana, the Northern

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10 Traffic congestion reduction was identified as only a secondary purpose of the road but will likely not happen at all because of the Beltline’s spiral shape around Birmingham.
12 Id.
13 Id.
16 Id.
Beltline will also be built in a rural area with little available infrastructure; economic development is therefore far from a certainty.

Further, even if the Northern Beltline does result in some economic development in northern Jefferson County, this growth is unlikely to be "new" growth. Rather, projects such as these more often merely redistribute existing businesses or growth to new places, to the detriment of other parts of the metropolitan area. Beltways generally pull growth opportunities out of central cities and inner-core suburbs and do not bring any net economic benefit. The MPO can ensure that this result does not happen by making investments in transportation options that benefit the metro area as a whole and result in economic growth and prosperity. The MPO should therefore be taking a much harder look at its project list with an eye towards enhancing the quality of life for all Birmingham residents and visitors, which includes both maintaining existing infrastructure and adding new transportation options that are not all automobile-dependent. Beltlines are not linchpins of economic prosperity. In fact, numerous southern cities such as Greensboro, Winston-Salem, Charleston, Knoxville, Chattanooga, Tampa, and Orlando are thriving without a complete beltline loop, and several have no beltline at all. Further, unlike Atlanta and Charlotte, which do have complete loops, the Northern Beltline would not even be a complete loop since it will not connect with I-459.

II. The Northern Beltline will harm Birmingham's air and water quality.

As stated earlier, TIPs must consider projects and strategies that will "protect and enhance the environment" and "promote energy conservation" pursuant to federal law. 23 U.S.C. § 134(h)(1)(E); 23 C.F.R. 450.306(a)(5). In addition to its high cost and dubious economic benefits, the Northern Beltline will have substantial environmental impacts. The interstate will worsen air pollution in the region by increasing the number of miles driven by the cars and trucks on the road. These mobile sources of air pollution will emit more ozone precursors, fine particulate matter pollution (PM), and greenhouse gases. The Birmingham area has long battled problems with smog and other air pollution; the American Lung Association's 2010 State of the Air Report ranked Birmingham metropolitan area in the top 10 for annual and daily PM pollution and in the top 20 for ozone pollution. Although air quality in the area has improved somewhat due to a number of factors, the Birmingham metropolitan area has not yet been re-designated by the EPA as in attainment for PM pollution under the Clean Air Act. In addition, the Birmingham metropolitan area is teetering on the threshold of violating EPA's current ozone standard; if EPA sets a lower, more protective ozone standard, which has been announced to happen within the next several weeks, the Birmingham area will certainly be in non-attainment for ozone. With the recent science on the public health effects of PM pollution likely compelling EPA to tighten the PM air quality standard as well, Birmingham's attainment problems for both ozone and PM are far from over. Projects like the Beltline will only hinder Birmingham's ultimate ability to meet

17 Studies conducted by the Wisconsin Department of Transportation suggest that the cost of developing this necessary infrastructure at bypass interchanges could be greater than the economic benefit brought by the businesses. Collins, Margaret and Weisbrod, Glen. Wisconsin Department of Transportation, The Economic Impacts of Highway Bypasses on Communities. 1998.
these standards, and failure to meet them carries high costs in terms of negative public health impacts and being unable to attract new businesses and industries.

Equally important, the Northern Beltline will damage Birmingham’s water resources. According to the 1997 FEIS, the road will cross approximately 25 streams in the Black Warrior and Cahaba River watersheds. In fact, the six-lane interstate is currently routed directly through the sensitive headwaters of the Black Warrior River and the Upper Cahaba River watersheds, which feed the major drinking water source for much of Jefferson and Shelby Counties. The Cahaba and Black Warrior River basins also serve as valuable freshwater habitats of global significance and are sources of recreation and beauty that add great value to the quality of life of the region’s residents. The United States Environmental Protection Agency (“EPA”) has independently noted that ALDOT has chosen of the alignment for the Beltline that will have the most impacts to natural resources and wildlife of all potential routes.

The area of the Beltline between I-65 and I-59 is home to several endangered species, including the vermillion darter and the watercress darter (both in the Turkey Creek watershed, a tributary of the Black Warrior River) and the threatened Alabama snowwreath. In fact, the United States Fish and Wildlife Service (“FWS”), the agency charged with the protection of these species, has expressed concerns about the Beltline in letters dated July 16, 2009 and February 1, 2010. In its letter of July 16, 2009, FWS stated, “[T]he Service is concerned that the listed species in the area could experience substantial adverse impacts as a result of the direct and indirect effects of the project caused by secondary development, habitat fragmentation, population isolation, road kills, increased predation and road right-of-way maintenance activities... such development would disrupt the normal behavioral patterns such as feeding, mating, nesting, and sheltering of resident wildlife.”

On March 9, 2011, the FWS sent another letter to FHWA expressing concerns over the inadequate environmental reviews being conducted for the Northern Beltline. Stating that “the landscape around Birmingham has changed both economically and environmentally” in the 14 years since the original EIS, the FWS called on FHWA to conduct a full supplemental EIS for the project. In its letter, the FWS noted its recent designation of 13 miles of streams within Turkey Creek’s watershed as critical habitat for the endangered vermillion darter, pursuant to the federal Endangered Species Act. This critical habitat is located around Pinson, AL, in the vicinity of and downstream from the footprint of the Northern Beltline, and it will likely be

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19 The Cahaba River was named by the Nature Conservancy as one of eight “hotspots of aquatic biodiversity” in the U.S. that must be saved, and by the National Geographic College Atlas of the World (2007), as one of six global examples of biological diversity. According to Eastern Fly Fishing Magazine (Fall 2005), the National Park Service rated the Black Warrior’s three forks in the top 25% of U.S. streams for “outstandingly remarkable values.” Boating magazine (Sept. 2005) called the Black Warrior River one of America’s best kept secrets for recreational boating. The Sipsy Fork and the headwaters of Smith Lake (BWR watershed) is Alabama’s only federally designated Wild & Scenic River. [http://www.rivers.gov/wsr-black-warrior.html](http://www.rivers.gov/wsr-black-warrior.html) Accessed Aug. 8, 2011.

20 See September 8, 1997 letter from Heinz Mueller to Jimmy Butts (attached as Exhibit 2). Notably, this letter was written when the Beltline was proposed as only a four-lane interstate, not a six-lane interstate. The environmental impacts of this larger project will be even greater.

21 See 75 FR 75913 (Dec. 7, 2010).
impacted by construction sediment, stormwater runoff, grease, fuel, and other pollution coming off of the Beltline. The FWS also referenced the number of endangered and threatened species in the Cahaba River watershed and expressed concerns about the direct and indirect impacts of the Northern Beltline on this river system in addition to the Black Warrior River.

The inadequate environmental reviews of the Beltline's impacts have resulted in a lawsuit against ALDOT and the FHWA that is ongoing. Whole categories of environmental effects have never been studied for this project, in violation of the National Environmental Policy Act ("NEPA"), the long-standing bedrock of federal environmental law. These studies are an important chance for the agencies and the public to make informed decisions about how to invest wisely in economic growth while minimizing impacts to air, water, and other resources. Since the primary purpose of the Northern Beltline is to spur economic development, the agencies ought to ask objectively whether this $4.7 billion project is really the best way to do that, particularly given the serious environmental impacts of a new 52-mile-long, 6-lane interstate. Instead of conducting the comprehensive study that the law requires, the agencies are improperly continuing forward with this project in violation of the law. The MPO should not include projects on the proposed TIP that are not in compliance with the law, including all Northern Beltline projects. Indeed, further land acquisitions in the Beltline footprint as proposed in this TIP will prematurely lock the project into a route before a complete study of the impacts of and alternatives to the entire project is completed, which violates both the letter and the purpose of NEPA.22

Conclusion

In summary, there are numerous unresolved concerns about the Northern Beltline’s high cost, its impact on the overall regional economy and on the economic health of communities, and its environmental impacts, many of which have not been studied. Therefore, it would be premature to devote a significant portion of the TIP to funding for any segments of the Northern Beltline. We request that all funding for right-of-way, utilities and construction be removed until these issues are resolved. Beltline segments proposed in this TIP should be removed as a priority for funding until these concerns are addressed.

Thank you for consideration of these comments. Please let me know if you have any questions.

Sincerely,

Sarah Stokes
Associate Attorney

Cc: John Cooper, Director, ALDOT
    Mark Bartlett, Division Administrator, FHWA
    Heinz Mueller, EPA Region 4
    William Pearson, Field Supervisor, FWS
    Mayor William Bell, Birmingham
    Mayor Scott McBrayer, Homewood
    Mayor Terry Oden, Mountain Brook
    Mayor Alberto Zaragoza, Vestavia Hills
    Mayor Tony Petelos, Hoover
EXHIBIT 2
Southern Environmental Law Center

THE CANDLER BUILDING
127 PEACHTREE STREET, SUITE 605
ATLANTA, GA 30303-1800

August 21, 2007

Via Facsimile, Electronic Mail, and U. S. Mail

Birmingham Metropolitan Planning Organization
c/o Regional Planning Commission of Greater Birmingham
Attn: Cissy Edwards Crowe
1731 First Avenue North-Suite 200
Birmingham, Alabama 35203

RE: FY 2008-2011 Transportation Improvement Program

Dear Members of the Birmingham Metropolitan Planning Organization:

The Southern Environmental Law Center submits the following comments concerning the proposed FY 2008-2011 Transportation Improvement Program (TIP) on behalf of the Alabama Rivers Alliance, Black Warrior Riverkeeper, Cahaba River Society, Conservation Alabama Foundation, and Friends of the Locust Fork. Specifically, these comments concern the inclusion of a substantial number of projects related to the Northern Beltline in the draft TIP.

This alliance of conservation organizations has been studying the potential environmental and economic impacts of the proposed Northern Beltline for the past several years. We recognize that the communities of our region want economic growth, and we have therefore tried to work with the Alabama Department of Transportation (ALDOT) with an aim to influence the Northern Beltline to enhance the conservation of our watersheds and benefit the region as a whole.

However, for the reasons below, our organizations ask the Metropolitan Planning Organization (MPO) to remove the segments of the beltline from the TIP until federal transportation and environmental laws are adequately addressed, ALDOT agrees to design the Beltline in ways that will protect our water resources, and crucial questions are answered about the best investment of funds for economic growth that will benefit the entire region. Our organizations support economic growth in the region that is equitable, cost efficient and environmentally sound. Unfortunately, ALDOT has not presented information to either the MPO or the public demonstrating that the proposed high-priority sections of the Beltline in the draft TIP meet these criteria.

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E-15
Introduction

The TIP’s prioritization of the Northern Beltline runs afoul of language contained in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: a Legacy for Users (SAFETEA-LU). SAFETEA-LU provides broad goals in the development of transportation plans, including the goal of “minimizing transportation-related fuel consumption and air pollution.” 23 U.S.C. § 134(a)(1). The statute specifically states that the “MPO should develop long range plans and transportation improvement programs to accomplish these objectives.” 23 U.S.C. § 134(c)(1). The transportation plans should also consider projects and strategies that will “promote energy conservation.” 23 U.S.C. § 134(h)(1)(E); 23 C.F.R. 450.306(a)(5).

The Northern Beltline, if it is constructed, will undoubtedly increase air pollution in the region by increasing the number of mobile sources of ozone precursors, particulate pollution, and greenhouse gases. The Birmingham area is currently not attaining the particulate matter standard under the Clean Air Act and is only barely attaining the ozone standard. The MPO should therefore be taking a much harder look at its project list with an eye towards enhancing the quality of life for all Birmingham residents and visitors, which includes both maintaining existing infrastructure and adding new transportation options that are not automobile-dependent.

Furthermore, even if funding for the Beltline stays in the TIP, the proposed projects are inappropriately focused on segments of the Northern Beltline in the most environmentally-sensitive areas of the planned route: the upper Cahaba watershed, which encompasses the region’s drinking water source, and biologically valuable streams of the Black Warrior watershed.

In fact, ALDOT has not completed federally-required environmental studies for the Northern Beltline, yet the agency is making substantive decisions to move forward with road design and land acquisition as if the outcome of the studies is irrelevant. ALDOT is ignoring substantial public concerns raised about the proposed design and location of these sections of the Beltline. The agency has made no serious commitment to design the highway in ways to avoid damage to our water resources.

Fundamentally, crucial questions have not been answered about the best uses of limited funds for the region’s transportation needs and for economic growth that would equitably benefit the region as a whole. We therefore ask the MPO to revisit the project list and remove segments of the Beltline until the proper environmental studies have been completed and until the MPO takes a more holistic look at transportation alternatives that will provide more long-term benefits to the Birmingham area.

I. Environmental Impacts of the Beltline

The segments of the Northern Beltline included in the TIP east of I-65, and the development those segments will generate, could substantially and unnecessarily degrade
now planned. These river basins serve as valuable freshwater habitat of global significance, are sources of recreation and beauty that add great value to the quality of life of the region’s residents, and are the primary drinking water supply for the people of Birmingham and the metro area -- about one fourth of the people of Alabama.

The area of the Beltline between I-65 and I-59 is home to several endangered species, including the vermilion darter and the watercress darter (both in the Turkey Creek watershed) and the threatened Alabama snowwreath.

Incomplete Environmental Review and Premature Land Acquisition

ALDOT is already beginning to acquire land and finalize design and route aspects of the Beltline before re-evaluating studies that are both outdated and inadequate. The original environmental impact statement (EIS) for the project is a decade old and gave short shrift to drinking water issues and overall environmental and watershed degradation. Conditions in our rivers have deteriorated since then due to unintended development impacts such as mud runoff and increased storm flows and flooding. Furthermore, the original EIS was legally deficient under the National Environmental Policy Act (NEPA), which calls for a complete study of a project’s direct, indirect, and cumulative impacts. The latter two categories of impacts are missing entirely from the original EIS, and ALDOT does not intend to allow public review of and comment on these impacts before submitting its study to FHWA for approval.

Worse still, even though ALDOT has not finalized the federally-required updated environmental review of these potential impacts, it is prematurely moving ahead with land acquisition and preliminary design of the most environmentally-sensitive sections of the interstate. The endangered species survey from the 1997 EIS is out-of-date. ALDOT’s piecemeal environmental review of the Highway 79-Highway 75 segment has ignored cumulative impacts of the entire Beltline and other projects in the area such as the completion of Corridor X. This segment has also never been studied for archeological artifacts. Further acquisitions in the Beltline segments proposed in the TIP will prematurely lock the project into a route alternative that will be particularly damaging for Birmingham’s drinking water supplies, especially construction in the upper Cahaba watershed.

Extension to I-20 and Further Impacts to Cahaba System and Drinking Water Supply

The route chosen by ALDOT and proposed to be fast-tracked in the TIP ends at I-59 well above I-20. To complete the loop as currently designed will require a further extension that would spread these impacts through the Little Cahaba watershed above Lake Purdy, one of our region’s significant dry weather back-up supplies for drinking water. In winter 2007, ALDOT suspended the initial environmental study of potential routes for the extension due to substantial public and political opposition. However, this extension is shown currently in the 2008 – 2011 State Transportation Improvement
Program (STIP) map of the Northern Beltline. We ask that the extension be removed from the STIP so that it will conform to the TIP map.

Unresolved Public Opposition in the Fast-Tracked Sections of the Beltline

The eastern section of the beltline through Clay and the Cahaba watershed is the only stretch with significant public opposition from the communities the interstate will impact. Clay and Trussville citizens in the group SOURCE have informed people in the area about the Beltline and have gathered numerous petition signatures urging ALDOT to move the route out of the upper Cahaba watershed. ALDOT held a design hearing for this stretch of the Beltline in October 2006 and received 405 written public comments after the hearing, 82% of which disapproved of the design and only 12% of which approved. ALDOT then discounted all comments received from people who were not able to actually attend the hearing, something they have never done before. Even so, the majority of comments were against this design. By proposing that this section of Beltline should be fast-tracked in the MPO TIP, ALDOT is ignoring substantial public concern. The MPO should not prioritize this segment of the Beltline until the controversy over location and design of the road has been resolved.

Design Features of the Beltline

Our organizations have met with representatives of ALDOT, the Federal Highway Administration, and their consultants on multiple occasions over the past two years to discuss low impact design solutions to reduce impacts to these rivers and our drinking water, which we have asked ALDOT to incorporate into the design of the Beltline. In spite of those discussions, ALDOT's proposed design of the first section that will impact the Cahaba River, which was revealed in October 2006, proposed to culvert the Cahaba River and 7 tributaries near the top of the watershed and would locate a major interchange at the point where these come together. Despite our cooperative efforts, ALDOT's design showed none of the low impact design innovations that are essential to reduce water quality impacts. For this reason our organizations had no choice but to collectively disapprove the proposed design of this section of the Beltline, and we hope that ALDOT will reconsider this destructive design alternative.

ALDOT is required by federal law under the storm water program of the Clean Water Act to improve its construction best management practices and to institute post-construction stormwater management techniques to better protect water quality, as are the local governments in Jefferson County. EPA and ADEM are currently discussing the upcoming storm water permit requirements that will apply to ALDOT and the local governments in the 5-year National Pollutant Discharge Elimination System (NPDES) permit revisions. It appears sure that the above will be instituted and that the permittees, including ALDOT, will also have legal responsibility to do their part towards implementing the Cahaba Total Maximum Daily Loads (TMDLs) for reduction of sediment and nutrients. The Beltline as currently designed will increase sediment and nutrient impacts to water quality, in opposition to stormwater permit and TMDL requirements.
It should be noted that proper implementation of adequate construction and post-construction controls could affect the precise location and the width of the construction zone, and thus the right-of-way, of the beltline. Right-of-way purchase should not proceed until ALDOT adequately addresses these design issues that are crucial to the future health of our water resources.

We do appreciate ALDOT’s willingness to propose bridging much of Self Creek of the Black Warrior River, due to requirements imposed by the U.S. Army Corps of Engineers. We hope that ALDOT will bridge all water bodies in the Beltline footprint. While bridging is an important step, that alone does not preserve water quality without other design features and management practices. In addition to bridging the creek, we recommend that ALDOT undertake greater control of construction mud runoff and long-term minimization and filtering of pavement runoff to conserve the rivers and properties downstream, as discussed more fully below.

ALDOT needs to reduce both the velocity and volume of construction and post-construction stormwater runoff to prevent increased sediment pollution and ongoing erosion of streams below the Beltline’s footprint. The typical runoff structure created by ALDOT is a concrete or rip-rap lined swale. These are not effective at reducing runoff velocities or volumes, or sediments, petroleum products, nutrients and other pollutants. Riprap and concrete are resource-intensive and unnatural when used to shore up disturbed land near streams. We have asked ALDOT to consider more natural means of soil stabilization and erosion control including use of grades with less intense angles and mulch, erosion control matting, use of non-toxic polymers where appropriate, fortified hydroseeding without chemical fertilizers, planting of native grasses and plants, etc. These and many new and progressive techniques are available and being used by transportation departments in other states, yet ALDOT has been unwilling to commit to any of them for the Beltline. For sediment control, we have recommended the use of vegetated swales, retention ponds, and constructed wetlands in addition to very basic BMPs used by ALDOT such as silt fences, hay bales, and riprap.

Another major issue during construction is land clearing. ALDOT clears massive areas of land at a time, exposing large amounts of earth to erosion. We have requested phasing during project construction, which will minimize the potential for offsite sedimentation.

Regarding post-construction, we have asked ALDOT to greatly reduce the erosion impacts that storm runoff from completed roads is having on local streams. We have asked ALDOT to use low impact development design to reduce the volume, velocity and pollutants caused by storm runoff and install stormwater treatment devices on their outfalls to treat pollutants coming from the road’s impervious surfaces.

We urge ALDOT to adopt the management practices outlined above for the Northern Beltline and other transportation projects. While agency representatives have heard these recommendations, we have not seen any commitment from ALDOT to adopt
even a portion of them. We ask that the MPO and citizens in Birmingham and statewide require these practices — many of which would require little if any additional cost or time — from ALDOT. Apart from ALDOT’s own efforts, the communities planning to grow around the Beltline also need to incorporate these same low impact design innovations and improved storm water control into their local planning, zoning and development review in order to maintain the river systems that we rely on for drinking water, recreation, and other uses.

II. Unanswered questions about whether the Northern Beltline is the most cost-effective use of limited regional funds for economic growth that will benefit the region as a whole

ALDOT’s stated reason for the Beltline is to spur economic growth in the western and northern Jefferson County cities it would pass through. However, there are important regional economic questions that should be considered and answered before this project goes forward:

- The cost estimate of the Northern Beltline is currently $2.45 billion. What will be the full cost of the highway, and sewer, water, other utilities, school, public safety and road expansions necessary to develop these areas? Will increased revenues from growth give an adequate return on the full range of actual costs for the region as a whole?

- Will those who pay many of these costs – the region’s residents – receive adequate economic benefit from those revenues? Or instead, will public subsidies for growth in the Beltline area drain more economic vitality and revenues from older communities, working against public and private investment in revitalization of established communities? Who pays and who benefits?

- Have environmental costs been factored in? Since Birmingham fails air quality standards, therefore limiting economic opportunities for the metropolitan area, how might adding more pollution from automobiles through the Northern Beltline limit economic opportunities for the region? What about increased costs to treat our drinking water and to offset reduced water supply due to development effects on water quality and quantity?

- Projects such as the Beltline often direct growth outward, not inward, and sometimes do not succeed in spurring growth at all (e.g. much of Interstate 16 in Georgia). Has the MPO fully analyzed the economic consequences of the Beltline, including the cities who will win and lose with regard to growth?

III. Funding for the Northern Beltline, compared to transit funding, shows misplaced priorities and will result in missed opportunities for our region

The TIP’s project list is improperly skewed towards road projects in general and the Northern Beltline in particular. Of the $1 billion in federal funds planned for all transportation projects in the region over the next four years, fully 34% - $344,720,000 - will be Northern Beltline spending, compared to only 8.4% for all transit spending. With
limited federal resources, why aren’t ALDOT and local public officials promoting the Beltline also fully engaged in supporting regional public transit investment that can meet growth and economic needs at a lower cost to our water resources and air quality, with potentially a more cost-effective economic growth return on regional investment? The MPO must undertake a more serious analysis of transit investments in order to satisfy SAFETEA-LU’s requirements.

Conclusion

In summary, our organizations are concerned that the segments of the Northern Beltline included in the TIP, as currently planned, and the development the interstate will generate, under current inadequate water quality protection standards, will substantially and unnecessarily degrade many sensitive areas of the Black Warrior and Cahaba watersheds, including important headwaters in both basins that ultimately supply drinking water to most of the residents of the Birmingham metro area. Coupled with the environmental impacts, we also are concerned about the project’s impact on the overall regional economy and the economic health of communities, not only those this road will serve, but also others it will bypass. Therefore, we ask that those Beltline segments proposed in the TIP should not be included as a priority for funding until these critical regional issues are addressed.

Thank you for consideration of these comments. Please let me know if you have any questions.

Sincerely yours,

Gilbert B. Rogers
Staff Attorney
EXHIBIT 3
If You Build It, Will They Come?

Reassessing the Economic Impacts of the Northern Beltline Project

June 2012

Produced by
Dr. Ken Chilton, CEO/President of the Ochs Center for Metropolitan Studies
Dr. Peter B. Meyer, President and Chief Economist of the E.P. Systems Group, Inc.
Reviewed by
Dr. David Hartgen, The Hartgen Group
About the Authors

Ken Chilton has an extensive background in applied community planning and community-based research, including redevelopment of blighted properties, community reinvestment in lower income neighborhoods and measuring the economic, social and community health impacts of brownfields redevelopments. He received his B.A. from Centre College, and his M.P.A. and Ph.D. from the University of Louisville. Prior to joining the Ochs Center, he was the Director of Research at the Kentucky Legislative Research Committee’s Office of Education Accountability.

Peter B. Meyer, who also contributed to the Northern Beltline report, was president and chief economist of The E.P. Systems Group, Inc., a private research firm engaged in economic development and environmental policy work here and abroad for over 30 years. A specialist in community and local economic development, Meyer is professor emeritus of Urban Policy and Economics and director emeritus of the Center for Environmental Policy and Management at the University of Louisville.

All photos by Hunter Nichols
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Executive Summary

The Northern Beltline—a proposed 52-mile, $4.7 billion highway around northern Jefferson County, Alabama—has been a controversial transportation project in the Birmingham community for many years. Proponents of the Beltline claim it will reap enormous economic benefits, yet the only evaluation of the Northern Beltline’s economic impacts is a 2010 study by the University of Alabama’s Center for Business and Economic Research (CBER). The Ochs Center for Metropolitan Studies has critically reviewed the 2010 CBER study and relevant data regarding the Northern Beltline, the Birmingham metropolitan area, and cities throughout the Southeast. It has found significant flaws in CBER’s analysis and provides clear evidence that, contrary to the claims of supporters of the Northern Beltline, this project would be a poor investment of limited taxpayer dollars given its enormous cost and over-inflated economic benefits. It further concludes that the region could be better served exploring alternative transportation investments that produce better economic results at lower cost and in a shorter timeframe.

The Ochs Center’s specific conclusions regarding the Northern Beltline are as follows:

1. The 2010 CBER study is not a true cost-benefit analysis of the Northern Beltline’s impacts. It only looked at the benefits side of the equation while overlooking the project’s significant costs. The analysis also did not examine alternative transportation investments that could produce higher benefits at lower cost.

The CBER study can best be characterized as a “benefits” analysis. The study did not assess the economic costs of the Northern Beltline. As described in this report, these costs are substantial.

The CBER study also did not examine the costs and benefits of spending taxpayer money on other transportation investments in the Birmingham metropolitan area or elsewhere in Alabama instead of the Northern Beltline. Therefore, the CBER study does not provide the basis for making an informed decision about whether the Northern Beltline represents the best investment of limited dollars.

In short, the CBER study looked at the Northern Beltline in a vacuum, answering only the question of whether there will be economic benefits to spending $4.7 billion on this particular project versus doing nothing at all. Predictably, the CBER study concluded that there will be benefits, but there is no way to know based on the CBER study whether this project is a sound investment.

2. The Northern Beltline’s job-creation potential during construction has been exaggerated.

The reliability of the CBER’s conclusions about the Northern Beltline’s overall economic impact hinges on an accurate estimate of the project’s job-creation potential, both during construction and after construction has been completed. The Ochs Center has determined that the CBER study’s estimates are inaccurate. The CBER’s numbers confuse permanent jobs with jobs available in any one year and rely on outdated Federal Highway Administration data. The actual number of construction-related jobs arising from the Northern Beltline project in any one year is much lower than has been claimed.

Specifically, the CBER study claims that the Northern Beltline, if built over the course of 17 years, would produce “69,535 direct and indirect jobs” during the construction phase. This is false; the
projection of 69,535 jobs is actually only referring to the "job-years" of work that the CBERR study predicts the Northern Beltline will produce. One "job-year" is one job held by one person for one year. Using a 17-year construction schedule, the CBERR study contends that constructing the Northern Beltline would only produce 4,014 actual jobs in any one year.

Even this number is too high because the CBERR study relies on outdated Federal Highway Administration (FHWA) data. Prior to 2007, the FHWA projected that, on average nationwide, $1 billion of federal highway construction aid would generate 27,800 job-years. However, due to the rising cost of construction materials, in 2010 the FHWA recalculated the impact of federal highway spending and decreased the number of jobs that could be created per $1 billion from 27,800 to 13,000 job-years—a reduction of over 50 percent. Using the current and more accurate FHWA data, the true job-creation potential of building the Northern Beltline is 48,880 job-years over a 17-year construction period, or a maximum of 2,805 construction jobs in any one year.

Notably, not all of these construction jobs would be guaranteed to go to Alabama firms or workers. The most recent Corridor X construction contract went to an Atlanta firm.

3. The Northern Beltline's ability to create permanent jobs has been overstated.

The CBERR's 2010 study projected that the Northern Beltline, when and if it is completed, will produce 20,641 permanent jobs. As a threshold matter, econometric models such as the one used by the CBERR for this estimate are notoriously unreliable for forecasting what may happen decades in the future. Using CBERR's own numbers, every man, woman and child who would come to Alabama as a result of the Northern Beltline would have to create 8 new jobs.

Furthermore, the CBERR study failed to address the "present value" of the results it projected. Standard economic analytical procedure for predicting outcomes over multiple years is to measure them in terms of current dollars in the decision year, a process known as "discounting." Discounting is especially important here because the permanent jobs projected by the CBERR will only materialize if and when the Northern Beltline is completed, which according to the CBERR study would be 17 to 30 years in the future. While the Ochs Center accepted the CBERR's time estimate for the Northern Beltline's construction, the Alabama Department of Transportation (ALDOT) has since estimated that more than 35 years would be needed to build the road.

The CBERR study also assumes that the construction activity would not negatively affect any of the 7,500 existing firms located in the Northern Beltline corridor or their 45,000 employees. If any firms were disrupted, displaced or acquired for construction purposes, those job losses must be subtracted from the total number of jobs projected to be created by this project.

Moreover, beltline projects such as this often simply shift jobs around within a region. For example, employers currently located in the City of Birmingham who choose to relocate along the Northern Beltline are not creating "new" jobs for the metropolitan area. In fact, they would be taking jobs away from established neighborhoods and commercial districts. This important factor was not addressed by the CBERR study.

4. The cost of building the Northern Beltline per job generated renders the project an inefficient economic development tool.

The CBERR's study failed to address the "present value" of any jobs that the Northern Beltline would create. Discounting, as described above, is also important here because the permanent jobs projected by the CBERR will only materialize if and when the Northern Beltline is completed. Therefore, using the Appalachian Regional Commission's discount rate of 5 percent, the Ochs Center calculated the cost per 2012-equivalent job of the Northern Beltline.

- If the Northern Beltline were built in 17 years, incorporating the CBERR study's job-creation projections, the discounted cost to American taxpayers per job would be $281,824.
- If the Northern Beltline were built in 17 years,
factoring in the more up-to-date FHWA job-creation projections, the discounted cost per job would be $302,326.

- Recognizing that fiscal constraints would likely slow the construction schedule to 30 years or more, and using the FHWA's job projection data, the discounted cost per job would be $456,016.

- At the state level, the cost per job of building the Northern Beltline would be between 20 percent and 32.32 percent of that total national cost, depending on Alabama's ability to recapture or reallocate certain federal dollars committed to the state if the Northern Beltline were not built. That means a cost per job to Alabamians of between $91,203 and $147,384. Notably, most of these jobs pay less than $35,000 per year.

5. The Northern Beltline will require significant investments in sewers, connecting roads, schools, and other services in order to realize economic development, further increasing its overall costs.

As was stated initially, the CBER's 2010 study does not analyze the costs of the Northern Beltline, particularly those costs that will be necessary to generate any economic development once construction is complete. Primary among these costs are sewer and secondary road investments. The Northern Beltline would run through many areas not currently served by sewer facilities, and local officials have already noted the difficulty in locating and constructing sewer lines in much of this area because of topographical challenges. These costs are vital to assessing the true economic development potential of this project.

The investment that will be needed for sewer expansion (which includes new pipes, pumps, and new or upgraded treatment facilities) is particularly significant, given Jefferson County's recent bankruptcy, which was caused in part by past investments in speculative sewer infrastructure. The costs of providing sewer to the Northern Beltline corridor must be fully assessed and weighed against any potential benefits from the project. In addition, investment in school quality, crime prevention, and other services that are vital to attract residents and businesses must also be accounted for in a proper cost/benefit analysis. County residents, local governments, sewer ratepayers, and Alabama taxpayers could all be required to contribute to these investments. Pouring limited resources into realizing any economic development potential from the Northern Beltline will also mean less money available to make other necessary local investments to maintain or expand infrastructure, upgrade schools, prevent crime, and improve quality of life.

6. Building the Northern Beltline means less money available for other needed transportation projects in Birmingham and throughout Alabama.

The Regional Planning Commission of Greater Birmingham has ranked the Northern Beltline behind 35 other transportation projects according to regional transportation importance, putting it roughly in the middle of all planned projects in terms of priority. Fifty percent of that ranking is determined by a project's potential to reduce traffic congestion. The economic development value of completing those other 35 transportation projects was not calculated by the CBER. This is value that will be delayed or lost altogether because of the state's price tag associated with the Northern Beltline. Other alternatives should be vetted, such as the extension of Corridor X (I-22) into downtown Birmingham to connect with I-20/59.

The Birmingham region, and the state of Alabama as a whole, both face increasing road and bridge maintenance needs and costs. Each of the nearly $1 billion in state dollars spent on the Northern Beltline is one less dollar available to repair a road or bridge elsewhere in the state. Yet state gas taxes are fixed and are not indexed to reflect inflation. Automobiles are becoming more fuel-efficient, effectively reducing gas tax revenue for all states. Adding additional infrastructure burdens on a system that is already fiscally constrained will affect all taxpayers in Alabama. Because of the ongoing uncertainty associated with both federal and state funding, there is a good
chance that the Northern Beltline could wind up as a costly unfinished road to nowhere.

7. Beltlines do not automatically produce economic development. Conversely, numerous cities have experienced significant economic development without building beltlines.

This report compares Birmingham’s Northern Beltline proposal with projects in other cities around the region. Many thriving southeastern metropolitan areas have no bypasses or outer beltlines. In fact, there is no consistent relationship between the presence or absence of a beltline and the unemployment rate in a particular metropolitan area.

Beltlines are not automatic job generators. Within the Birmingham area, for example, Bessemer—which is located near I-459 and I-20/59 and thus highly accessible—has not experienced appreciable population or business growth in the last decade. Moreover, neither the CBERT analysis nor the 2012 ALDOT Reevaluation of the Northern Beltline measures the impact that other factors—school quality, demographic trends, business trends, crime rates, and the availability of developable land, for example—will have on the economic development potential of the highway.

Conclusions
The Ochs Center for Metropolitan Studies concludes that the proposed Northern Beltline will not produce the economic benefits that have been claimed by its proponents. The limited, speculative, and far-off benefits of this project do not justify its $90 million-per-mile price tag, which does not account for the other substantial costs that are necessary for development, such as sewer. Any hoped-for development from this project will not happen without making substantial other investments, which will entail redirecting even more limited taxpayer dollars. In short, the Northern Beltline is an inefficient engine to drive the economic development of the Birmingham metropolitan area. Alternative investments in transportation infrastructure should be evaluated and pursued that could generate more economic development faster and at lesser costs.
Introduction

This report assesses the economic costs and benefits of the proposed Northern Beltline (NB) in Jefferson County, AL. The NB is a proposed 52-mile highway that was originally envisioned to be 4 lanes; however, the project has grown to 6 lanes in size, and the most recent study by the Alabama Department of Transportation (ALDOT) states that the project will be designed to ultimately accommodate 8 lanes. The current estimated cost of this project is $4.7 billion, which equates to $90 million per mile.

This report is intended to provide a more comprehensive picture of the project than that contained in the 2010 report “Socioeconomic Indirect and Cumulative Impact Components for the Northern Beltline” prepared by the Center for Business and Economic Research (CBER) at the University of Alabama. The CBER report was relied on exclusively to predict the project’s economic benefits in the March 2012 Re-evaluation document published by ALDOT and the Federal Highway Administration (FHWA).

The CBER report is not a cost-benefit analysis. It predicts only beneficial impacts under ideal conditions without using standard cost-benefit analysis procedures or incorporating any standard transportation planning metrics. As such, the CBER report is best understood as a benefits analysis. The central weakness of the CBER analysis is that it narrowly focuses only on speculative job and income benefits while ignoring very real economic, social, and opportunity costs.

The CBER report includes numerous caveats about the limitations of econometric modeling and makes suggestions for more robust analysis. Yet the caveats have been ignored by project proponents, and simplifying assumptions have been made that create a perception of exceptional economic outcomes. This is a critical flaw of the report: a $4.7 billion investment should merit a sophisticated, more robust method of forecasting. Economic modeling over a 40-year time horizon is an inherently inexact science. Given this fact, efforts must be made on the front end to build the most accurate model possible.

The Ochs Center for Metropolitan Studies has reviewed the CBER report and other project documentation, and concludes that many of the claims made in the CBER report are unfounded and misleading. Consequently, many of the arguments made by NB supporters in the print and electronic media are not factual and misstate the CBER report’s conclusions.

This report starts with an evaluation of the economic impacts of the NB project. The number of construction jobs supposedly generated by the NB is analyzed using up to date FHWA data to predict employment impacts. Following that, several potential labor market impacts ignored by the CBER report are presented. After that, the number of post-construction jobs predicted in the CBER report is critiqued, and methodological weaknesses underlying the highly optimistic job numbers are presented.

The CBER report focuses exclusively on the economic benefits of the NB while ignoring the true cost to federal taxpayers, the state of Alabama, and residents of the Birmingham region. The CBER’s forecast—while acknowledging the essential importance of providing ancillary services to realize and maximize economic impacts—does not quantify any of the real costs that Jefferson County residents will have to bear to finance sewer, stormwater, police, fire and other emergency services that will be needed to promote the type of growth envisioned by NB proponents. This report includes an entire section on the hidden costs of the NB.

The second half of this report focuses on other factors that make the NB a weak driver of economic growth. Data on population trends, road capacity, business trends along the NB corridor, school quality, case studies from other metropolitan areas, and environmental
justice are presented that highlight the flawed assumptions of NB project advocates.

This analysis concludes that the NB project will likely not generate the economic or transportation benefits that have been claimed by project supporters. The data used to calculate job projections were flawed, and the models used to predict future growth lack the sophistication needed to control for socioeconomic trends that limit growth potential along the NB corridor. The Birmingham Metropolitan Planning Organization projects that Jefferson County’s population will grow by 1.5 percent by 2035. Construction of the NB will not substantially alter this growth rate.

Throughout this report, it is crucial to remember that all of the economic impacts cited in the CBER report hinge upon an accurate jobs forecast. If the number of jobs is inaccurate, then all of the other assumed economic impacts are also inaccurate.
Economic Impacts
The NB’s Job-Generating Potential Has Been Overstated

Introduction
One of the key measures of the value of an economic development project is the number of jobs generated. Projects with a high cost per job may not be cost-effective when compared to alternative economic development strategies. It is thus appropriate to examine the NB for its effectiveness in generating jobs given the dollars it will cost the citizens and taxpayers of the United States, Alabama, the Birmingham metropolitan area and Jefferson County.

A job is not as straightforward a measure as it might seem. Most of the jobs created by highway construction are short-term. As such, they are more accurately labeled “person-years of work.” One “person-year of work” is one job that will be held for one year by one person. Therefore the 69,535 person-years of work the CBER forecasts will result from the NB would produce 4,014 construction and spin off jobs from construction each year over a 17-year construction period and 2,274 one-year jobs each year if construction took 30 years. Overall, the CBER predicts that 20,641 permanent new jobs will be created in the NB corridor if and when construction is complete, 17 to 30 years or more from now.

Any new economic activity produces “direct” jobs and “spin-off” jobs. That is, the spending on materials, equipment, payroll and profits of a new activity produces incomes that then generate more local spending. This multiplier effect produces more income that leads to yet more spin-off employment. The CBER report assumes that all direct and spin-off jobs will be in Alabama. However, if employment on a construction project goes to workers from outside the local area, the spin-off jobs from that payroll are less likely to generate more jobs and income in Alabama.

Not all jobs are created at the same point in time, so the benefit they provide needs to be discounted to derive their “present value” today. The benefit of new jobs goes beyond the payroll and other income they generate and includes qualitative benefits of work, such as contributions to family and community stability. All of these benefits, not just those in dollar terms, need to be discounted. The CBER report did not account for the fact that a job today is worth more than a job 17 or 30 years from now.

The standard measure of a job in economic development calculations is that of a “net new job” for a geographic area. An increase in jobs along the NB corridor resulting from an employer relocating from Montgomery or Mobile may be a net new job for the Birmingham metropolitan area or Jefferson County, but zero net new jobs would be generated in Alabama as a state. Similarly, if the NB corridor gains jobs (or employers) at the expense of other locations within Jefferson County, those jobs are not net new jobs for the county or the region. The CBER analysis of the jobs that may be generated by the NB does not adequately address these issues.

Next, the number of jobs created during the NB’s construction period is examined followed by post-construction economic impacts.

Construction Period Jobs
The CBER analysis reports that the NB construction project will produce a total of 69,535 jobs for Alabama, which includes 65,277 jobs for the Birmingham metro area and 39,196 jobs within Jefferson County. The actual CBER estimates—found in Tables 8 through 10 of its report—predict that construction of the NB in 17 years will produce 4,014 jobs for each of the 17 years for Alabamians directly in construction and in spin-off activities. The 69,535 figure cited by the CBER is therefore not a count of permanent jobs, but rather the total number of one-year jobs that could be created over the course of the construction period.

The projected 4,014 jobs for Alabama over a 17-year
construction period is further based on the optimistic assumption that all construction jobs will go to people living in the immediate area of the construction—the common assumption underlying the use of the RIMS-II input-output matrix used by the CBER to calculate construction impacts.\(^6\)

**Cost Inflation and the Impact on Predicted Employment**

The optimistic job numbers predicted by the CBER relied on obsolete data from 2002. The CBER predicted total jobs based upon the outdated NB project budget of $3.044 billion, 80% to be federal monies. Prior to 2007, the FHWA projected that 27,800 year-long jobs would be generated for each $1 billion of federal aid highway capital spent on construction.\(^7\) By those calculations, the federal eighty percent of a $3.044 billion NB investment, or $2.435 billion, would produce 67,699 direct construction job-years of employment and associated spinoff jobs across the nation. The CBER projected that 69,535 job-years would be generated in Alabama alone, roughly equivalent to the national average given the assumptions used.\(^4\)

However, the CBER job projections and the earlier FHWA estimates were based on 2002 data that became obsolete due to exceptional materials and equipment cost inflation in road construction in the years after 2002. By 2007, there was already evidence of a strong downward trend in the number of jobs expected to be associated with federal highway spending. In fact, in 2008 the Appalachian Regional Commission (ARC) commissioned a study of the economic impact of completing the Appalachian Development Highway System (ADHS)—of which the NB is a part—that documented the increase in non-labor costs.\(^5\)

Therefore, the FHWA recalculated the impact of federal highway spending on jobs and decreased the number of jobs created per $1 billion in federal spending from 27,800 person-years of work to 13,000 person-years of work on average—a reduction of more than 50 percent.\(^6\) This downward revision was based on the findings of a 2007 study conducted by the US Department of Transportation’s Office of Inspector General (DOT OIG) which found that “escalation in the costs of commodities used in highway projects, such as steel and asphalt” caused the reduction in jobs generated per $1 billion.\(^7\) In other words, non-labor materials cost inflation that the CBER ignored has undermined the projected short-term job generating potential of the NB project.

At 13,000 jobs generated per $1 billion in FHWA spending on roads, even the expanded NB budget, with a $4.7 billion current estimated total cost, could not generate the 69,535 person-years of work during construction initially predicted based on the $3.044 billion NB budget. Only 48,880 one-year construction and spinoff jobs (approximately 2,805 jobs per year) could be generated by the NB according to the most up to date analysis by the U.S. Department of Transportation. This assumes the optimistic 17-year build scenario, no further materials cost increases, and all new jobs accruing exclusively to Alabama residents.
Table 1

The Impact of Highway Materials and Equipment Cost Increases on Construction Job Creation

<table>
<thead>
<tr>
<th></th>
<th>CBER Estimates</th>
<th>FHWA Estimates</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Alabama</td>
<td>Metro</td>
</tr>
<tr>
<td>Total person-years of work</td>
<td>60,535</td>
<td>65,277</td>
</tr>
<tr>
<td>Annually over 17 years</td>
<td>4,014</td>
<td>3,768</td>
</tr>
<tr>
<td>Annually over 21 years</td>
<td>3,355</td>
<td>3,150</td>
</tr>
<tr>
<td>Annually over 30 years</td>
<td>2,274</td>
<td>2,135</td>
</tr>
</tbody>
</table>

Sources: Cols 2-4 = CBER Analysis, Tables 6, 9, 10. Column 5 Total from FHWA projections; all others in columns 5-7 are from columns 2-4, assuming same proportions of Alabama total figure.

There is already strong evidence that all jobs will not go to Alabama firms and workers. For example, the final link of the nearby Corridor X project had 3 bidders, two from out of state, and an Atlanta-based firm was ultimately awarded that contract. This means that some of the assumed jobs, spinoff jobs, and economic multipliers will likely "leak" to other locales outside of Alabama, the Birmingham region, and Jefferson County. To the extent that non-Alabama firms and construction workers are granted any of the construction contracts, both the direct job and spin-off jobs predicted by the CBER will be lower than predicted. Thus the 2,805 total construction jobs statewide, including 2,214 in the Birmingham metro area and 2,262 in Jefferson County, generated using FHWA's new estimates, are still the upper bound of the possible annual employment effect of the construction of the NB project for Alabama.

The data in Table 1 illustrate how the CBER estimates are adjusted downward using the most recent FHWA figures.

Other Construction Period Labor Market Impacts Ignored in the CBER Analysis

For the stability of the construction industry in the Birmingham region, it is probably a good thing that the NB will generate a lower level of construction labor demand than originally projected in the CBER report. If a major new project generates new demands for labor and the specific workers needed are not currently unemployed, the new project could increase labor costs for all other projects using the same types of workers. As of early 2012, there were only roughly 4,000 workers in the metropolitan area employed in heavy and civil engineering construction, the type of work required for road-building. (See Appendix A for derivation of this estimate.) If the CBER employment forecast held up and the NB construction project launched on a 17-year construction schedule, there would be an immediate demand for 1,992 additional workers for road construction. That would equate to a 50 percent increase in the metropolitan area's overall demand for heavy and civil engineering construction workers for all projects.

Such a localized expansion in demand could have a number of short-term effects on the local labor market:

1) Workers currently engaged in other civil engineering work might change jobs if they could get better wages in order to join a project expected to provide secure employment for 17 or more years;

2) Unskilled workers with no experience in the specialty subsector might be hired for the NB—or for other similar work competing for the same workers—raising project costs due to the need to train the new workers, their lower productivity or both;

3) Experienced workers from outside the metro area might migrate to the area to take the new jobs available, and if they did not become permanent residents, their spending would not produce as many local spinoff jobs as would be expected with resident workers;

4) Non-local contractors with available labor could win more contracts, further reducing the localized direct and spinoff employment, incomes and tax revenues that the construction project would generate.
Any analysis of the job-creation potential of new construction should consider the effects of a large public works project on the regional job market. This calculation of employment offsets was not conducted by the CBER.

The CBER’s report also did not consider the effects of business disruptions in the NB corridor. According to their data, 20% of all businesses in Jefferson County (over 7,500 firms, accounting for over 45,000 jobs) are currently located along the NB corridor (p. 12). It is likely that some of them will suffer business disruptions as the result of the construction activity (assuming their sites are not taken for the road itself). If, on average, businesses near the road reduced employment by 1% over the lifetime of the disruption caused by the construction, there would be 450 jobs lost. Those possible 450 jobs are direct job losses and thus should be subtracted from the construction jobs expected before the number of spinoff jobs, total earnings, taxes and the like are derived in the impact model.

In summary, the real job gains to Alabama from the construction of the Northern Beltline are not the almost 70,000 jobs often cited. Between the job losses likely to be generated and the lower number of person-years of work likely to be generated by higher construction costs, the jobs available in any one year during a 17 year construction period, including all spinoff jobs, are not likely to exceed 2,000 in Jefferson County. And as stated above, these jobs will not necessarily go to Alabamians or to those in the Birmingham metro area.

Post-Construction Jobs

The much larger projected impact on employment, and the long-term economic measure for a project like this, comes from the permanent jobs generated once the road is built. The CBER estimates 20,641 permanent jobs in Alabama resulting from the NB, of which 19,377 would be located within the metropolitan area, including 11,635 in Jefferson County (Table 12, p. 22).

The CBER study predicts that 6,527 more people and 372 more businesses will locate in the NB corridor by 2040 if the project is built. However, many of these local benefits will likely result from firms and residents moving around within Alabama, the Birmingham metropolitan area or the county. This reshuffling of people and jobs should not be construed as net “new” jobs or residents.

Historically, the City of Birmingham has hollowed out as people with the means to do so have relocated away to the suburbs and exurbs. The construction of the beltline could have additional consequences for the economic health of Birmingham. Past Chair of the Birmingham Chamber of Commerce, David Sher, laments that the continued demise of Birmingham and the urban core “is devastating to our region.”

One rationale for building the NB is to replicate the growth experienced to the south of the city associated with building of I-459—which would catalyze residential relocation away from the city core to the northern suburbs. Given meager long-range population growth projections for Jefferson County as a whole (1.5% growth between now and 2035), many of the purported “new” jobs in the area are not likely to be net new jobs to the county, metro area or state. As Blount County Chamber of Commerce official James Carr pointed out, “If you have improvements in infrastructure (i.e. the Northern Beltline)—will see more people moving out of Birmingham and Jefferson County because they are able to commute to jobs.”
A second important point to make about the projected post-construction economic impacts of the NB is that the CBER analysis assumes that the beltline will be completed. In an era of federal fiscal instability—and when the federal Highway Trust Fund is approaching insolvency—that assumption is questionable at best.

A third point is that post-construction job benefits, if they materialize, will only occur in the distant future. The most optimistic scenario considered in the CBER report assumes 17 years of full-time construction after an initial start-up year. Their other projections assume 21 years (what they call the current legislatively sanctioned schedule) and 30 years. Recent news coverage suggests completion in 2048, which is more than 35 years in the future. Therefore, to the extent that the major benefits of the NB only come when it is completed, all the claims of the road's potential contributions to economic development refer to benefits that may help the next generation, but have little impact on economic conditions and citizen well-being today in Alabama, Jefferson County or the Birmingham region.

Fourth, the jobs that are predicted to be generated are all contingent on factors that may be beyond local control or capacity. The price of gas is currently generating new demands for living closer to employment hubs, and if the upward trend of gas prices continues, longer-distance commuters could be negatively affected.

Fifth, interstate highways create area development to the extent that they are accessible and the land near them has the infrastructure to support growth. Jefferson County, in its current financial condition, is ill-equipped to assure that the investment needed to maximize the economic development potential of the NB corridor will be made.

In fact, when surveyed about the impact of the NB, Jefferson County planners explained that, “Topography is extreme in the study corridor. Not much flat land. The Jefferson County sewer situation will limit growth severely. It could be constrained by 30 years or more because the system is financially strapped. Sewer rates could go so high that they chase development out of the county. Roadway system would also limit development because of the topography and the cost required to add new or expanded roads.”

Finally, it should be noted that there are no economic models of any sort that offer consistent reliability or accuracy in forecasting specific events 17 years into the future—let alone 21, 30 or 35 years in the future. If socio-demographic factors (as described in later sections) are not factored into the model, the model can be unreliable. It is a well-known fact that it is risky to use the past to predict the future—but data from the past are the only inputs available to economic modelers. Therefore all the estimates of project impacts are little more than approximations, not assurances.

Keeping these points in mind, the post-construction economic impacts predicted by the CBER will be addressed.

The CBER analysis examines the impact of the NB compared to a no-build scenario and claims the following on p. 21 (emphases added):

“Construction of the highway should spur a 3.4 percent increase over baseline population, amounting to 6,527 more people. Building the NB will also raise the number of businesses by 4.0 percent over baseline, or 372 additional businesses. ...
The above-mentioned population and business growth that the NB provides will yield post-build annual impacts on Alabama of $2.12 billion in output, $1.10 billion in value added, $664.5 million in earnings, 20,641 jobs, $21.8 million in state income taxes, $10.7 million in state sales taxes, $1.1 million in state property taxes, $1.34 million in local sales taxes, and $6.8 million in local property taxes (Table 12). ..."

Even assuming that all the new people and businesses in the NB corridor will move in from outside Alabama—as opposed to merely relocating within the area, which is more likely—the impact that CBER claims these new people and businesses will have is hard to believe. The predicted 372 new businesses are projected to generate $2.12 billion in new output. That means that each new firm would, on average, have to create over $5.5 million in new output, either on its own, or through its links to other firms in the state. New firms rarely start off generating such high levels of output and research suggests that startup firms are creating fewer jobs today than they did in the past.19

Table 2 shows the percentage contribution to different economic measures that are claimed in the report. The top two rows are the CBER’s projected impacts of the NB post-construction; the next three lines are the baseline projections for the year 2040, used in their analysis to assess the project’s impact. The remaining rows calculate percentage changes in the 2040 conditions projected to result from the NB.

Looking at the bottom of the Alabama column, a 0.1 percent increase in state population forecast by the construction of the NB is predicted to raise state output by five times that number. This means that, on average, each new resident will have to be five times as productive as the average current Alabamian. Similarly, for employment to go up at eight times the rate of population increase, every man, woman and child coming into the state would have to somehow create eight jobs by their very presence. The CBER report does not reveal how these numbers were derived.

The economic impact of the projected population growth in the Birmingham region is also remarkable according to the CBER’s analysis. The 0.5 percent increase in population in the second column of Table 2 is projected to raise area output by four times that percentage and generate more than six jobs for each new resident.

Within Jefferson County, the only area for which numbers of businesses were predicted by the CBER, a one percent increase in the number of firms is projected to generate increases of more than double that figure in both output and employment.20 This is, in effect, a forecast that the firms moving into the NB corridor after the road is completed will, on average, be more than double the size of the firms that exist in the rest of

<table>
<thead>
<tr>
<th>CBER Economic Impact of the NB</th>
<th>Alabama</th>
<th>Metro Birmingham</th>
<th>Jefferson County</th>
</tr>
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<tbody>
<tr>
<td>Output (Millions)</td>
<td>$2,117.70</td>
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<tr>
<td>Employment (Jobs)</td>
<td>20,641</td>
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<td>CBER Baseline Data for 2040</td>
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<tr>
<td>Real Output ($ M; 2000)</td>
<td>$385,943</td>
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<tr>
<td>Total Employment (1000s)</td>
<td>2,707</td>
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<tr>
<td>Population</td>
<td>5,802,588</td>
<td>1,429,769</td>
<td>704,323</td>
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<tr>
<td>Contribution of the Corridor</td>
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<tr>
<td>Real Output ($ M; 2000)*</td>
<td>0.5%</td>
<td>2.1%</td>
<td>2.1%</td>
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<tr>
<td>Total Employment (1000s)</td>
<td>0.8%</td>
<td>3.2%</td>
<td>2.2%</td>
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<tr>
<td>Total Population (6,527 new in NB corridor)</td>
<td>0.1%</td>
<td>0.5%</td>
<td>0.9%</td>
</tr>
<tr>
<td>Total Businesses (372 new in NB corridor)</td>
<td>-</td>
<td>-</td>
<td>1.0%</td>
</tr>
</tbody>
</table>

Sources: Rows 1, 2 – CBER, Table 12, p.22; Rows 3, 4 – CBER, Table 8, p.18; Row 5 – CBER, Table 5, p.14; Contribution rows – Ochs Center Calculations.

* $M: 2000 refers to increases in 2000 real dollars as used in the CBER report.
Jefferson County today. The basis for such an expectation is not offered—and the very topography of much of the corridor itself suggests limits on the size of the facilities (and thus the employee size) of new firms. The CBER provides no explanations for the forecasts in Table 2. The analysis relied on the Alabama Econometric Model for much of its long-term projections. Such models are typically used to project tax revenues and other expected economic conditions in the relatively near term—generally up to five years into the future and occasionally ten years. Consequently, they are notoriously unreliable as sources of long-term forecasts. The economic activity outcomes projected can be wrong due to nothing more than the tool used by the CBER, because of unreliability for such extremely long-term forecasting.21

Given the known weakness of econometric models as predictive tools, users of the models should engage in reality checks. This is done to assure that the modifications imposed on the status quo model to generate the alternative forecast (one that includes the new investment in the economy) produce a plausible outcome, however realistic the modifications to the model appeared to be. It is also common practice to discuss the characteristics of the changes made to the equations and parameters of the base model.22

The CBER's findings on tax revenues and other benefits supposedly generated by the NB are also highly questionable since they are driven by the job-creation projections. The sales tax revenue forecasts are especially questionable because there is no discussion at all of the types of consumption and investment presumed to generate the taxes projected. Given the inflated effects of minor changes in people and businesses summarized in Table 2, the projected ancillary and fiscal benefits must also be considered to have been overstated.

ALDOT's Post-Construction Predictions—Conflicting Data but Similar Long-term Conclusions in the CBER and ALDOT Studies

Some of the data and modeling used in the CBER report and the 2012 ALDOT Final Environmental Impact Statement Reevaluation (Reevaluation) are difficult to reconcile. Appendix I of the 2012 ALDOT reevaluation employs a gravity model to predict future residential and employment demand in transportation analysis zones (TAZs) near the NB. The Reevaluation states that any model that does not include critical variables associated with business and residential development decisions is flawed. Yet the gravity model used in the Reevaluation itself does not include those critical variables such as crime, school quality, and the availability of developable land.

Regardless, ALDOT notably predicts that the magnitude of the long-term residential and employment impacts of the $4.7 billion investment will be small. Table 3 shows model projections under a 2030 no-build versus a 2030 build scenario. According to the Reevaluation, population in the TAZs will increase by only 2,208 and employment will increase by only 2,842 jobs as a result of the NB.

Table 3
Long-Term Permanent Population and Employment Impacts Identified in Revised March 2012 Reevaluation

<table>
<thead>
<tr>
<th>TAZ</th>
<th>2009</th>
<th>2030 No Build</th>
<th>2030 Build</th>
<th>Percent Change</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>2030 Build</td>
<td>2030 No Build</td>
<td>Change</td>
</tr>
<tr>
<td>Total</td>
<td>120,204</td>
<td>144,376</td>
<td>146,583</td>
<td>2,208</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Year</th>
<th>2009</th>
<th>2030 No Build</th>
<th>2030 Build</th>
<th>Percent Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employment</td>
<td></td>
<td>2030 No Build</td>
<td>2030 Build</td>
<td>Change</td>
</tr>
<tr>
<td>2009</td>
<td>23,642</td>
<td>37,275</td>
<td>40,116</td>
<td>2,842</td>
</tr>
</tbody>
</table>

Source: ALDOT Reevaluation
The True Costs of the Northern Beltline

In any project appraisal, it is appropriate to ask if the benefits gained are worth the costs. It is logical and conservative to ask if the NB really warrants the massive outlay of tax dollars that it will require. In order to answer this question, two distinct issues must be addressed. First, is the return on the NB investment sufficiently great to warrant the taxes involved in financing it? Second, are those returns greater than the returns that might be generated if the same amount of money were to be spent on alternative public investments?

Both of these questions need to be addressed from the perspectives of the different political jurisdictions in which public investment decisions are made. To the nation as a whole, the NB has an estimated $3.7 billion cost (80 percent of $4.7 billion). To state and local leaders, Alabama's direct cost is 20 percent of $4.7 billion, or about $980 million. So the same project needs to be measured against a different cost figure for decision-making by the nation and the state. Whether the NB is a good investment when the nation is deeply in debt is a question to ask at the national level. The perspective of Alabama and Birmingham may be different from the national perspective (this is, of course, why Alaskans supported the "bridge to nowhere" in 2008 while it was challenged in Washington as a waste of money).

How Much Will the Northern Beltline Really Cost Alabamians?

Some proponents of the NB claim that the federal funds needed to build the beltline are "free money." It therefore initially appears that the cost of the NB to Alabama is only 20% of the total project cost. The rest is federal grant money to the state. Using only the needed local match percentage as a measure of the cost to Alabamians of the project assumes that all of the federal 80% is "free" to Alabama—that is, monies from the federal budget that would not come to the state for any other purpose if the NB were not built. However, there is no such thing as a "free lunch" in economics.

Putting aside the federal money, each of the nearly $1 billion in Alabama state dollars dedicated to the NB project in order to get the federal match is one less dollar in state tax revenues that could be allocated to necessary road and bridge maintenance, and other transportation investments. These alternative investments could make the metro area more attractive to new businesses and residents than building the NB.

In addition, some of the funds that would need to be committed to the NB will have to be diverted from other possible federal funding for Alabama, the Birmingham metropolitan area or Jefferson County. The federal dollars currently slated for the NB result from effective use of political power by Alabama's members of Congress. They are not "free" to Alabama in the sense that the same political power could bring in funds for other purposes.

The federal funding for the NB comes from a number of different sources. The Regional Planning Commission of Greater Birmingham (RPCGB) has issued the FY2012-2015 Transportation Improvement Program (TIP) for the metro area.23 The TIP distinguishes two major distinct federal programs contributing to the NB if it goes forward: 1) funds from the Highway Trust Fund administered by the Federal Highway Administration (FHWA) and 2) Appalachian Development Highway System (ADHS) monies allocated by the Appalachian Regional Commission (ARC). The FHWA funds (High Priority and Congressional Earmarked funds) may be used for mass transit, road maintenance and for other needs clearly evident in the Birmingham area. The ADHS money, on the other hand, can be used for only the NB.
Table 4

**Northern Beltline Federal Funding in 2012-1015 Transportation Improvement Plan**

<table>
<thead>
<tr>
<th></th>
<th>Projects Using High-Priority and Congressional Earmark Funds</th>
<th>Projects Using Appalachian Development Highway Systems Funds</th>
<th>Total Funding for all Northern Beltline Projects</th>
<th>Ratio of Earmark to Total</th>
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</thead>
<tbody>
<tr>
<td>Total Funds for Projects</td>
<td>$61,899,628</td>
<td>$391,704,185</td>
<td>$453,603,813</td>
<td>13.65%</td>
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<tr>
<td>Federal Funds for Projects</td>
<td>$48,901,708</td>
<td>$307,374,657</td>
<td>$356,276,365</td>
<td>13.73%</td>
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<tr>
<td>State and Local Project Match</td>
<td>$12,997,920</td>
<td>$84,329,528</td>
<td>$97,327,448</td>
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</tr>
</tbody>
</table>


Table 4 shows the total funding for the Northern Beltline in 2012-2015 that is reported in the TIP. The two major federal streams are distinguished in the second and third columns, and then summed in the fourth. The fifth column shows the proportion of the total funds for the NB that are scheduled to come from congressional earmarks, so there is no entry for the row referencing Alabama’s match. The rows reflect total expenditures on the projects and then separate the costs into the federal cost and state and local match.

The total three-year budget for the NB in the TIP is $453,603,813. The state and local match, which must be raised by Alabama taxes, is $97,327,448. An additional $48,901,708—the federal funds relying on earmarks in Column 2 of the table—also may be a cost to Alabama. Those funds rely on the capacity of legislators to steer funding to projects in their districts. The use of political capital to earmark those funds could limit the ability of legislators to steer other funding and projects to Birmingham and Alabama. These FHWA trust fund monies, by federal law, can be used for new roads, road maintenance, mass transit and other transportation-related purposes. Those funds would be lost to other possible Alabama projects if the NB proceeds.

Thus, the true cost to Alabama of the NB work projected for the 2012-2015 period is not $97,327,448, but rather $146,229,156—the sum of the total state match and the non-ADHS federal funds, $48,901,708. This means that the cost in funds that might be used for other purposes in Alabama is not 20 percent, but rather 32.32 percent of the total NB budget for 2012-2015.

If the proportions of ADHS and other federal monies in Table 3 remained the same for the rest of the long construction period of the NB, then the real Alabama cost of the $4.7 billion budget (assuming no further cost escalations), would be over $1.46 billion. That is the cost measured in terms of the possible funding available for other economic development activities if the NB were not built.

Whether the cost is viewed as $1 billion or roughly $1.5 billion of Alabama taxpayer money, this is only a measure of resources foregone. It is not a full measure of what economists call the “opportunity costs” of the NB. The actual opportunity costs are likely to be far greater: they are defined as the potential benefits those $1.46 billion might generate if invested in other transportation priorities, such as those identified in the Blueprint Birmingham or the 2035 Regional Transportation Plan.

**Cost Per Job**

Using the CBER’s best-case timing scenario—with a projected total of 4,014 jobs for each of 17 years of accelerated construction and 20,641 permanent post-construction jobs—a total of 24,655 jobs will be created by the NB. The cost per job to Alabamians according to their calculations is $61,612 per permanent job (or permanent-equivalent construction-related job). The FHWA’s revised projected employment impacts of highway spending would yield a reduced total of 23,244 new permanent-equivalent jobs. The cost per job to Alabama taxpayers using that number would be $65,393. To put these costs in perspective, the current average annual wage in the Birmingham region, according to the Bureau of Labor Statistics, is $41,690; the average annual wage for construction laborers is $27,060 compared to $35,110 for workers employed as paving, surfacing and tamping equipment operators.
However, even the costs per job listed above may be significant underestimates after discounting the future value of the NB's benefits to present-day terms.

The Present Value of the NB
Cost per Future Permanent Job
Any investment decision, public or private, involves dealing with expenditures and returns over time. Investment decisions are made on the basis of "discounted streams" of expenditures and revenues. The argument is simple: a dollar next year is worth less to someone today than a dollar now. The logic reflects the reality that people—and societies—discount the future relative to the present. This is done for a number of reasons:

- Immediate needs today are not satisfied by future returns—there generally is a time preference for current over future returns;
- The future involves uncertainty and risk, so the expected returns may not be realized, making them less valuable today;
- When it comes to money returns, inflation can reduce the buying power of a dollar, literally making it worth less; and
- Having a dollar today allows one to invest it and earn additional income by next year, which one could not do with a dollar received only a year from now.

Comparison of costs and benefits occurring at different points in time is impossible unless they are all measured on a common scale. The measure that can create a common scale is the discounted present value of those investment flows. Calculating that value requires that three considerations—time preference, risk, and inflation—are combined to derive a discount rate.

The value in 2012 of a job in 2012 or 2015 relative to one in 2030 or later involves discounting two features of employment: the earnings and the qualitative social benefits from jobs. The CBER report discounts future earnings by assuming the same income per job generated over the entire construction period. It predicts the same total earnings for a 17-year construction period as it does for a 30 year construction period (see the constant numbers under "Earnings" in Tables 8, 9, and 10). This method overstates the present value of these earnings. By keeping the wage number constant, the CBER analysis has assumed that the percentage increase in wages in each future year would be at a rate that exactly equaled the sum of the inflation rate, rate of time preference, and an allowance for uncertainty. This assumption is empirically false: wages are not indexed for inflation, time preferences shift with the age structure of a population, and uncertainty cannot, by definition, be considered to be constant.

Future earnings have been discounted by CBER using the assumption that wage increases will exactly match the discount rate in each future year. However, the social benefits of the jobs themselves also need to be discounted to arrive at a current-year-equivalent job in terms of impacts on social well-being. Lower unem-
ployment today contributes to reduced crime, drug abuse and other social problems, and those benefits generate dollar savings to society. Delaying those benefits arguably imposes real costs today. Those benefits are never estimated or calculated, let alone discounted, in the CBER analysis.

The job creation data associated with the NB in the CBER report can be discounted to estimate the present value of a stream of future employment. The same can be done for the stream of investment associated with the project—the annual expenditures over the construction period.

Analysis in this report uses a conservative 5% discount rate accepted by the largest funder of the NB project, the Appalachian Regional Commission (ARC). The calculations used to discount present value findings are included in Appendix A to this report.

To derive an optimistic discounted jobs number, a 17-year construction schedule was assumed. This calculation leads to the highest present-value estimate of 2012-equivalent jobs because the time line is shortest, and it yielded 11,163 present-equivalent jobs for all of Alabama. The discounted cost of the NB assuming construction over 17 years is $3.146 billion. Dividing that cost by 11,163 results in a discounted cost to the nation for a 2012-equivalent job of $281,824.

Using the more recent adjusted FHWA estimates for job generation per $1 billion spent—2,805 instead of 4,014 person-years of work for the 17-year construction period—the discounted jobs figure falls to 10,479 for the state. Or, a 2012-equivalent discounted cost of $302,326 per job.

As of this writing, an estimated $160 million a year will be available for construction of the NB, including Alabama’s share. With a $4.7 billion price tag and assuming no cost increases, that rate of spending would mean the road would not be completed for over 29 years. Using a 30-year instead of a 17-year construction schedule, combined with the FHWA total job generation forecast, the discounted jobs would total 5,377. The discounted cost would be $2.452 billion and the 2012-equivalent job discounted cost to the taxpayers of America would be $456,016.

This extraordinary cost per job results from the small number of person-years of work generated each year when the construction process is spread out over 30 years, combined with a 30-year delay in getting the benefits of the post-construction employment projected by the CBER. It underscores that the benefits to Alabama, the Birmingham metropolitan area, and Jefferson County are likely to shrink to a level that does not warrant the costs, even if the construction schedule does not get further delayed by budget constraints.

Table 5 presents the present value of the costs incurred over the project and the jobs it will generate. The three national cost figures do not reflect the cost per job to Alabamians, which can be calculated two different ways: the 20% cost match required for federal financing of highways, or the 32.32% figure derived in Table 4, p.16. The discounted cost per job to the taxpayers of the state are shown in Table 5 for both percentages.

<table>
<thead>
<tr>
<th>NB Project Element</th>
<th>17-Year Construction Schedule Discounted at 5%</th>
<th>30-Year Construction Schedule Discounted at 5%</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>USA</td>
<td>AL</td>
</tr>
<tr>
<td>Cost $ Billions</td>
<td>$3.146</td>
<td>$1.017</td>
</tr>
<tr>
<td>CBER Calculated Jobs</td>
<td>11,163</td>
<td>11,163</td>
</tr>
<tr>
<td>CBER Cost per Job</td>
<td>$281,824</td>
<td>$91,085</td>
</tr>
<tr>
<td>FHWA Calculated Jobs</td>
<td>10,406</td>
<td>10,406</td>
</tr>
<tr>
<td>FHWA Cost per Job</td>
<td>$302,326</td>
<td>$97,712</td>
</tr>
</tbody>
</table>
and for two different job creation scenarios, that of the CBER and the more up to date (and lower) figure of the FHWA. At best—assuming a 17 year completion, the CBER employment forecast is valid, and all benefits accrue within Alabama—the cost per job for Alabamians would be as low as $56,365, and the cost per job to the rest of the nation would be $281,824. Under more realistic assumptions—that the 2010 FHWA job projections are accurate, that the state could have used some of its capacity to capture earmarks for other purposes, and that the project will take 30 years given the fiscal crisis now evident, the cost to Alabamians per job created may be as high as $147,384 and the cost to the rest of the United States would be $456,016. Again, it is worth keeping in mind that all of these costs are only those associated with building the road itself, and even these high numbers do not account for the significant secondary costs associated with generating any new economic development in this area such as sewer, as described more fully later in this report.

These numbers strongly suggest that the NB is an imprudent, exceptionally wasteful use of federal and state tax dollars. In a nation with a massive deficit, high unemployment and a tight budget for any investment in economic development and job creation, the spending is hard to defend.

Admittedly, Alabama and the Birmingham metro area would not bear that full present value cost of almost a half a million dollars per job. The local cost per job would be $147,384 to generate a 2012-equivalent job paying about $32,200 on average.

The likelihood that the present value of the benefits of the NB does not warrant the costs in terms of foregone opportunities is increased by the range of favorable assumptions behind even these numbers:

- That all construction jobs in the area will go to residents of Jefferson County, the Birmingham metro area or Alabama;
- That the increased demand for construction workers in the heavy and civil engineering sub-sector resulting from the NB project will not raise labor costs for other such work in the area;
- That the construction process itself will cause no job or income losses to any of the people or businesses along the NB corridor;
- That all of the jobs created in each geographic area post-construction will be a net new job, with no businesses or workers displaced elsewhere in the county, metropolitan area or state economy;
- That there will be no economic, social, political or environmental changes that adversely affect demand for land and facilities along the NB in the period between the beginning of construction and completion, so that the forecasted benefits post-construction will be realized.

To the extent that one or more of these assumptions is violated, the 2012 cost to the citizens of Alabama per permanent job created by the NB project will rise to even more than $147,384. Given these costs per job, the NB seems like an extremely poor economic development investment.
Hidden Costs Associated with the Northern Beltline

The CBER Report specifically notes that, "... to realize the economic benefits of the highway these communities will need to make optimal investments in infrastructure and amenities so as to attract both residents and businesses" (p. 22). There is no evidence that these investments will have occurred by the time the NB is completed and thus no reason to expect that the economic gains projected by the CBER will automatically be realized upon completion. The CBER does not identify any state or local entities that will be responsible for the ancillary investments, nor does it attempt to quantify those investments and their potential impacts on the project's estimated benefits.

Sewer Access and Funding

The CBER report points out that "highway projects generally contribute to economic development but do not automatically generate nor guarantee such growth ... The highway's ability to stimulate development may be constrained by the availability of sites, infrastructure, and amenities" (p.16).

According to Jefferson County Environmental Services Chief David Denard, the city is not planning on providing speculative sewer services to the NB. And, provision of sewer services in northern Jefferson County is complicated.

"You have two different challenges servicing the area where the beltline would run," Denard said. "One is the topography. The northern part of the county, and particularly the northwestern part, is a lot of up and down, up and down terrain. That can make it difficult to run sewer lines without having to add more expensive equipment like pump stations."27

The map shows that many communities along the NB corridor are currently lacking access to sewer systems. Jefferson County, as a result of poor investments in its current sewer system, is bankrupt. Given the county's bankruptcy, new sewer lines would have to be financed with revenues that have yet to be identified. Current sewer revenues are already under dispute, with lenders wanting a larger share and the county trying to hold on to funds for routine maintenance of its current system. Funds from the county are not likely to be available for further speculative investment with no immediate revenue returns.
With the NB taking the equivalent of a year's construction budget from ALDOT and all of the state's ARC road building funds, it is unlikely that Alabama itself can afford to further subsidize development in this portion of Jefferson County. That leaves the localities along the beltline corridor (as well as the Jefferson County taxpayer) as the lone financiers of new and expanded roads, new sewer lines, and improved public safety services, all of which are needed to attract new businesses.

Thus, the burden for future sewer service delivery is on the backs of Jefferson County taxpayers and the municipalities along the NB corridor. And the costs they face are massive. A 2007 North Carolina plan estimated the cost of sewer construction to be “approximately $700,000 per mile = $132 per linear foot.” This does not include the cost of pumping stations needed given the topography of the NB corridor, boring under existing highway roadbeds, or new or upgraded sewage treatment plants to accommodate the additional capacity. A Charlotte-Mecklenburg County engineer estimated the total costs of providing sewer services in the communities served along I-485 to be in the hundreds of millions of dollars.

These impacts are a substantial cost of the NB and its economic development purpose that neither the CBER report nor the NB's supporters have addressed.

Whether the construction cost is borne by municipalities through tax increases or borrowing, those costs will have to be paid back. Even using the CBER's estimate of 372 new firms projected in the NB corridor, those businesses are not likely to consume so much water and sewer services that they alone could pay back the investment in extending the lines. The cost, then, will fall on current ratepayers using the sewer system.

Current sewer costs in Birmingham, however, are already among the highest across metropolitan areas in the Southeast, with residential rates for over 90 percent of household consumers ranking either second or third among fourteen metropolitan areas used for comparison by Charlotte, NC. The business sewer rates in Jefferson County are already not cost-competitive with other metropolitan areas in the South. Extending sewer lines at a cost to existing business users could thus hurt existing employment generation and may even cost jobs.

If the capital cost of extending the sewer lines to the NB corridor were borne solely by new users locating in Jefferson County, then the sites to which the NB would provide access would be significantly less attractive. The cost to new investors for opening businesses in the area would have to include sewer construction, a cost element not required in other competing locations.

As the CBER report pointed out, new businesses and employers need sewer lines in the NB corridor to optimize development outcomes. The NB may improve physical access to some NB communities, but the existing lack of infrastructure and the obstacles to funding it are ignored by the CBER report. At its core, the NB project is about economic development. Would it be prudent for a municipality to invest millions of dollars on an industrial development park without providing all of the necessary infrastructure to create business demand?

Opportunity Costs

The 2010 Birmingham Regional Transportation Plan (RTP) prioritized transportation projects on the basis
of a common ranking scale. Some factors may have changed in the interim, raising or lowering the priority given different alternatives, but the RTP provides some guidance for decision-making. The NB received a priority score of 28.1 in those rankings by the Regional Planning Commission of Greater Birmingham (RPCGB). A total of 18 High Priority projects and 17 Medium Priority projects received higher scores than the NB. If those 35 projects—all of them much smaller than the NB—could be completed using up all the $1.46 billion state investment necessary for the NB, then the benefits to the region, as calculated by the RPCGB, would be greater than committing all these funds to the NB.

If, on the other hand, those 35 projects cost less than $1.46 billion to complete, then, if the funds were used solely for transportation, some of the Low Priority projects—ranking below the NB—might also be completed. The key focus would be the weighted score for all the projects undertaken, or each project's priority score multiplied by its cost. If that weighted score was higher than 28.1, then the NB should not be pursued at the cost of losing the economic benefits of all those other transportation improvements.

If the weighted score would fall below 28.1 by including the Low Priority projects, or if the available $1.46 billion could fund the entire list of transportation projects other than the NB with funds left over, then investments other than the NB need to be considered as alternative uses for the funds. To date, there have been no efforts to specifically prioritize the NB relative to other public investments. The CBER report only explores a build versus a no-build scenario and looks at only one project, the NB. As a result, decision-makers do not have the full array of potential options to make informed decisions about the best transportation investments for the Birmingham metro area.

A thorough project evaluation, including cost-benefit analysis (CBA) that compared a project to alternative uses of the funds involved—not just to doing nothing—would inform decision-making on the NB. A full cost-benefit analysis would ideally examine alternative uses of the funds and their tax and fee impacts on Alabama, the Birmingham region and Jefferson County.

The transportation challenges facing the city of Birmingham are immense. In 2009, the American Association of State Highway and Transportation Officials declared that "Alabama needs an immediate investment of $1.4 billion to bring about 4,000 miles of deficient roadways to an adequate performance level. For Interstates, 70 miles must be resurfaced each year to maintain current levels at a cost of $140 million per year. The FY 2009 Interstate maintenance appropriation is $120 million." In addition, an estimated 10% of Alabama bridges are deemed to be deteriorating and 10% are deemed structurally deficient.

The Texas Transportation Institute attempts to quantify the costs of congestion in its Urban Mobility Report. It estimates congestion cost per auto and total congestion costs for large and medium-sized Metropolitan Statistical Areas (MSAs). The total congestion cost includes estimates for travel delay, excess fuel consumption, and truck congestion costs. As Table 6 on the next page shows, the total congestion cost in the Atlanta MSA was about $2.5 billion in 2011. Estimated congestion costs were high in the high-growth cities of Nashville ($556 million), Raleigh ($418 million) and Charlotte ($378 million). The costs of congestion in Birmingham were estimated to be $326 million. Beltlines do not necessarily lead to long-term congestion relief on existing roads. The NB project will not mitigate existing congestion problems or their associated costs, reducing traffic on other interstates by only 1-3%; this is one factor that caused it to be ranked below 37 other transportation projects by the Metropolitan Planning Organization.

In addition, poor road quality can also cost drivers money. According to a 2007 estimate, 47 percent of Birmingham's urban roads were considered to be in poor or fair condition. That translates into an estimated $344 in per-driver additional vehicle operating costs due to rough roads in Birmingham. The state-required 20% match needed to secure ARC transportation funding for the NB would divert state highway funds away from existing road maintenance—passing along real costs to Birmingham drivers.

Future Fiscal Constraints and Taxes

Another critical factor in considering the NB investment is future revenue streams. In most states, motor vehicle fuel taxes are used to build and maintain state roads. The effective state motor use fuel tax rate in Alabama is 18.5 cents per gallon. This rate is lower than North Carolina (38.9), Georgia (21.2), and Kentucky (21.9) but about the same as in Mississippi (18.6) and South Carolina (16.3). The current politi-
cal environment is averse to tax increases, especially on fuel because it is already hovering around $3.50 per gallon. However, the ability of existing motor use fuel taxes to adequately fund needed road maintenance will be strongly impacted by increasing federal corporate average fuel economy (CAFE) standards.

The 2016 CAFE Standard will raise fuel efficiency for cars and light-duty trucks to 34.5 miles per gallon by 2016 and 54.5 miles per gallon by 2025. At the national level, increased fuel efficiency is predicted to exacerbate existing shortfalls in the highway trust fund. In fact, the Congressional Budget Office (CBO) estimates the losses associated with rising fuel efficiency would result in a $57 billion drop in the highway trust fund between 2012 and 2022. The CBO recommends that policy makers could avoid adding to the trust fund's shortfall by reducing spending on highways and mass transit or increasing the gasoline tax.

In Alabama, the impact of increased fuel efficiency on road funds will be pronounced. Appendix B demonstrates how new CAFE standards will affect state motor use fuel taxes between 2016 and 2025. The estimate assumes a 5% growth in vehicle miles traveled between now and 2016 and between 2016 and 2025. The increases in fuel economy will have a corresponding impact on gallons of fuel consumed. The estimate uses total vehicle miles traveled in Alabama in 2009 as the base year. The Bureau of Transportation Statistics estimates that Alabama residents drove over 56 billion miles in 2009. If the average fuel efficiency was 21.8 miles per gallon, then 2.572 billion gallons of gas were used. This generated roughly $476 million dollars per year in fuel tax revenue. If average fuel efficiency increases to 34.5 miles per gallon, fuel tax revenues would drop to about $316 million dollars (assuming VMT increases by 5%). By 2025, if average fuel efficiency reaches 54.5 miles per gallon, fuel tax revenues would drop to $210 million. These figures are merely estimates, but all trends suggest that Alabama taxpayers will be forced to either reduce commuting or increase taxes to build and maintain roads in the future. This further underscores the need for Alabama to make prudent investments in transportation infrastructure given the increasing competition that will be coming for limited dollars.

Table 6

<table>
<thead>
<tr>
<th>MSA</th>
<th>Yearly Delay Per Auto Commuter</th>
<th>Congestion Cost Per Auto Commuter</th>
<th>Total Congestion Cost (Millions*)</th>
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<td>23</td>
<td>52</td>
<td>477</td>
</tr>
<tr>
<td>Birmingham</td>
<td>27</td>
<td>38</td>
<td>556</td>
</tr>
<tr>
<td>Richmond</td>
<td>20</td>
<td>64</td>
<td>375</td>
</tr>
<tr>
<td>Columbia</td>
<td>25</td>
<td>42</td>
<td>533</td>
</tr>
<tr>
<td>Knoxville</td>
<td>21</td>
<td>60</td>
<td>423</td>
</tr>
<tr>
<td>Little Rock</td>
<td>24</td>
<td>49</td>
<td>490</td>
</tr>
</tbody>
</table>

The Northern Beltline Must Be Considered in Context

According to the CBERT report, “There are a host of other social, economic, and demographic variables that may be of interest but that would not add materially to the study goals. These include other workforce variables (e.g., occupations of employed residents, benefits, job creation, job flows, and skills), income variables (e.g., personal income and its components), demographic variables (e.g., vital statistics and marital status), and social variables (schools, infrastructure, resources, and institutions)” (p. 6). The ramifications of this statement are immense. The CBERT admits that its model omits several factors that are typically associated with economic development and population growth. Each variable that is excluded weakens the validity of the CBERT projections. In the following sections, real world socio-demographic trends are presented; the trends, at a minimum, should be acknowledged as factors that undermine the optimistic assumptions made in the CBERT report.

In general, population pressures and business growth trends in Jefferson County do not support the construction of a 52-mile, 6-lane highway. The region lacks the organic growth pressures that are and have been present in other southeastern metropolitan areas which have elected to construct outer beltways. Many of the attributes that were present in the southern Birmingham metro area and Shelby County in the I-459 corridor—sewer availability, top notch schools, strong residential and business demand—are lacking along the NB corridor. However, these factors matter in the real world and have not been included in the CBERT methodology. The next section of the report briefly reviews beltlines, and it then highlights data that should be critically assessed prior to engaging in a multi-billion dollar speculative investment.

The Northern Beltline Compared to Other Southeastern Beltlines
Some advocates of the NB claim that Birmingham is the only major southern city that does not have interstate highways that encircle the city.38 This is false. Several large metropolitan areas have partially or fully completed beltlines—including Charlotte, Jacksonville, and Atlanta. However, many large southern metros such as Orlando, Knoxville, Tampa, and Chattanooga do not have beltlines. By way of comparison, the NB, along with I-459, would be about 86 miles, or 22 miles longer than Interstate 285 in Atlanta.

Table 7 on the next page shows that recent unemployment rates are not strongly correlated with the presence or absence of an outer beltline. Looking at these different cities, it becomes clear that the presence or absence of a beltline is not a meaningful indicator of economic growth. All of the metropolitan areas analyzed have different roadway configurations. Some have complete outer beltlines, some have partial beltlines and some have inner-ring highways.

While the literature on the impact of beltlines is extensive, a consensus on the impact of beltlines on economic development, sprawl, urban congestion, and air quality has not been established. Studies “indicate new highways bypassing the central business district of a community are seldom either devastating or the savior of the area. The locational shift in traffic can cause some existing businesses to close up or relocate, but it can also create some new business opportunities. Net economic impacts on the broader community are usually relatively small (positive or negative).” Moreover, retailers typically do not locate in areas with small population bases and a “bypass route without supporting infrastructure seldom ignites a development explosion.”39

Transportation researchers have pointed out that the impact of beltlines on development is complex. Many factors such as school quality, tax rates, crime perceptions and other non-transit factors affect the impact of a beltline.40 Next, several case studies of beltlines are
Table 7

<table>
<thead>
<tr>
<th>MSA</th>
<th>Beltline</th>
<th>Complete</th>
<th>Name</th>
<th>MSA</th>
<th>Unemployment</th>
<th>Length</th>
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</thead>
<tbody>
<tr>
<td>Charlotte</td>
<td>Yes</td>
<td>No</td>
<td>485</td>
<td></td>
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<tr>
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<td>No</td>
<td>540</td>
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<td>70 miles*</td>
</tr>
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<td>Yes</td>
<td>No</td>
<td>840</td>
<td></td>
<td>7.1%</td>
<td></td>
</tr>
<tr>
<td>Memphis</td>
<td>Yes</td>
<td>No</td>
<td>269</td>
<td></td>
<td>9.2%</td>
<td>60 miles*</td>
</tr>
<tr>
<td>Knoxville</td>
<td>No</td>
<td>No</td>
<td></td>
<td></td>
<td>6.6%</td>
<td></td>
</tr>
<tr>
<td>Richmond</td>
<td>Yes</td>
<td>Yes</td>
<td>295</td>
<td></td>
<td>6.6%</td>
<td>53 miles</td>
</tr>
<tr>
<td>Jacksonville</td>
<td>Yes</td>
<td>Yes</td>
<td>295</td>
<td></td>
<td>8.8%</td>
<td>60 miles</td>
</tr>
<tr>
<td>Tampa</td>
<td>No</td>
<td>No</td>
<td></td>
<td></td>
<td>9.4%</td>
<td></td>
</tr>
<tr>
<td>Orlando</td>
<td>No</td>
<td>No</td>
<td></td>
<td></td>
<td>9.1%</td>
<td></td>
</tr>
<tr>
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<td>No</td>
<td>265</td>
<td></td>
<td>9.5%</td>
<td>44 miles</td>
</tr>
<tr>
<td>Atlanta</td>
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<td>Yes</td>
<td>285</td>
<td></td>
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<td>64 miles</td>
</tr>
<tr>
<td>Chattanooga</td>
<td>No</td>
<td>No</td>
<td></td>
<td></td>
<td>7.6%</td>
<td></td>
</tr>
<tr>
<td>Birmingham</td>
<td>Yes</td>
<td>No</td>
<td>459</td>
<td></td>
<td>7.2%</td>
<td>33 miles</td>
</tr>
<tr>
<td>Little Rock</td>
<td>Yes</td>
<td>No</td>
<td>440/430</td>
<td></td>
<td>7.4%</td>
<td>14/13 miles</td>
</tr>
</tbody>
</table>

Source: Bureau of Labor Statistics. February 2012 Unemployment by MSA.
*These numbers show the total miles II and when completed

presented to demonstrate that these projects are not always successful. The experiences of larger metropolitan areas are included to provide context on the growth factors affecting transportation planning and beltlines.

**Nashville, TN**

The Nashville region has experienced tremendous population and employment growth over the last 30 years. One consequence of this growth has been increased traffic congestion throughout the region, from Gallatin, TN in the northern Nashville region to Murfreesboro in the southern portion of the region. The growth in Nashville has occurred with a parkway, not an outer six lane beltline. The concept of an outer beltline has been debated in Nashville in the past, but it is not seriously considered by local government or the metropolitan planning organization. It is both too expensive and out of date with modern congestion mitigation strategies. Rather than focusing solely on more capacity, Nashville has embraced multi-modal approaches to transportation planning.

The MPO stresses that roads are the primary focus of regional transportation strategies, but multimodal design are factors considered when ranking transportation projects. Nashville's 2035 regional plan reiterates the importance of buses, rail, and bikes to manage the region's growth. In total, the MPO is projected to spend $6 billion on all transportation projects by 2035—only $1.3 billion more than the cost of the Northern Beltline alone for a region that is much larger and more congested than Birmingham. This begs the question: with so much money dedicated exclusively to the Northern Beltline, how will other transportation projects in Mobile, Montgomery, Huntsville, Tuscaloosa, and elsewhere in Birmingham be funded?

**Charlotte, NC**

Construction of Charlotte's outer beltline, I-285, started in 1988, and the last segment is scheduled to be complete in 2015. The outer areas of Mecklenburg County and surrounding counties have experienced considerable economic activity. However, this growth in population and economic development is associated with structural economic changes in the larger economy, not the presence of I-285. The impact of the Charlotte airport (headquarters for USAir) and
the decision of both Wachovia Bank and Bank of America to relocate corporate headquarters to downtown Charlotte in the 1990s, away from the beltline, fueled tremendous growth throughout the region. For more than a decade, single-family housing permits in the region topped 20,000 annually. The Birmingham region has never experienced this type of housing demand. In sum, Charlotte’s beltline has been built as a reaction to a long-term period of high growth.

Furthermore, even though Charlotte has invested substantially in its beltline, it has also invested heavily in light rail. The southern light rail corridor was opened in 2008 at a cost of $467 million. It is approximately 9.6 miles long. Charlotte has also invested substantially in greenways for pedestrians and bicyclists in the last decade.

As discussed earlier, the Charlotte region experienced tremendous population and jobs growth from 1980 through 2010. This growth spurred demand for additional housing, land and infrastructure. It is notable that Charlotte’s suburban and exurban growth has occurred simultaneously with inner-urban and downtown growth. The growth in suburban Birmingham, by contrast, has contributed to a hollowing out of inner-city neighborhoods.

Louisville, KY

The Louisville region has experienced slight population growth over the last 30 years, with most of the population growth occurring in the suburbs and surrounding counties. Louisville built most of the Gene Snyder Freeway (I-265) in the 1980s and 1990s, but one final piece must be constructed to complete the entire loop as envisioned by 1950s planners—northern Jefferson County, KY must be connected to Southern Indiana.

The Louisville Bridges Project incorporates two components: an east end bridge that completes the outer loop and major renovations of the I-65 and I-64 intersections in downtown Louisville, including a new downtown bridge over the Ohio River. The project costs have escalated to nearly $5 billion. Leaders recently endorsed a less costly alternative that is about $3 billion, and it could involve tolling. The environmental impact assessment for this project concluded that no net new jobs will be created in the region. It found that any new jobs in the area near the completed beltline will result only from the reshuffling of jobs from other parts of the region.

The Louisville project also includes 17-foot wide pedestrian and bicycle lanes on both bridges, enhanced cross-river bus service, employer-based trip reduction programs, and intelligent transportation systems applications; none of these non-motorized assets are included in the NB project.

Greenville, SC

In Greenville, SC, transportation planners decided a beltline in southern Greenville County was needed in 1967. The project was formally added to Greenville’s 20 year plan in 1988, and construction began in 1998. The project was financed by bonds that were supposed to be repaid by highway tolling revenue. According to researchers, “no major economic development can be attributable to the Southern Connector.” In fact, the Southern Connector’s finance authority filed for bankruptcy in June 2010. The lessons from the Greenville example are two-fold: one, economic projections can be wrong and two, roads do not always attract heavy usage.

Population

A critical variable that must be considered when measuring the impact of the NB is historical population growth. Compared to other major southeastern metropolitan statistical areas (MSAs), Birmingham has lagged the southeastern US in population growth for three decades. Table 8 on the next page shows that Birmingham ranked 84th, 67th and 68th in population growth in the 1980s, 1990s, and 2000s, respectively. Other metro areas both with and without completed beltlines have consistently grown much faster than Birmingham.

Jefferson County, along with many of the small cities in Northern Jefferson County, has not experienced significant population growth pressures over the last two decades. In fact, Jefferson County experienced population decline between 2000 and 2010. The city of Birmingham lost 35,420 residents between 2000 and 2010. The Blueprint Birmingham reports that “the Birmingham region is not improving its competitive position with regards to educational attainment. This is a challenge for the region in an increasingly knowledge-intensive economy where the competition for New Economy jobs is higher than ever.” Furthermore, it points out that many Birmingham leaders feel “that Downtown Birmingham does not offer the attractive, urban environment that young professionals are
### Table 8

**Population Growth Rates and Rankings 1980 to 2010: 100 Largest Metropolitan Areas**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlanta</td>
<td>31.9%</td>
<td>38.4%</td>
<td>24.0%</td>
<td>17</td>
<td>8</td>
<td>16</td>
</tr>
<tr>
<td>Birmingham</td>
<td>2.9%</td>
<td>10.0%</td>
<td>7.2%</td>
<td>84</td>
<td>67</td>
<td>68</td>
</tr>
<tr>
<td>Charlotte</td>
<td>19.8%</td>
<td>29.8%</td>
<td>32.1%</td>
<td>33</td>
<td>13</td>
<td>8</td>
</tr>
<tr>
<td>Chattanooga</td>
<td>1.6%</td>
<td>10.0%</td>
<td>10.8%</td>
<td>90</td>
<td>66</td>
<td>55</td>
</tr>
<tr>
<td>Columbia</td>
<td>10.1%</td>
<td>18.0%</td>
<td>18.6%</td>
<td>55</td>
<td>36</td>
<td>27</td>
</tr>
<tr>
<td>Jacksonville</td>
<td>25.4%</td>
<td>21.4%</td>
<td>19.8%</td>
<td>25</td>
<td>26</td>
<td>24</td>
</tr>
<tr>
<td>Knoxville</td>
<td>5.9%</td>
<td>15.2%</td>
<td>13.3%</td>
<td>72</td>
<td>45</td>
<td>47</td>
</tr>
<tr>
<td>Little Rock</td>
<td>8.1%</td>
<td>14.1%</td>
<td>14.6%</td>
<td>63</td>
<td>50</td>
<td>40</td>
</tr>
<tr>
<td>Louisville</td>
<td>0.2%</td>
<td>10.0%</td>
<td>10.5%</td>
<td>91</td>
<td>65</td>
<td>57</td>
</tr>
<tr>
<td>Memphis</td>
<td>7.0%</td>
<td>12.9%</td>
<td>9.2%</td>
<td>66</td>
<td>54</td>
<td>61</td>
</tr>
<tr>
<td>Nashville</td>
<td>14.9%</td>
<td>25.1%</td>
<td>21.2%</td>
<td>41</td>
<td>21</td>
<td>21</td>
</tr>
<tr>
<td>Orlando</td>
<td>52.2%</td>
<td>34.3%</td>
<td>29.8%</td>
<td>4</td>
<td>9</td>
<td>10</td>
</tr>
<tr>
<td>Raleigh</td>
<td>34.6%</td>
<td>47.3%</td>
<td>41.8%</td>
<td>14</td>
<td>4</td>
<td>2</td>
</tr>
<tr>
<td>Richmond</td>
<td>13.1%</td>
<td>15.6%</td>
<td>14.7%</td>
<td>44</td>
<td>38</td>
<td>39</td>
</tr>
<tr>
<td>Tampa</td>
<td>28.2%</td>
<td>15.9%</td>
<td>16.2%</td>
<td>20</td>
<td>42</td>
<td>33</td>
</tr>
</tbody>
</table>

Source: Adapted from Population Growth in Metro America Since 1980. William H. Frey, Metro Policy Program at Brookings. Note: All cited cities have fully completed bellfins (Charlottesville will be complete in 2013).

### Table 9

**Population Change 2000 to 2010**

<table>
<thead>
<tr>
<th>City</th>
<th>2010</th>
<th>2000</th>
<th>Change</th>
<th>City</th>
<th>2010</th>
<th>2000</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Birmingham</td>
<td>212,237</td>
<td>242,820</td>
<td>-30,593</td>
<td>Minor</td>
<td>1,094</td>
<td>1,116</td>
<td>-22</td>
</tr>
<tr>
<td>Adamsville</td>
<td>4,522</td>
<td>4,965</td>
<td>-433</td>
<td>Mount Olive</td>
<td>4,079</td>
<td>3,957</td>
<td>122</td>
</tr>
<tr>
<td>Brookside</td>
<td>1,363</td>
<td>1,393</td>
<td>-30</td>
<td>Mulga</td>
<td>836</td>
<td>973</td>
<td>137</td>
</tr>
<tr>
<td>Bessemer</td>
<td>27,456</td>
<td>29,672</td>
<td>-2,216</td>
<td>North Johns</td>
<td>145</td>
<td>142</td>
<td>3</td>
</tr>
<tr>
<td>Clay</td>
<td>9,708</td>
<td>4,947</td>
<td>4,761</td>
<td>Pleasant Grove</td>
<td>10,110</td>
<td>9,986</td>
<td>127</td>
</tr>
<tr>
<td>Gardendale</td>
<td>13,893</td>
<td>11,626</td>
<td>2,297</td>
<td>Sylvan Springs</td>
<td>1,542</td>
<td>1,465</td>
<td>77</td>
</tr>
<tr>
<td>Graysville</td>
<td>2,165</td>
<td>2,344</td>
<td>-179</td>
<td>Trussville</td>
<td>19,993</td>
<td>12,924</td>
<td>7,069</td>
</tr>
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<td>Hoover</td>
<td>81,619</td>
<td>62,742</td>
<td>18,877</td>
<td>Warrior</td>
<td>3,176</td>
<td>3,169</td>
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</tr>
<tr>
<td>Hueytown</td>
<td>16,105</td>
<td>15,364</td>
<td>741</td>
<td>West Jefferson</td>
<td>338</td>
<td>344</td>
<td>-6</td>
</tr>
<tr>
<td>Maytown</td>
<td>385</td>
<td>435</td>
<td>-50</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

seeking today.” Inasmuch as the NB hastens the pace of suburban sprawl and the relocation of job opportunities away from the city, efforts to make downtown Birmingham more economically competitive and attractive to entrepreneurs will be compromised.

Population growth between 2000 and 2010 in some Northern Beltline places has been positive, as shown in Table 9. Gardendale, Clay, and Trussville have experienced substantial population growth—without the NB. However, Graysville, Bessemer, Adamsville, Maytown, Minor, Mount Olive, North Johns, Pleasant Grove, Warrior and West Jefferson have experienced negative or flat population growth. Table 7 (p. 26) also includes Hoover and Birmingham for comparative purposes. The sum of net population increase for all towns near the Northern Beltline is only 12,395 new residents.

These numbers are important because population growth and pressure is considered to be a primary factor that drives demand for transportation projects like beltlines.64 Neither Birmingham nor the region has experienced the type of residential and business growth that is associated with strong demand for additional freeways. As an example, despite its accessibility at the terminus of I-459 and I-20/59, Bessemer continues to lose residents and jobs. This suggests that “access” alone is not the primary driver behind economic growth and development.

Road Capacity
Total roadway miles do not correlate with cities’ economic success. Some southern metropolitan areas that are more economically successful than Birmingham have fewer total road miles and interstate miles. An analysis of Federal Highway Administration data from 2008 suggests that the Birmingham MSA is not suffering from a lack of road capacity. It has considerably more total miles of roads than the Raleigh, Louisville and Memphis metropolitan areas, but with a smaller population. In fact, the Birmingham met-
employees to the Helena and Pelham areas in Shelby County. While these data show need for economic development in the NB corridor, they do not support the expenditure of $4.7 billion on this highway. The metropolitan regions that have experienced sustained, robust growth (both business and residential) create endogenous demand for additional highway capacity. The Northern Beltline proponents are ignoring the fact that corridor growth trends do not merit the need for a 6-lane highway.

Schools

School quality is a critical variable in family relocation decisions. The Brookings Institute estimates that housing costs an average 2.4 times as much near a high scoring public school than near a low scoring public school. Blueprint Birmingham repeatedly stresses the point that Birmingham is not improving its competitive position with regards to educational attain-

**Table 10**

<table>
<thead>
<tr>
<th>Metro Area</th>
<th>Estimated Population (Thousands)</th>
<th>Total Miles</th>
<th>Per capita</th>
<th>Interstate</th>
<th>Interstate VMT/Capita</th>
<th>Total</th>
<th>Total Per Capita</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montgomery</td>
<td>207</td>
<td>1,726</td>
<td>8.34</td>
<td>2,265</td>
<td>10.94</td>
<td>7,814</td>
<td>37.75</td>
</tr>
<tr>
<td>Raleigh</td>
<td>719</td>
<td>3,732</td>
<td>5.19</td>
<td>6,039</td>
<td>8.40</td>
<td>25,376</td>
<td>35.29</td>
</tr>
<tr>
<td>Birmingham</td>
<td>695</td>
<td>4,833</td>
<td>6.95</td>
<td>9,200</td>
<td>13.24</td>
<td>24,354</td>
<td>35.04</td>
</tr>
<tr>
<td>Little Rock</td>
<td>389</td>
<td>2,749</td>
<td>7.07</td>
<td>5,742</td>
<td>14.76</td>
<td>13,334</td>
<td>34.28</td>
</tr>
<tr>
<td>Knoxville</td>
<td>466</td>
<td>2,965</td>
<td>6.36</td>
<td>5,068</td>
<td>10.88</td>
<td>15,741</td>
<td>33.78</td>
</tr>
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<td>Charlotte</td>
<td>913</td>
<td>3,935</td>
<td>4.31</td>
<td>10,223</td>
<td>11.20</td>
<td>30,021</td>
<td>32.88</td>
</tr>
<tr>
<td>Nashville</td>
<td>1,050</td>
<td>5,150</td>
<td>4.90</td>
<td>12,571</td>
<td>11.97</td>
<td>33,879</td>
<td>32.27</td>
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<td>Jacksonville</td>
<td>1,052</td>
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<td>5,873</td>
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<td>371</td>
<td>2,436</td>
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<td>3,209</td>
<td>8.65</td>
<td>11,233</td>
<td>30.28</td>
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<tr>
<td>Richmond</td>
<td>947</td>
<td>4,963</td>
<td>5.24</td>
<td>9,007</td>
<td>9.51</td>
<td>26,709</td>
<td>28.20</td>
</tr>
<tr>
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<td>464</td>
<td>2,327</td>
<td>5.02</td>
<td>5,361</td>
<td>11.55</td>
<td>13,042</td>
<td>28.11</td>
</tr>
<tr>
<td>Atlanta</td>
<td>4,548</td>
<td>19,879</td>
<td>4.37</td>
<td>40,669</td>
<td>8.94</td>
<td>127,008</td>
<td>27.93</td>
</tr>
<tr>
<td>Tampa-St. Petersburg</td>
<td>2,326</td>
<td>9,629</td>
<td>4.14</td>
<td>11,863</td>
<td>5.10</td>
<td>62,865</td>
<td>27.03</td>
</tr>
<tr>
<td>Louisville</td>
<td>955</td>
<td>4,361</td>
<td>4.57</td>
<td>11,145</td>
<td>11.67</td>
<td>24,870</td>
<td>26.04</td>
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<td>Memphis</td>
<td>1,042</td>
<td>3,917</td>
<td>3.76</td>
<td>6,681</td>
<td>6.41</td>
<td>25,974</td>
<td>24.93</td>
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<td>1,307</td>
<td>5.83</td>
<td>885</td>
<td>3.95</td>
<td>5,492</td>
<td>24.52</td>
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</tbody>
</table>

Table 11
Change in Business Establishments and Employees 1998-2009

<table>
<thead>
<tr>
<th>Location</th>
<th>Number of Establishments</th>
<th>2009</th>
<th>1998</th>
<th>Change</th>
<th>Number of Employees</th>
<th>2009</th>
<th>1998</th>
<th>Change</th>
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</thead>
<tbody>
<tr>
<td>35020 Bessemer (NB)</td>
<td>534</td>
<td>629</td>
<td></td>
<td>-95</td>
<td>6,269</td>
<td>10,002</td>
<td></td>
<td>-3,743</td>
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<td>35173 Trussville (NB)</td>
<td>563</td>
<td>411</td>
<td></td>
<td>152</td>
<td>6,140</td>
<td>7,091</td>
<td></td>
<td>-951</td>
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<tr>
<td>35216 Hoover</td>
<td>1,027</td>
<td>1,155</td>
<td></td>
<td>-128</td>
<td>13,483</td>
<td>14,326</td>
<td></td>
<td>-843</td>
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<tr>
<td>35217 Tarrant (NB)</td>
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<td>457</td>
<td></td>
<td>-89</td>
<td>9,390</td>
<td>10,178</td>
<td></td>
<td>-788</td>
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<td>35023 Hueytown (NB)</td>
<td>426</td>
<td>447</td>
<td></td>
<td>-21</td>
<td>4,933</td>
<td>5,460</td>
<td></td>
<td>-527</td>
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<td>35005 Adamsville (NB)</td>
<td>90</td>
<td>125</td>
<td></td>
<td>-35</td>
<td>593</td>
<td>1,061</td>
<td></td>
<td>-468</td>
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<td>35127 Pleasant Grove (NB)</td>
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<td></td>
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<td></td>
<td>1</td>
<td>481</td>
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<td></td>
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<td>-42</td>
<td>4,574</td>
<td>4,397</td>
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<td>1,547</td>
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<td>2,222</td>
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<td>261</td>
<td>29,570</td>
<td>22,528</td>
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<td>7,042</td>
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<td>1,408</td>
<td>775</td>
<td></td>
<td>633</td>
<td>21,090</td>
<td>12,051</td>
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<td>9,039</td>
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Source: U.S. Census Bureau, County Business Patterns, 2009, 1998

Analysis. Yet, the CBER stated the following: "Combined with the population forecasts, the economic forecasts suggest a workforce constraint to economic development for Jefferson County and the state. In-commuting for work is likely to intensify unless worker productivity rises faster than forecast" (p. 13). The workforce constraint referenced in the report is education, and the perceived quality of schools in the NB corridor could ultimately limit future economic development opportunities.

Municipalities near the NB are largely served by Jefferson County Public Schools. Areas like Trussville that have relatively high performing public schools have experienced impressive population growth between 2000 and 2010, without the NB. Other smaller municipalities that do not have independent school districts have not experienced much population growth. Again, it is notable that the city of Bessemer, which is strategically located between I-20 and I-459, has not grown. In fact, it lost 2,216 residents despite its location near the existing I-459 beltline. Furthermore, representatives of the Regional Planning Commission predicted that the NB will also not change development patterns in Bessemer. Again, the point of this analysis is only to suggest redirection of the substantial taxpayer investment in the NB to other projects that are more likely to bring positive economic growth to Bessemer and other communities in the corridor.

Environmental Justice
The CBER report includes a section on environmental justice that ignores the biggest environmental justice population in Birmingham—inner-city neighborhoods surrounded by vacated, contaminated properties. The NB will not facilitate the redevelopment of any community environmental liabilities into community assets. Simply stated, there are no environmental justice benefits created by the NB. Some project proponents have argued that the NB will lessen air pollution by easing congestion. However, as mentioned before, the congestion mitigation benefits of the beltline are minimal.
The CBER report claims the following:

"The benefits of the NB make it very valuable to lower income and more diverse corridor block groups because of its provision of job opportunities and improved access to essential services and activities. To the extent that project-related and subsequent development jobs go to local residents of these block groups, the new highway will lower the poverty rate."

Yet, there are no mechanisms in place to guarantee that any of the job opportunities would go to unemployed, impoverished Birmingham residents. The most impoverished groups in the region live in inner-city neighborhoods far removed from the NB. Mass transit does not reliably link inner-city neighborhoods to the NB corridor. And, if the project accelerates urban flight to the suburbs, thebeltline would further exacerbate economic injustice issues in Birmingham's core.

Overlooking a Downtown Spur Alternative

The City of Birmingham and Jefferson County appear not to have systematically pursued funds for the assessment and remediation of sites along the corridor that could connect I-22 (an existing Appalachian Development Highway corridor) past I-65 and into I-20/59 near the city's airport. This route is only two to three miles long and could accommodate traffic between Atlanta and Montgomery with reduced congestion at the so-called Malfunction Junction of I-65 and I-20/59. ALDOT's past chief engineer, Don Vaughn, has said that, "We looked at that years ago. But you get into a heavy industrial area with contaminated materials and we could not get through there. If we stir it up, we clean it up, and there is too much through there."

Since that time, liability and cleanup standards have changed. The extent to which newer environmental standards permit contaminated soils that are disturbed to be put back on site if capped (which a roadway would do) has never been considered. As noted earlier, the real cost to the state for the $4.7 billion NB in terms of opportunities foregone is over $1 billion. That sum should be sufficient to remediate a 2- to 3-mile corridor across some contaminated sites if the majority of the soils would not require removal, which they no longer do under Risk-Based Corrective Action approaches that are now the national standard. The entire cleanup and construction project, more-over, could be accomplished in a much shorter period of time than the NB.

This strategy could provide a host of benefits to the people of Birmingham, Jefferson County and the region. A road spur that would significantly reduce traffic at known congestion bottlenecks that are predicted to become more so over time, would save commuters, residents and businesses the time and economic cost of traffic jams. A speedier and shorter route for major truck traffic through Birmingham could add to the area's economic activity and employment in warehousing and transportation. Remediation and control of existing pollution problems and risk exposures to residents would directly add to the economic competitiveness and community health of areas with brownfields. In addition, property values for sites adjacent to the road could make private sector brownfields cleanups economically viable and promote new business development in the central city. This report does not necessarily endorse such an alternative, which would need thorough review and cost-benefit analysis to insure protection of the environment and existing neighborhoods and businesses. But pursuit of the NB while ignoring alternatives such as this is not a prudent use of limited taxpayer dollars.

Any integrated planning effort should consider at least consider alternatives investments like this that could provide a greater bang for the taxpayer buck. Yet there is no evidence that any Alabama government body has attempted to do a systematic assessment of the site conditions and pricing of the pollution cleanup costs along the possible downtown corridors.

The EPA Brownfields grants process is strongly biased in favor of grants that contribute to environmental justice. Yet, as Appendix C demonstrates, Birmingham has not received an assessment grant since 1995. The only public sector grantee in the county since the passage of the 2002 Brownfields Bill that expanded funds availability has been the Jefferson County Economic and Industrial Development Authority that secured $200,000 for a small cleanup.

It appears that no effort has gone into getting readily available federal funds for data collection on the economic feasibility of a shorter alternative to the NB.
The Northern Beltline’s Questionable Transportation Benefits

The Northern Beltline is only nominally a transportation project. A roadway user benefit calculation comparing a given project to alternatives is a standard practice of transportation planning. A glaring omission in the CBER report is the lack of any analysis at all of the NB's transportation costs and benefits. The standards for such analysis are well established by transportation agencies. According to the Minnesota Department of Transportation, for example:

The primary transportation-related elements that can be monetized are travel time costs, vehicle operating costs, safety costs, ongoing maintenance costs, and remaining capital value (a combination of capital expenditure and salvage value). For some kinds of projects, such as bypasses, travel times and safety may improve, but operating costs may increase due to longer travel distances. A properly conducted benefit-cost analysis would indicate whether travel time and safety savings exceed the costs of design, construction, and the long-term increased operating costs.¹⁰

The CBER report and the 2012 Reevaluation did not conduct any such user benefit calculations.

A $4.7 billion investment during an era of fiscal constraint should require rigorous cost-benefit analysis. No such study was conducted. In the appendix of the report, the CBER acknowledges that methodologies other than their approach could have been used to measure the NB's costs and benefits. They even note that econometric models, economic base models, and computable general equilibrium models typically result in smaller economic multipliers than their chosen methodology of input-output modeling (p. 30). The more sophisticated methodologies are dismissed because they are more complex, time-consuming and expensive. This conclusion ignores a core problem evident in both the CBER report and the 2012 ALDOT Reevaluation study—a taxpayer investment of the magnitude of $4.7 billion should require the most rigorous cost-benefit analysis available.

The 1997 Final Environmental Impact Statement (FEIS) included a highway user benefit calculation, but the model used 1990 baseline data. At that time the NB was envisioned to be a 4-lane road. The passage of 15 years, the availability of 2010 census data, and the revised plan to build a 6-lane highway (with contemplated future expansion to 8 lanes), not to mention extensive evidence on reduced vehicle miles traveled per capita that were already becoming available before 2010, should have been incorporated into revised a highway user benefit calculation.

The traffic volumes predicted for the NB in the 1997 FEIS do not merit a 6-lane highway, let alone a planned 8-lane highway. As the 1997 FEIS admitted, “The analysis indicated a four-lane cross-section should be sufficient to handle the 2010 projected volumes, based upon the socio-economic data currently projected for the area.”¹¹ No additional transportation capacity studies have been conducted to justify the expansion to 6 or more lanes.

One potential explanation for not conducting a highway user benefit calculation is that the NB will provide few transportation benefits. The transportation demand management measures are used for peak hour travel. “As indicated in the analyses, the Beltline will primarily serve nonwork trips that typically occur throughout the day and have minimal impact during the peak hours.”¹² If this is true, the NB will provide meager peak hour congestion relief and little economic impact.

The March 2012 ALDOT Reevaluation confirms that the transportation benefits of the NB are small. It projects average annual daily traffic (AADT) volumes from about 35,000 to 45,000 depending upon the segment of the road. Projected traffic volumes are higher
in northeastern sections of the NB near Trussville. By comparison, in 2010 AADT on I-459 ranged from a low of 44,000 near Bessemer to a high of 103,930 near Hoover. The projected traffic volumes for the NB are extremely low for a 6-lane highway. This is an incredibly inefficient use of public funds for the U.S., state, and region.
Conclusion

This report shows that the CBER’s limited analysis of the economic impacts of the NB project is flawed. The number of construction-related jobs that would be generated is misleading, counting year-long positions as permanent jobs. The number of net new post-construction jobs in the NB corridor is incredibly small for a $4.7 billion economic development project. As this report suggests, the true cost of the NB is likely much higher than the road budget itself. The cost per job is extremely high and the hidden costs associated with the project are largely ignored by the CBER report. Ultimately, residents of Alabama, the Birmingham region, Jefferson County, and the NB corridor will likely pay for the NB through additional sewer taxes and fees, fuel taxes, and higher congestion.

Many of the talking points of NB supporters have been shown to be exaggerated. The relationship between the presence of beltlines and economic development is not conclusive. In fact, the likelihood of a highway investment driving economic activity is highly dependent upon the presence of needed infrastructure and residential/business demand. These precursors to development are absent in the NB corridor. In addition, the CBER analysis ignores critical variables associated with economic growth such as school quality, crime, and the availability of developable land in northern Jefferson County. The topography along the corridor is a hindrance to large scale development opportunities.

As a transportation project, the NB provides marginal benefits. The Birmingham Metropolitan Planning Organization concluded that the NB will not have a major impact on regional congestion. As a matter of fact, 35 other transportation projects in the region were deemed to be better candidates for development than the NB. The merits of the transportation benefits aside, an up to date highway user analysis that quantifies the benefits of the NB has not been completed. This is standard procedure for transportation projects and should accompany any cost/benefit analysis.

Prior to starting a process that could ultimately cost more than $4.7 billion, the most comprehensive, sophisticated cost/benefit analysis available to decision makers should be undertaken for this project and alternative investments. The CBER report is not an adequate substitute for such an analysis. The fact is that the proposed NB will not come close to producing the economic benefits that are claimed by its proponents.
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Endnotes


4 This is actually a bit of a high-end estimate. Given that a significant proportion of the construction materials and supplies for the jobs are likely to come from outside the state, there would be still more jobs created nation-wide in producing and delivering needed supplies. If the non-Alabama jobs amount to only 5% of those predicted to be generated in-state, that would add 3,477 jobs to those projected for Alabama, or a total of 79,012 jobs nationwide. That is almost 14% more jobs than the national average.


9 When it comes to assessing overall impacts, this analysis uses the 17-year timeline employed as a possibility in the CBER study since the shorter time to completion produces the highest current benefits of a completed road to Alabama, the metro, the county and the NB corridor itself. This assures that any criticism of the effectiveness of the project will be based on the most positive future trends in benefits as described by the CBER.

10 There will, of course, be some new jobs appearing along the corridor that serve the construction workers (food trucks and the like), but such activity moves around the metropolitan area and declines in one district if there is no construction there as it grows in another where construction workers are present. There are no net new jobs associated with that type of activity.


14 Not considering the probability that the preferred outcome will occur is less than 1—that an undesirable result will occur—is simply unacceptable in impact analysis.


16 Because much of the employment generated will only develop more than 17 years in the future, it is appropriate to discount those jobs relative to the employment generated by construction in this year or the next. The CBER study did not discount the value of future jobs, so its current estimate of employment and earnings decades from now is overstated.


20 This 0.9% figure is actually a high-end measure. Since there was no CBER forecast of the total number of businesses in the county in 2040, the 372 new firms reported to be generated by the NB were taken as a percentage of the 37,561 firms reported to be in the county in 2009 (CBER Table 1, p. 6). By 2040 the number of firms in the county may be expected to grow so the percentage of new firms may be an even smaller number.


Appendix A: Technical Notes

Construction Labor Supply
If the CBER predictions came to pass, there would be a disruptive demand pressure on the supply of workers skilled in the specialty area of "Heavy and Civil Engineering Construction" (HCEC) as a result of the new road. Table A-1 demonstrates the limited supply of workers in the Birmingham-Hoover Metropolitan Area prepared to go directly to work on the NB construction sites.

As of early 2012, there were only 4,016 workers in the metropolitan area employed in heavy and civil engineering construction, the type of jobs associated with road-building. Assuming that this subsector of the labor market was suffering a 20% unemployment rate, that would mean that there were only 1,004 other people available for work on the NB that had previous experience and sought jobs like those involved in the road project. That is fewer people unemployed in the sector than the 1,352 likely to be needed according to our calculations about job-years of work demanded for the NB, using the revised Federal Highway Administration employment projections, so the heavy construction labor market might become tight and favor workers seeking higher pay. However, since there will be a ramp up process as the project begins (which the CBER allowed for in its calculations), the additional 381 workers could be found for the road job without adverse effects on other ongoing infrastructure construction projects.

Table A-1
Road Construction Worker Labor Supply in 2012

<table>
<thead>
<tr>
<th>Employees in Nonagricultural Industries in Alabama</th>
<th>March 2012 Thousands</th>
<th>February 2012 Thousands</th>
<th>March 2011 Thousands</th>
<th>Average Thousands</th>
<th>Average as Percent of Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction</td>
<td>72.9</td>
<td>71.6</td>
<td>81.1</td>
<td>75.2</td>
<td>1.00</td>
</tr>
<tr>
<td>Construction of Buildings</td>
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<td>16.2</td>
<td>17.9</td>
<td>16.8</td>
<td>0.22</td>
</tr>
<tr>
<td>Heavy and Civil Engineering Construction</td>
<td>12.9</td>
<td>12.5</td>
<td>15.6</td>
<td>13.7</td>
<td>0.18</td>
</tr>
<tr>
<td>Specialty Trade Contractors</td>
<td>43.8</td>
<td>42.9</td>
<td>47.6</td>
<td>44.8</td>
<td>0.60</td>
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</table>

Nonagricultural Wage and Salary Employment for Alabama Metropolitan Areas: Birmingham-Hoover MA

<table>
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<tr>
<th>Construction</th>
<th>21,000</th>
<th>21,400</th>
<th>23,800</th>
<th>22,100</th>
</tr>
</thead>
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<tr>
<td>Heavy and Civil Engineering Construction (*)</td>
<td></td>
<td></td>
<td></td>
<td>4,016</td>
</tr>
</tbody>
</table>

Sources: Top panel, state data, from <http://www2.drc.state.al.us/ces/Nonag.pdb>; bottom panel, metro data from <http://www2.drc.state.al.us/ces/M8A/Birmingham.pdb>, both downloaded 5/6/12.
(*) Calculated from Metro total assuming state proportion of 18% of total construction employment applies in the Metro as well.
Discounting
The standard discounting formula for a cost or benefit in a future year is:

\[ PV = \frac{FV}{(1+d)^t} \]

Where:
- \( PV \), or present value, is the value at time = 0
- \( FV \), or future value, is the value at time = \( t \)
- \( d \) is the discount rate
- \( t \) is the number of years in the future that the future value will be received

The sum of a stream of benefits or costs arising in future years is thus:

\[ PV = \sum FVT/(1+d)^t \]

Where the sum, \( \Sigma \), is taken over the period from \( t = 0 \), the current year, through \( t = T \), the end year of the stream.

Discounting to get the value today of a job created decades from now
The present value of a job is different from the present value of money in some essential ways. There are social

<table>
<thead>
<tr>
<th>Project Year</th>
<th>Calendar Year</th>
<th>Alabama</th>
<th>Earnings Millions</th>
<th>Birmingham Metro</th>
<th>Earnings Millions</th>
<th>Jefferson County</th>
<th>Earnings Millions</th>
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<td>$23.60</td>
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<tr>
<td>1</td>
<td>2013</td>
<td>4,014</td>
<td>$122.20</td>
<td>3,768</td>
<td>$120.60</td>
<td>2,262</td>
<td>$72.60</td>
</tr>
<tr>
<td>2</td>
<td>2014</td>
<td>4,014</td>
<td>$122.20</td>
<td>3,768</td>
<td>$120.60</td>
<td>2,262</td>
<td>$72.60</td>
</tr>
<tr>
<td>3</td>
<td>2015</td>
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<td>$120.60</td>
<td>2,262</td>
<td>$72.60</td>
</tr>
<tr>
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<td>$72.60</td>
</tr>
<tr>
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<td>2,262</td>
<td>$72.60</td>
</tr>
<tr>
<td>9</td>
<td>2021</td>
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<td>$122.20</td>
<td>3,768</td>
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</tr>
<tr>
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<td>2022</td>
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<tr>
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<td>2023</td>
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<td>$122.20</td>
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<td>13</td>
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<td>3,768</td>
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<td>$72.60</td>
</tr>
<tr>
<td>Permanent</td>
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<td>11,635</td>
<td>$373.60</td>
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</tbody>
</table>

Average Year-long Jobs
During Road Construction: 3,863
Total Permanent Jobs: 24,504

Source: CBEE Analysis. Years 2012-2019 are from Table 10, p. 19; Permanent jobs are from Table 12, p. 22.
benefits that accrue—family stability, individual sense of well-being and worth, and the like—that are difficult to quantify. Unlike income, which tends to go to individuals and be disposed of (spent or saved) by them, the social benefits of employment may accrue to whole communities. Community benefits such as greater stability, lower crime rates and less social tension may be difficult to count, but they still can be discounted in principle the same way that future cash flows get discounted. The job creation data associated with the NB in the CBER analysis need to be discounted to estimate the present value of a stream of future employment.

Table A-2 shows the actual pattern of the jobs—and incomes—created over time by the NB according to the CBER study. The data are derived from the findings associated with an accelerated construction schedule of 17 years so as to offer as conservative a measure as possible of the possible loss of value associated with job creation delays. Thus, the Year 0, or 2012, new jobs and earnings come from the CBER’s calculation for the start-up period and the Year 1 to 17 in the figures come from the active construction projections. The numbers here are identical to those in Table 10 of the CBER study; however, separate rows for each of the years of construction have been created to make the delay obvious—and to permit discounting by different amounts on each year.

The last three lines in the Table require some explanation. The “Permanent” line in the Table contains the original CBER estimates of post-construction jobs. Even if increased fuel efficiency of vehicles could hold down emissions from additional vehicles, there has been no evidence presented that the expansion of the NB from four lanes to six will, in fact, generate additional economic activity. Therefore, the conservative approach is to assume that it will not.

The “average person-years of work” that the CBER projected would be generated in each of the years of the construction project, including the start-up year. Because each of those person-years of work will be available for 17 years, the annual employment is considered as providing “permanent-equivalent” jobs. Adding that number to the actual permanent jobs predicted by the CBER leads to the 24,503 total jobs estimate for Alabama and the other bottom line figures.

Table A-2 could have been constructed with the projected total person-years of work now defined as the appropriate expectation of employment by the Federal Highway Administration (FHWA), that is the more up to date figure of 2,805 person-years of work each construction year, rather than 4,014. The CBER numbers that the NB advocates have been circulating in the state, MSA and county are used for illustrative purposes, simply because the data are more familiar. Either set of data would need to be discounted.

The value in 2012 of a job in 2012 or 2015 relative to one in 2030 involves discounting two features of employment, the earnings and the social benefits. The CBER report discounts future earnings in its income projections by assuming the same income per job generated over the entire construction period (see the constant numbers in the construction years under “Earnings” in Table A-2).

By keeping the wage number constant, the CBER analysis has assumed that the percentage increase in wages in each future year would be at a rate that exactly equaled the sum of the inflation rate, rate of time preference, and an allowance for uncertainty. This assumption is empirically false: wages are not indexed for inflation, that time preferences shift with the age structure of a population, and uncertainty cannot, by definition, be considered to be constant.

Even though earnings have been discounted by this CBER approach, the social benefits of the jobs themselves also need to be discounted to arrive at a current-year-equivalent job in terms of impacts on social well-being. Lower unemployment contributes to reduced crime, drug abuse and other social problems, and those benefits generate dollar savings to society, not just a “feel good” effect, so delaying them arguably costs money today.

We discounted using the conservative 5% discount rate accepted by the Appalachian Regional Commission (ARC) in assessing the economic impact of its highway system. The jobs in Table A-1 are adjusted to their “present value” in Table A-3.

Each job in Table A-3 is adjusted from Table A-2 for the fact that the value of the benefit gained in any future year is discounted to be present by reducing it by 5% for each year of delay until the benefit is realized. That is, the Year 0 entries are not discounted at all, while the Year 1 entries and all that follow are adjusted for the delay. The post-construction benefit of 20,641 new Alabama jobs and the related income and job impacts in the MSA and county is discounted for
only an 18-year delay, even though the ongoing benefit of those jobs should be discounted for each subsequent year that they last. (A year 19 job is worth less than one in year 18 and so on, and those permanent jobs extend into the future.)

Even though Table A-3 discounts the NB project’s future jobs benefit conservatively, the results can still be used to arrive at an estimate of the present value of the jobs created. The present value of the post-construction jobs is the third-to-last line in the Table. The present value of the one-year construction and spin-off jobs is the average of all the discounted annual jobs created from Years 0 through 17, providing a figure that can be treated as the 2012 permanent-equivalent jobs generated in the construction project. We add that number to the post-construction discounted jobs to arrive at the total 2012-equivalent jobs that will be generated once the project is completed.

The relevant present value of jobs figure for all of Alabama thus is 11,163. This is the sum of the discounted post-construction jobs, 8,577 and the average of the annual figures in the third column of Table A-3.

Table A-3

<table>
<thead>
<tr>
<th>Project Year</th>
<th>Calendar Year</th>
<th>Alabama New Jobs</th>
<th>Birmingham Metro New Jobs</th>
<th>Jefferson County New Jobs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Earnings Millions</td>
<td>Earnings Millions</td>
<td>Earnings Millions</td>
</tr>
<tr>
<td>0</td>
<td>2012</td>
<td>1,302</td>
<td>1,222</td>
<td>734</td>
</tr>
<tr>
<td>1</td>
<td>2013</td>
<td>3,823</td>
<td>3,589</td>
<td>2,154</td>
</tr>
<tr>
<td>2</td>
<td>2014</td>
<td>3,641</td>
<td>3,418</td>
<td>2,052</td>
</tr>
<tr>
<td>3</td>
<td>2015</td>
<td>3,467</td>
<td>3,255</td>
<td>1,954</td>
</tr>
<tr>
<td>4</td>
<td>2016</td>
<td>3,302</td>
<td>3,100</td>
<td>1,861</td>
</tr>
<tr>
<td>5</td>
<td>2017</td>
<td>3,145</td>
<td>2,952</td>
<td>1,772</td>
</tr>
<tr>
<td>6</td>
<td>2018</td>
<td>2,995</td>
<td>2,812</td>
<td>1,688</td>
</tr>
<tr>
<td>7</td>
<td>2019</td>
<td>2,853</td>
<td>2,678</td>
<td>1,608</td>
</tr>
<tr>
<td>8</td>
<td>2020</td>
<td>2,717</td>
<td>2,550</td>
<td>1,531</td>
</tr>
<tr>
<td>9</td>
<td>2021</td>
<td>2,587</td>
<td>2,429</td>
<td>1,458</td>
</tr>
<tr>
<td>10</td>
<td>2022</td>
<td>2,464</td>
<td>2,313</td>
<td>1,389</td>
</tr>
<tr>
<td>11</td>
<td>2023</td>
<td>2,347</td>
<td>2,203</td>
<td>1,323</td>
</tr>
<tr>
<td>12</td>
<td>2024</td>
<td>2,235</td>
<td>2,098</td>
<td>1,260</td>
</tr>
<tr>
<td>13</td>
<td>2025</td>
<td>2,129</td>
<td>1,998</td>
<td>1,200</td>
</tr>
<tr>
<td>14</td>
<td>2026</td>
<td>2,027</td>
<td>1,903</td>
<td>1,142</td>
</tr>
<tr>
<td>15</td>
<td>2027</td>
<td>1,931</td>
<td>1,812</td>
<td>1,088</td>
</tr>
<tr>
<td>16</td>
<td>2028</td>
<td>1,839</td>
<td>1,726</td>
<td>1,036</td>
</tr>
<tr>
<td>17</td>
<td>2029</td>
<td>1,751</td>
<td>1,644</td>
<td>987</td>
</tr>
<tr>
<td>Average 2012-Equivalent Year-Long Jobs During Road Construction</td>
<td>3,863</td>
<td>3,627</td>
<td>2,177</td>
<td></td>
</tr>
<tr>
<td>Total 2012-Equivalent Jobs Once Project Is Completed</td>
<td>24,504</td>
<td>23,004</td>
<td>13,812</td>
<td></td>
</tr>
</tbody>
</table>

Source: Table A-1, with data for the years after Year 0 modified by the standard discounting formula using a 5% discount rate.
Using the adjusted FHWA estimates for job generation per $1 billion in federal expenditure—2,805 instead of 4,014, person-years of work for the 17-year construction period in Table A-2—the discounted jobs figure falls to 10,406 for the state.

Both these present value calculations exaggerate the benefits. They overstate the PV of the permanent jobs ("After" in the Tables) since they do not discount the job benefits more for the employment occurring in the years after the completion of the NB. They treat the benefits of the Nth year of permanent post-construction employment as having the same PV as those arising in the first year. This results in an even more conservative discounting process, overstating PV.

Using the CBER's "worst case" construction delay scenario of a 30-year instead of a 17-year construction schedule, combined with the FHWA total job generation forecast, the discounted jobs can be calculated by extending Table A-2 and A-3 to cover 30 years. In that case the PV of jobs created would total only 5,377.

This lower PV of employment results from the small number of person years of work generated each year when the construction process is spread out over 30 years, combined with a 30-year delay in getting the benefits of the post-construction employment projected by the CBER. It underscores the importance of the construction schedule and that the benefits to Alabama, the Birmingham MSA and Jefferson County are likely to shrink to a level that does not warrant the costs as the process gets delayed by budget constraints.

**Discounting to Get the Present Value of the Spending on the NB**

The principle of discounting needs to be applied to the costs of a project the same way it is used to derive the present value of its benefits. Thus, we need to calculate the PV for the stream of expenditures on the NB the same way we discounted the benefits.

The discounted costs of constructing the NB will depend on how long it takes to build. The longer the construction period, the further in the future monies will be spent and the lower the present value of the discounted stream of future spending.

Table A-4 derives the PV of the stream of spending for a 17 year and a 30 year construction schedule. We see the $4.7 billion total expenditure drop to $3.146 or $2.452 respectively, based on the spending pattern projected in the CBER analysis.
Table A-4

Present Value of Spending on the Northern Beltline
Cost in $ Millions

<table>
<thead>
<tr>
<th>Year</th>
<th>17-Year Schedule</th>
<th>30-Year Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CBER</td>
<td>$4.7 B</td>
</tr>
<tr>
<td>0</td>
<td>$57</td>
<td>$88</td>
</tr>
<tr>
<td>1</td>
<td>$176</td>
<td>$271</td>
</tr>
<tr>
<td>2</td>
<td>$176</td>
<td>$271</td>
</tr>
<tr>
<td>3</td>
<td>$176</td>
<td>$271</td>
</tr>
<tr>
<td>4</td>
<td>$176</td>
<td>$271</td>
</tr>
<tr>
<td>5</td>
<td>$176</td>
<td>$271</td>
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<td>29</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>30</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

PV  $3,044  $4,700  $3,146  $3,045  $4,701  $2,452

Source: Cols 2 & 6: CBER Analysis, Tables 10 and 9 [p. 18]. Cols 3 & 8 derived based on total cost difference ($4.7 B - $3.044 B). Cols 4, 7 derived from Cols 3, 8 using discount formula with 1.05, (Roundings errors in truncated budget numbers account for the $1 million rise in PV totals in columns 5 & 8 relative to columns 1 & 2).
Appendix B: Impact of New Fuel Efficiency Standards on Fuel Tax Revenues

Changes in fleet mileage standards will place further pressures on fuel tax revenues over the next several decades. The following scenario uses 2009 vehicle miles traveled estimates for Alabama to illustrate how increased fuel efficiency could affect nominal revenues accruing to the Alabama Department of Transportation in the future (assuming the Alabama fuel tax is not increased). These projections do not factor in the impact of inflation on the purchasing power of future revenues.

Overall, the data suggest that the Alabama Department of Transportation will be constrained in its ability to fund new roads, meet maintenance needs, and repair crumbling road and bridge infrastructure. Building additional new highways will exacerbate this funding problem and increase pressure on legislators to increase the Alabama fuel tax.

Table B-1
Relationships Between Fuel Efficiency and Gas Tax Revenue in Alabama

<table>
<thead>
<tr>
<th>Auto/Light Truck Standards</th>
<th>MPG</th>
<th>VMT*</th>
<th>Gallons of Gasoline</th>
<th>Nominal Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Through 2015</td>
<td>21.8</td>
<td>56,061,000,000</td>
<td>2,571,605,505</td>
<td>$475,747,018</td>
</tr>
<tr>
<td>2016-2024</td>
<td>34.5</td>
<td>58,864,050,000</td>
<td>1,706,204,348</td>
<td>$315,647,804</td>
</tr>
<tr>
<td>After 2025</td>
<td>54.5</td>
<td>61,807,252,500</td>
<td>1,134,078,028</td>
<td>$209,804,435</td>
</tr>
</tbody>
</table>

*Assumes 5% increase in VMT for period with 34.5 mpg and 54.5 mpg calculations.
Appendix C: Brownfield Grants

The table below lists all the brownfield grants from the Environmental Protection Agency received in Alabama since the EPA started making grants to promote site cleanup in 1992.

Table C-1
Brownfield Grant Fact Sheet

<table>
<thead>
<tr>
<th>Grant Recipient Name</th>
<th>Grant Type</th>
<th>Announce Year (FY)</th>
<th>Hazardous Funding</th>
<th>Petroleum Funding</th>
<th>Job Training Funding</th>
<th>Pilot Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>AL Department of Environmental Management</td>
<td>Revolving Loan Fund</td>
<td>2002</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>AL Department of Environmental Management</td>
<td>Assessment</td>
<td>2010</td>
<td>-</td>
<td>- $200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Anniston</td>
<td>Assessment</td>
<td>2001</td>
<td>-</td>
<td>-</td>
<td>- $200,000</td>
<td>-</td>
</tr>
<tr>
<td>City of Anniston</td>
<td>Job Training</td>
<td>2004</td>
<td>-</td>
<td>-</td>
<td>- $161,000</td>
<td>-</td>
</tr>
<tr>
<td>City of Anniston</td>
<td>Cleanup</td>
<td>2007</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Anniston</td>
<td>Job Training</td>
<td>2008</td>
<td>-</td>
<td>- $200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Birmingham</td>
<td>Assessment</td>
<td>1995</td>
<td>-</td>
<td>-</td>
<td>- $350,000</td>
<td>-</td>
</tr>
<tr>
<td>City of Birmingham</td>
<td>Revolving Loan Fund</td>
<td>1997</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$500,000</td>
</tr>
<tr>
<td>Black Warrior-Cahaba Rivers Land Trust</td>
<td>Assessment</td>
<td>2004</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Cordova</td>
<td>Assessment</td>
<td>2007</td>
<td>-</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Cullman</td>
<td>Cleanup</td>
<td>2011</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Decatur</td>
<td>Assessment</td>
<td>2012</td>
<td>$200,000</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Florence</td>
<td>Assessment</td>
<td>2008</td>
<td>$200,000</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
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<tr>
<td>Freshwater Land Trust</td>
<td>Assessment</td>
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<td>$200,000</td>
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<td>Freshwater Land Trust</td>
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<tr>
<td>City of Guin</td>
<td>Assessment</td>
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<td>$200,000</td>
<td>-</td>
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<tr>
<td>Jefferson Economic and Industrial Development Authority</td>
<td>Cleanup</td>
<td>2009</td>
<td>$200,000</td>
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<td>-</td>
</tr>
<tr>
<td>City of Mobile</td>
<td>Assessment</td>
<td>2009</td>
<td>$200,000</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
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<tr>
<td>Montgomery</td>
<td>Assessment</td>
<td>2001</td>
<td>-</td>
<td>-</td>
<td>- $200,000</td>
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<td>Prichard</td>
<td>Assessment</td>
<td>1996</td>
<td>-</td>
<td>-</td>
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</tr>
<tr>
<td>City of Prichard</td>
<td>Assessment</td>
<td>2011</td>
<td>$200,000</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Selma</td>
<td>Assessment</td>
<td>2001</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$200,000</td>
</tr>
<tr>
<td>City of Selma</td>
<td>Assessment</td>
<td>2006</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Talladega</td>
<td>Assessment</td>
<td>2009</td>
<td>$200,000</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Talladega</td>
<td>Assessment</td>
<td>2012</td>
<td>$200,000</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Tarrant</td>
<td>Cleanup</td>
<td>2006</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
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<td>City of Tuscaloosa</td>
<td>Assessment</td>
<td>2006</td>
<td>-</td>
<td>$200,000</td>
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<tr>
<td>Uniontown</td>
<td>Assessment</td>
<td>1998</td>
<td>-</td>
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<td>- $200,000</td>
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<td>City of Valley</td>
<td>Assessment</td>
<td>2007</td>
<td>-</td>
<td>$200,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Valley</td>
<td>Cleanup</td>
<td>2008</td>
<td>-</td>
<td>$235,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>City of Valley</td>
<td>Cleanup</td>
<td>2011</td>
<td>$165,000</td>
<td>-</td>
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<td>-</td>
</tr>
</tbody>
</table>


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EXHIBIT 4
Subject: The Environmental Protection Agency comments on the initial 3.4-mile phase of Birmingham Northern Beltline
Reissued Public Notice SAM-2011-01079-CMS; Jefferson County, Alabama

Dear Colonel Roemhildt:

The U.S. Environmental Protection Agency, Region 4 has reviewed the June 22, 2012, reissuance of Public Notice (PN) number SAM-2011-01079-CMS, originally issued October 12, 2011, but withdrawn November 14, 2011. The proposal is for construction of an initial 3.4 mile phase of the eastern portion of the Birmingham Northern Beltline (Beltline), a 52-mile limited access highway project graded for eight lanes, with six lanes paved, as proposed by the Alabama Department of Transportation (ALDOT). The project would be located in Jefferson County, Alabama and is intended to be part of the Appalachian Development Highway System. The purpose described in the PN is to “enhance cross-region accessibility and stimulate economic development.” The proposed 3.4 mile phase remains unchanged from that described in the October 2011 PN. We previously expressed concerns regarding this project in our letter of August 17, 2012, and received a communication from the ALDOT also dated August 17, 2012, that speaks to some of those concerns. However, that communication from ALDOT did not substantively address many of the issues, which we reiterate below with the current letter.

The 3.4 mile proposed project is but one component of the broader eastern portion of the Beltline. Therefore, the EPA is seeking information that: (1) demonstrates that the purpose and need for the 3.4 mile proposed project has independent utility and (2) the potential aquatic resource impacts for this project are commensurate with the demonstrated purpose and need in accordance with the Section 404(b)(1) Guidelines (Guidelines) and 2008 Mitigation Rule. In addition, the EPA also recommends that the U.S. Army Corps of Engineers (Corps) request the applicant to provide an updated environmental analysis of the aquatic resource impacts associated with the eastern half of the Beltline corridor. We believe this analysis is needed to address the cumulative aspects of the 3.4 mile proposed project within the broader context of the eastern Beltline corridor. In addition, this analysis could address the additional information the ALDOT agreed to provide at the May 3, 2012, meeting with the EPA, the Federal Highway Administration (FHWA), the ALDOT and your staff. At that meeting the ALDOT committed to providing information in several areas, including maps, quantification of direct impacts to wetlands and streams in current terms (i.e., not converting stream impacts to acreage) for the eastern portion, a more complete indirect and cumulative environmental effects analysis, compensatory mitigation, alternatives analysis and specific commitments for stormwater and green design alternatives.
We recommend that the purpose for the increased number of lanes and grading be further documented and considered, as this directly speaks to the avoidance and minimization requirements of the 2008 Mitigation Rule. We understand the considerations presented in ALDOT's August 17, 2012, letter on the relative stormwater impacts of a four vs. six lane highway and on the construction efficiencies which would result from building all six lanes during initial construction. That said, it remains an open question whether this segment at this time, or the Eastern Beltline in general, would support the larger footprint.

In a letter dated October 13, 2011, the Birmingham Metropolitan Planning Organization stated that it was "very difficult to ascertain ...the substantial changes in population, employment and/or travel demand (both existing and forecast) that would necessitate the increase in roadway capacity." The *Reevaluation* of the Final Environmental Impact Statement includes information on traffic forecasting, but does not appear to specifically address whether this supports the expanded scope of the project. For example, traffic projections provided in the *Reevaluation* do not appear to support a six-lane facility. According to ALDOT’s Approved Traffic Capacities document (February, 2004), a four-lane, six-lane, and eight-lane, freeway can accommodate an average annual daily traffic (AADT) of 68,000, 102,000 and 136,000, respectively. The AADT projected for this phase of construction is only 42,398 for the design year 2032. Traffic volumes along the entire eastern corridor are also well below 68,000 AADT or four-lane approved traffic capacity.

We recommend the environmental analysis include a conceptual-level discussion of the types of measures to avoid, minimize and mitigate impacts to aquatic resources that we mutually agreed to during our August 14, 2012, meeting for the 3.4 mile proposed project and apply them to the rest of the eastern portion of the Beltline. We request that the Corps or the ALDOT circulate this analysis to key stakeholders prior to any 404 permit applications for future segments of the eastern Beltline. This will give the key stakeholders an opportunity to conduct an informed review of the 3.4 mile project within the broader context of the eastern Beltline.

In addition, the ALDOT states in its communication of August 17, 2012, that it is gathering site-specific data for water quality modeling of the 3.4-mile initial segment. The EPA agrees that modeling should be calibrated with site-specific, in-stream data, rather than default values as previously used. Other models such as LSPC (Loading Simulation Program C++) may be more appropriate for understanding the effects of development on delivery of pollutants to streams, and more specific evaluation of impacts to sensitive areas such as darter habitat can be achieved with models such as HSPF (Hydrological Simulation Program-FORTRAN).

The EPA also recommends that for compensatory mitigation, no less than 1:1 loss:replacement be accepted and that riparian buffer mitigation only be accepted in conjunction with warranted stream channel work. We also recommend that consideration be given to protecting sensitive areas (e.g., Darter habitat in Turkey Creek) that could be impacted by development encouraged by construction of the proposed highway. We understand ALDOT’s position that it must rely on "other municipalities and public entities to regulate and control development to ensure environmental impacts are avoided, minimized and mitigated," and appreciate ALDOT’s support for such efforts. ALDOT's letter of August 17, 2012, recognizes that currently there are no approved stream or wetland mitigation banks with service areas including the impact area of the initial 3.4-mile segment, and states that ALDOT is seeking to have mitigation banks developed to serve the impact area of the Northern Beltline. EPA recommends that ALDOT work proactively with the Corps and EPA to ensure that any compensatory mitigation
options pursued will fully offset impacts in the affected watersheds, as required by the 2008 Mitigation Rule.

The EPA greatly appreciates the coordination and communication with the FHWA, the ALDOT and the Corps and we look forward to continuing this constructive dialogue. However, at this time, given the need for additional information and in order to meet the terms of the August 1992 Memorandum of Agreement between EPA and the Department of Army, we have determined that the current proposal as it stands does not comply with the Guidelines or the 2008 Mitigation Rule and therefore, this project will have substantial and unacceptable adverse impacts on Aquatic Resources of National Importance. We recommend denial of the project as currently proposed and we will revisit this recommendation upon receipt and review of the above-referenced information.

This letter follows the field level procedures outlined in the August 1992 Memorandum of Agreement between the EPA and the Department of the Army, Part IV, paragraph 3(b) regarding Section 404(q) of the Clean Water Act. If you have any questions regarding these comments, please contact Ms. Rosemary Hall at (404) 562-9846, hall.rosemary@epa.gov, or Mr. William Cox at (404) 562-9330, cox.williaml@epa.gov of the Wetlands, Coastal and Oceans Branch.

Sincerely,

Gwendolyn Keyes Fleming
Regional Administrator

cc: Ms. Cindy House Pearson
U.S. Army Corps of Engineers

Mr. Aaron Peters
Alabama Department of Environmental Management

Mr. Bruce Porter
U.S Fish and Wildlife Service

Ms. Lynne Urquhart
Federal Highway Administration

Mr. Mark Bartlett
Federal Highway Administration

Ms. Alfredo Acoff
Alabama Department of Transportation

Mr. William Adams
Alabama Department of Transportation
Birmingham
2035 Regional Transportation Plan (RTP)
The Long Range Transportation Plan for the
Birmingham Metropolitan Planning Area

Prepared by the
Regional Planning Commission
of Greater Birmingham
Staff to the MPO
1731 1st Avenue North, Suite 200
Birmingham, Alabama 35203
Phone: (205) 251-8139
Fax: (205) 328-3304

April 2010
Cissy Edwards

From: Mary Morgan <nightowlnana39@yahoo.com>
Sent: Sunday, October 07, 2012 2:13 PM
To: MPO
Subject: Air Quality Comments

October 4, 2012

Comments on AIR QUALITY for the 2035 TIP

Submitted by:
Mary Morgan
5818 Hubbard Lake Road
Trussville, Alabama 35173

205-655-3984

Jefferson County and its surrounding areas struggle continually to attain air quality standards. A particular transportation project that will contribute or simply relocate air quality issues, noisepollution and safety issues is the Birmingham Northern Beltline. This long spiraling route disrupts and intersects tributaries of the Cahaba River. It will adversely impact the Black Warrior River as well. The Northern Beltline will put so much traffic on an already heavily traveled and congested area of I-59 in Trussville that air quality will be compromised. The route of the Northern Beltline goes through residential communities and will in reality relocate trucks to residential areas resulting in noise and safety issues. The route does not connect where I-459 stops and it basically will be quicker for people to go through downtown then to take the Northern Beltline. As this project is not necessitated by traffic and is simply an example of economic relocation rather than growth, I believe the route and project should be reconsidered as the US EPA has implied. The NB is also overbuilt and the same thing could be accomplished using parkways and have a lesser price tag and environmental impacts.

Bottom line, I do not think air quality should be compromised by a $5 billion transportation project that is not a necessity and that has the potential to impact air quality negatively for generations to come.

Mary Morgan
Cissy Edwards

From: Richard McDonald <mcrichard60@yahoo.com>
Sent: Monday, October 08, 2012 4:15 PM
To: MPO
Subject: Air Quality Comments regarding transportation plan

Will keep this short and to the point. Birmingham continues to have air quality issues. By building the Birmingham Northern Beltline using this long, costly route, air quality issues will not be resolved, they will merely be relocated to residential communities. Of particular concern is the eastern area along I-59 in the Trussville. This section of interstate is already heavily congested during peak drive times and the Northern Beltline will make this issue worse by increasing air pollution due to idling cars, increase noise pollution and pose additional safety issues.

This Northern Beltline route has been opposed since as early as 1997 and continues to be opposed as recently as 2012 by the US Environmental Protection Agency. This alone makes one wonder why federal dollars continue to be allocated to this project.

Sincerely,

Richard McDonald
5839 Hubbard Lake Road
Trussville, Alabama 35173
AIR QUALITY CONFORMITY COMMENT

Submitted by: Michelle McDonald, 5839 Hubbard Lake Road, Trussville, Alabama 35173, 205-655-8177

September 27, 2012

*** Please be sure the attached letter from the US EPA is included with my comments.

The Birmingham and surrounding areas have had issues with clean air for decades. We do not meet current air quality standards and have simply squeaked by. One need only to look at the serious soil and air contamination issues that have taken place in North Birmingham recently to know that Birmingham needs to do more to meet clean air quality standards.

The coalitions and lobbyists have attempted to paint a picture that the Birmingham Northern Beltline will improve air quality and have no adverse effects on clean water. This is simply not true. The eastern route of the Birmingham Northern Beltline will indeed contribute to air and noise pollution. A stretch of interstate I-59 (Trussville/Argo area) which is already heavily congested will have so much traffic dumped on it with the Northern Beltline that it will reduce the life expectancy of this stretch of highway. Cars which already idle in heavy traffic will do so for even longer lengths of time because the Northern Beltline is a long spiraling route, does not make a loop and will simply be rerouting traffic to an already overused section of interstate. Basically the Northern Beltline route (the route that has been opposed by the US EPA in 1997 and as recently as September 2012) is a direct contributor to air and water quality issues as this route plows through the headwaters of the Cahaba River and impacts the Black Warrior River as well. All those cars idling will contribute to poor air conditions. As the Northern Beltline is not justified by traffic and the US EPA has asked ALDOT to look at a smaller footprint and better, less destructive route (see attached letter) it stands to reason that this project alone does not meet air quality conformity standards. To date ALDOT has failed to look at a lesser footprint or less destructive route. They continue to perform surveying, etc. along the same route and at an overbuilt scale. ALDOT has not actually studied the air quality impact of the Eastern section (Clay, Trussville, Argo, Springville along I-59). They reference Pinson but that is not an accurate representation or air quality. ALDOT fails to do an air quality study a section of town (Trussville/Argo) that already experiences heavy traffic congestion and that will be further adversely impacted with the Northern Beltline.

The state of Alabama should be looking at less costly transportation projects that do not threaten clean air and water standards. To spend $5 billion or $90 million per mile on a project that already has violated numerous NEPA regulations, is not necessitated by traffic and will have adverse affects on air quality in the Birmingham area is irresponsible. The state of Alabama should look at other projects (the MPO states the Northern Beltline is a low priority transportation project – 30 more important projects) and allocate funding to one that merits the dollars and that does not contribute to air quality issues. Basically the Northern Beltline is a prime example of relocating air quality issues to residential neighborhoods. We have already seen what happens when pollution is ignored due to pressure from wealthy corporations. You have the sad story and affects (Deadly Deception) of what is occurring in North Birmingham at this moment.

***It should also be noted that on the particulate matter air study (PM 2.5 conducted in 2008 previously submitted on the Northern Beltline) that public comments submitted by businesses were accepted 1 month after the deadline for comments. The public was not notified that an extension had been granted to submit comments. It should also be noted that some public comments in opposition to the Northern Beltline air quality were omitted from the final document. Comment deadline was around April 15th and you can see that most business letters were dated May 1st or later. Also this study shows there has not been any actual air quality documentation performed in the Trussville/Argo/Springville area where the heavy congestion on I-59 takes place. ALDOT only references Pinson which is not an accurate representation of the area along I-59 that will be heavily impacted.
Colonel Steven Roemhildt  
District Engineer  
U.S. Army Corps of Engineers  
Birmingham Field Office  
Attn: Courtney Shea  
218 Summit Parkway, Suite 222  
Homewood, Alabama 35209

Subject: The Environmental Protection Agency comments on the initial 3.4-mile phase of Birmingham Northern Beltline  
Reissued Public Notice SAM-2011-01079-CMS; Jefferson County, Alabama

Dear Colonel Roemhildt:

The U.S. Environmental Protection Agency, Region 4 has reviewed the June 22, 2012, reissuance of Public Notice (PN) number SAM-2011-01079-CMS, originally issued October 12, 2011, but withdrawn November 14, 2011. The proposal is for construction of an initial 3.4 mile phase of the eastern portion of the Birmingham Northern Beltline (Beltline), a 52-mile limited access highway project graded for eight lanes, with six lanes paved, as proposed by the Alabama Department of Transportation (ALDOT). The project would be located in Jefferson County, Alabama and is intended to be part of the Appalachian Development Highway System. The purpose described in the PN is to “enhance cross-region accessibility and stimulate economic development.” The proposed 3.4 mile phase remains unchanged from that described in the October 2011 PN. We previously expressed concerns regarding this project in our letter of August 17, 2012, and received a communication from the ALDOT also dated August 17, 2012, that speaks to some of those concerns. However, that communication from ALDOT did not substantively address many of the issues, which we reiterate below with the current letter.

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Sincerely,

[Signature]

Gwendolyn Keyes Fleming  
Regional Administrator

cc: Ms. Cindy House Pearson  
U.S. Army Corps of Engineers

Mr. Aaron Peters  
Alabama Department of Environmental Management

Mr. Bruce Porter  
U.S Fish and Wildlife Service

Ms. Lynne Urquhart  
Federal Highway Administration

Mr. Mark Bartlett  
Federal Highway Administration

Ms. Alfredo Acuff  
Alabama Department of Transportation

Mr. William Adams  
Alabama Department of Transportation