

1240 West 6th Street Cleveland, Ohio 44113-1302 Phone: 216-566-5100 riderta.com

#### **REVISED MEETING NOTICE**

Notice is hereby given that the following meeting of the Board of Trustees of the Greater Cleveland Regional Transit Authority will take place on <u>Tuesday, May 7, 2024</u> in the Board Room of the Authority, 1240 West Sixth Street, Cleveland, OH 44113 for consideration of the listed items and such other items that may properly come before the Board and be acted upon. This meeting will be live streamed on RTA's Board Page <u>www.RideRTA.com/board</u> via the meeting date for staff and members of the public. Members of the public may attend in person.

The meeting package will be posted on RTA's website at (<u>www.riderta.com/board</u>), on RTA's Facebook page, and RTA's Twitter page.

- 9:00 A.M. Organizational, Services & Performance Monitoring Committee
  - <u>State Contract</u> a competitive procurement off the State of Ohio Cooperative Purchasing Program to provide Authority-wide fire protection services for a period of five years.
  - <u>Interagency Agreement</u> a presentation for the renewal of the EZFare mobile ticketing and scalable fare payment solution for a period of two years.

**Operational Planning & Infrastructure Committee** 

- <u>IFB Procurement</u> a presentation of a competitive procurement for repairs to the Main Office Building Parking Garage.
- <u>Capital Improvement Plan</u> Discussion on proposed FY 2025-2029 Capital Improvement Plan.

Public Hearing

• FY 2025-2029 Capital Improvement Plan.

Committee of The Whole

- Code Book Updates
  - A request to repeal Chapters 1066 Promotional Activities and 1094 Newspaper Dispensing Box Policy.
  - A request to amend Chapters 470 Real Estate Policies and 850 Public Assembly on Authority Property.
- Executive Session Requested
  - To enable the Board to conference with GCRTA attorneys for informationgathering, fact-finding and to receive legal advice.
  - Conferences with an attorney for the public body concerning disputes involving the public body that are the subject of pending or imminent court action.

India L. Birdsong Terry V General Manager, Chief Executive Officer

IBT:tab Attachment

## AGENDA

## RTA ORGANIZATIONAL, SERVICES & PERFORMANCE MONITORING COMMITTEE

Tuesday, May 7, 2024

Committee Members:	Mayor Anthony D. Biasiotta, Chair
	Ms. Lauren R. Welch, Vice Chair
	Ms. Deidre Y. McPherson
	Ms. Emily Garr Pacetti
	Mr. Jeffrey W. Sleasman

- I. Roll Call
- II. <u>State Contract</u> a competitive procurement off the State of Ohio Cooperative Purchasing Program to provide Authority-wide fire protection services for a period of five years.

Presenter(s):

- Charles Brown, Manager, Security Systems
- Ann Marie Prebish, Contract Administrator II
- III. <u>Interagency Agreement</u> a presentation for the renewal of the EZFare mobile ticketing and scalable fare payment solution for a period of two years.

Presenter(s):

- Josh Miranda, Director of Management Information Services
- Shawn Becker, Program Contract Manager
- IV. Adjourn



То:	Mayor Paul A. Koomar, President and Members, Board of Trustees
From:	India L. Birdsong Terry General Manager, Chief Executive Officer
Date:	May 2, 2024
Subject	Summary of Award Authority Wide Fire Alarm/Safety System Inspection on

Subject: Summary of Award – Authority-Wide Fire Alarm/Safety System Inspection and Maintenance for a Five-Year Period

This is an Authority-wide procurement for fire alarm/life safety inspection and preventative maintenance services off of the State of Ohio, Department of Administrative Services contract. This award is a result of a competitive contract.

At the May 7, 2024, Organizational, Services & Performance Monitoring Committee meeting, we will make a presentation of the procurement process and staff recommendation for contract award. Attached is the summary for this contract award. We will be requesting that the Organizational, Services & Performance Monitoring Committee recommend the award of this contract at the May 21, 2024 meeting of the Board of Trustees.

Please call me if you have any questions or require additional information prior to Tuesday's meeting.

IBT/MD Attachment

#### SUMMARY OF PROPOSED AWARD FIRE ALARM/SAFETY SYSTEM INSPECTION AND MAINTENANCE SERVICES

### **PROJECT OVERVIEW:**

The Authority requires independent third-party inspection and testing of its fire and safety system. This Authority-wide system is comprised of electrical and mechanical components that require annual inspection, testing, and certification, and ongoing service and maintenance. This action is necessary to meet the state and city fire codes which require a complete annual safety system inspection, including semi-annual and quarterly inspections and testing.

The Authority currently contracts with Johnson Controls Fire Protection LP ("Johnson Controls") for fire alarm/life safety system testing service and preventative maintenance. Johnson Controls has manufactured, maintained, inspected and supported all Life Safety and Security Systems installed at GCRTA for the past 25 years. A significant portion of the system's parts are proprietary and can only be obtained from Johnson Controls.

#### PROCUREMENT OVERVIEW:

Section 306.43 (H)(4) of the Ohio Revised Code provides political subdivisions, within the State of Ohio, the opportunity to participate in contracts executed by the State of Ohio, Department of Administrative Services.

The fire alarm/life safety system testing service and preventative maintenance for the Authority will be performed by Johnson Controls through the State of Ohio, Department of Administrative Services, Cooperative Purchasing Program under State Contract No. OT903221 (MMA7634). This contract is a result of a competitive solicitation.

#### RECOMMENDATION

The committee recommends Johnson Controls Fire Protection LP, with an office at 17295 Foltz Industrial Parkway, Suite G, Strongsville, Ohio 44149 to provide Fire Alarm Inspection and Maintenance, to the Authority.

### CLIENT BASE

Current clients of Johnson Controls include GCRTA, University Hospitals, Oberlin College, Southwest General Hospital, Lubrizol, the City of Solon, and the City of Brecksville, among many others.

A resolution will request authorization to issue a contract to Johnson Controls Fire Protection LP in an amount not to exceed \$687,117.36 for a three-year base term and two, one-year options in amounts not to exceed \$229,039.12 and \$249,039.12, respectively, for a total contract amount not to exceed \$1,165,195.60 for the five-year period.



To: Mayor Paul A. Koomar, President and Members, Board of Trustees

From: India L. Birdsong Terry General Manager, Chief Executive Officer



Date: May 2, 2024

Subject: Summary of Award – EZFare Renewal for Two-Year Period

This is a renewal of services with Masabi LLC to continue to provide a comprehensive mobile fare collection solution for the Authority's customers for a period of two years.

At the May 7 2024, Organizational, Services & Performance Monitoring Committee meeting, we will make a presentation of the procurement process and staff recommendation for contract award. Attached is the summary for this contract award. We will be requesting that the Organizational, Services & Performance Monitoring Committee recommend the award of this contract at the May 21, 2024 meeting of the Board of Trustees.

Please call me if you have any questions or require additional information prior to Tuesday's meeting.

IBT/MD Attachment

#### SUMMARY OF PROPOSED AWARD EZfare Renewal – Two Years

## **PROJECT OVERVIEW:**

The Greater Cleveland Regional Transit Authority is seeking renewal of services to continue providing a comprehensive mobile fare collection solution for its riders. GCRTA, through its intergovernmental agency agreement with the NEORide Council of Governments, is seeking to renew having the vendor (Masabi LLC) continue providing backend cloud based software, a cloud based customer portal, and a mobile application that provides both visual and electronic validation authentication for ticketing services on approximately 487 GCRTA vehicles for a period of two years. The solution is to include future capability for smart card and account based ticketing (ABT) implementation, a user portal, a backend internal portal, as well as operability with the Authority's CAD/AVL software.

The Authority began utilizing the NEORide contract with Masabi LLC for providing its mobile ticketing and payment solution in 2022. It previously had contracted with Passport Labs, Inc. for its mobile ticketing solution. The Passport solution had been utilized since 2016, however the vendor had begun transitioning out of the mobile ticketing business operation, ceasing at the end of 2022. The Masabi-provided EZFare solution through NEORide has been the sole mobile ticketing solution provider since January 1, 2023. The current contract between NEORide and Masabi LLC is set to expire May 31, 2024. The new agreement will take affect June 1, 2024. The term for each participating agency will be for a base term of two years. This two-year renewal will allow the Authority to provide continuity of its mobile ticketing operation, as well as, provide for future opportunities to introduce and provide account-based ticketing (ABT) to its customers.

### PROCUREMENT OVERVIEW:

The Authority maintains membership through the NEORide Council of Governments. Through this membership, the Authority participates in the EZfare consortium. This transit consortium currently consists of 15 agencies across Ohio, Michigan and Kentucky. Of the 15 agencies, Laketran, SARTA, PARTA, Medina County & Akron Metro are all interlinking agencies. The current vendor providing these mobile ticketing services via the NEORide interagency agreement is Masabi LLC. Per Ohio Revised Code, Section 306.43(H)(4), competitive bidding is not required when an expenditure is made from another political subdivision, public agency, public transit system, regional transit authority, the state, or the federal government, or as a beneficiary under a state or federal procurement contract, or as a participant in a department of administrative services contract under (B) of section 125.04 of the Revised Code. Due to these reasons, this project is deemed exempt from competitive bidding as authorized under Section 306.43(H)(4) of the Ohio Revised Code.

The Procurement Department received a proposal from Masabi LLC on April 4, 2024. Discussions were held to clarify aspects of the proposal based on the NEORide EZfare agreement. The proposal was discussed and reviewed by representatives from the Management and Information Systems and Procurement Departments, and deemed it to be advantageous, fair and reasonable to the Authority.

### RECOMMENDATION

The committee recommends Masabi LLC, with an office at 1330 Avenue of the Americas, Suite 23A, New York, New York 10019 to provide EZFare Renewal Services for a period of two years, via NEORide's EZfare interagency agreement, to the Authority.

The strengths of Masabi include:

- Launched first ever UK mobile ticketing application with Chiltern Railways in 2007
- Launched first ever deployment for US transit agency in 2012 with their Fare Paymentas-a-Service platform, Justride
- 150+ Agencies
- 4 Continents
- 80 Mobility as a Service (MaaS) deployments
- Scalable fare collection solution

## **CLIENT BASE**

Masabi has also worked with Laketran, SARTA, SORTA, PARTA, Medina County & Akron Metro, MTA, Boston MBTA, Los Angeles' Metrolink, Southern Nevada's RTC, Colorado RTD, among many others.

A resolution will request authorization to issue a contract to Masabi LLC to provide EZFare renewal services for a two-year period in an amount not to exceed \$1,200,000.00.

## AGENDA

## RTA OPERATIONAL PLANNING & INFRASTRUCTURE COMMITTEE

## Tuesday, May 7, 2024

Committee Members:

Ms. Lauren R. Welch, Chair Mr. Stephen M. Love Mr. Jeffrey W. Sleasman

- Roll Call
- II. <u>IFB Procurement</u> a presentation of a competitive procurement for repairs to the Main Office Building Parking Garage.

Presenters:

- Grant Kersh Construction Engineer
- Ann Marie Prebish Contract Administrator II, Procurement
- III. <u>Capital Improvement Plan</u> Discussion on proposed FY 2025 2029 Capital Improvement Plan.

Presenter:

- Carolyn Young Manager of Budgets
- Mike Schipper DGM, Engineering & Project Management
- IV. Public Hearing
  - FY 2025-2029 Capital Improvement Plan
- V. Adjourn



То:	Mayor Paul A. Koomar, President and Members, Board of Trustees
From:	India L. Birdsong Terry General Manager, Chief Executive Officer
Date:	May 2, 2024
Subject:	Construction contract for Main Office Building Parking Garage Repairs

At the May 7, 2024, Operational Planning & Infrastructure Committee meeting, staff will present a Summary of the recommendation for award of a construction contract for the Main Office Building Garage Repairs.

The parking garage is located at 701 W. Lakeside Ave., Cleveland, OH. GCRTA uses the basement floor exclusively and the ramp down to the basement from the first floor. Water penetration of the deck above has caused concrete to deteriorate and fall onto cars. The work involves repairing failed drainage structures and concrete on the basement ceiling and ramp leading from the first floor to the basement level.

The Summary of the Proposed Award is attached.

Invitation For Bid

Staff will request that the Operational Planning and Infrastructure Committee recommend award of the construction contract to the full Board for approval at the May 21, 2024 Board Meeting.

Please call me if you have any questions or require additional information prior to Tuesday's meeting.

IBT:mjs

Attachment

## SUMMARY OF AWARD MAIN OFFICE BUILDING PARKING GARAGE REPAIRS

## **PROJECT OVERVIEW:**

The project is at the Greater Cleveland Regional Transit Authority's (GCRTA) Main Office Building parking garage at 701 W. Lakeside Ave., Cleveland, OH. The GCRTA uses the basement floor exclusively and the ramp down to it. Water penetration of the deck above has caused concrete to deteriorate and fall onto cars. The work involves repairing failed concrete on the basement ceiling and ramp leading from the first floor to the basement level. To accommodate parking of vehicles in the basement level, it will be necessary to complete this work in phases and on some weekends when this garage area is not in use.

## PROCUREMENT OVERVIEW:

The Invitation for Bid ("IFB") for the Main Office Building Parking Garage Repairs Project was issued on February 25, 2024. The necessary legal notice was published in the <u>Plain Dealer</u> and <u>Call & Post</u> newspapers. The IFB was also published on the RTA web site.

The Invitation for Bid ("IFB") was accessed and/or downloaded from the web site by twenty-nine (29) interested parties, including subcontractors. One (1) bid was received and opened on March 27, 2024. The bid received was as follows:

Company Name	Total Base Bid	
JADCO Construction Services Inc.	\$423,000.00	

The Basis of Award is the lowest responsive bid from a responsible bidder for the Total Base Bid price. JADCO Construction Services Inc. was determined to be a responsive bidder.

### RECOMMENDATION:

The Office of Business Development has set an 11% DBE participation goal for this project. JADCO Construction Services Inc. is utilizing Brush Striping LLC, Artistic Rock, and All Contractors Supply to meet this goal.

JADCO Construction Services Inc. has successfully completed projects for the Ohio Department of Transportation (ODOT), AECOM Parking Facility, the City of Lyndhurst, John Carroll University, the City of Akron, and Greater Cleveland Regional Transit Authority (GCRTA), among others.

A resolution will request authorization to issue a contract to JADCO Construction Services Inc. for the Main Office Building Parking Garage Repairs in an amount not to exceed \$423,000.00. This bid is .84% below the Engineer's Estimate of \$426,600.00.



То:	Mayor Paul A. Koomar, President and Members, Board of Trustees
From:	India L. Birdsong Terry, General Manager, Chief Executive Officer
Date:	May 2, 2024
Subject:	Propose FY 2025-2029 Capital Improvement Plan

The Office of Management & Budget (OMB) and Engineering & Project Management will present to the Board of Trustees the proposed Fiscal Year (FY) 2025-2029 Capital Improvement Plan (CIP), including the pertinent fund statements, project categories, and a list of unfunded projects.

The presentation of the proposed FY 2025-2029 CIP has been advanced in the calendar year to allow sufficient time to align with the fiscal years of the Northeast Ohio Areawide Coordinating Agency (NOACA) and State and Federal Governments. The FY 2025-2029 CIP will then be submitted to NOACA for the Transportation Improvement Plan (TIP) and the Ohio Department of Transportation (ODOT) for the State Transportation Improvement Plan (STIP).

To provide an opportunity for the public to comment, a formal hearing will also be held in the Board Room of the Authority on May 7, 2024. It is hopeful that the Operational Planning & Infrastructure Committee will then recommend the proposed FY 2025-2029 CIP to the full Board for discussion and approval at the May 21, 2024 Board Meeting.

If any changes are needed to the proposed CIP, they will be brought back to the Board for approval.

IBT/KS/MJS/CY

Attachments

		COMBINED BUDGET	BUDGET			
PROJECT CATEGORY	2025	2026	2027	2028	2029	TOTAL 2025-2029
Bus Garages	\$0	\$4,815,000	\$2,450,000	\$250,000	\$2,550,000	\$10,065,000
Buses	\$23,057,497	\$23,121,247	\$23,184,997	\$23,238,747	\$23,238,747	\$115,841,235
Equipment & Vehicles	\$12,084,620	\$16,340,500	\$16,290,000	\$16,354,150	\$5,120,000	\$66,189,270
Facilities Improvements	\$14,625,000	\$26,835,000	\$14,025,000	\$7,835,000	\$19,200,000	\$82,520,000
Other Projects	\$33,741,575	\$18,941,576	\$2,841,576	\$2,841,576	\$2,841,576	\$61,207,879
Preventive Maint/Oper. Reimb.	\$1,740,075	\$2,837,874	\$4,322,249	\$7,000,000	\$12,000,000	\$27,900,198
Rail Car Program	\$32,692,000	\$20,500,000	\$13,750,000	\$14,250,000	\$1,552,867	\$82,744,867
Rail Projects	\$47,650,000	\$27,600,000	\$37,325,000	\$19,096,867	\$11,119,000	\$142,790,867
Transit Centers	\$300,000	\$375,000	\$375,000	\$375,000	\$375,000	\$1,800,000
TOTALS	\$165,890,767	\$141,366,197	\$114,563,822	\$91,241,340	\$77,997,190	\$591,059,316

	0 6707 - 0	025 - 2029 CAPITAL IMPROVEMENT PLAN RTA DEVELOPMENT FUND	MPROVEI MENT FUND	MENT PL	AN	
PROJECT CATEGORY	2025	2026	2027	2028	2029	TOTAL 2025-2029
Bus Garages	\$0	\$4,815,000	\$2,450,000	\$250,000	\$2,550,000	\$10,065,000
Buses	\$23,057,497	\$23,121,247	\$23,184,997	\$23,238,747	\$23,238,747	\$115,841,235
Equipment & Vehicles	\$10,006,620	\$14,350,000	\$14,350,000	\$14,350,000	\$3,350,000	\$56,406,620
Facilities Improvements	\$12,065,000	\$24,275,000	\$11,465,000	\$5,275,000	\$16,690,000	\$69,770,000
Other Projects	\$33,741,575	\$18,941,576	\$2,841,576	\$2,841,576	\$2,841,576	\$61,207,879
Preventive Maint/Oper. Reimb.	\$1,740,075	\$2,837,874	\$4,322,249	\$7,000,000	\$12,000,000	\$27,900,198
Rail Car Program	\$32,692,000	\$20,500,000	\$13,750,000	\$14,250,000	\$1,552,867	\$82,744,867
Rail Projects	\$47,650,000	\$27,600,000	\$37,325,000	\$19,096,867	\$11,119,000	\$142,790,867
Transit Centers	\$300,000	\$375,000	\$375,000	\$375,000	\$375,000	\$1,800,000
TOTALS	\$161,252,767	\$136,815,697	\$110,063,822	\$86,677,190	\$73,717,190	\$568,526,666

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PROJECT CATEGORY	2025	2026	2027	2028	2028	TOTAL 2025-2029
Bus Garages	\$0	0\$	\$0	\$0	\$0	\$0
Buses	\$0	\$0	\$0	\$0	\$0	\$0
Equipment & Vehicles	\$2,078,000	\$1,990,500	\$1,940,000	\$2,004,150	\$1,770,000	\$9,782,650
Facilities Improvements	\$2,560,000	\$2,560,000	\$2,560,000	\$2,560,000	\$2,510,000	\$12,750,000
Other Projects	\$0	\$0	\$0	\$0	\$0	\$0
Preventive Maint./Oper. Reimb.	\$0	\$0	\$0	\$0	\$0	\$0
Rail Car Program	\$0	\$0	\$0	\$0	\$0	\$0
Rail Projects	\$0	\$0	\$0	\$0	\$0	\$0
Transit Centers	\$0	\$0	\$0	\$0	\$0	\$0
TOTALS	\$4,638,000	\$4,550,500	\$4,500,000	\$4,564,150	\$4,280,000	\$22,532,650

פא	2025 2025	- 2029 C	GREALER CLEVELAND REGIONAL IRANSIT AUTHORITY 2025 - 2029 CAPITAL IMPROVEMENT PLAN	al Irans Rovemen	T PLAN	RITY		
	RTA	<b>DEVEL</b> (	RTA DEVELOPMENT FUND - Attachment D	ID - Attach	ment D			
ANTICIPATED FUNDING SOURCE	IRCE							
CATEGORY / PROJECT NAME		PROJECT NUMBER	2025	2026	2027	2028	20.79	TOTALS
BUS GARAGES								
<u>BUS GARAGES</u> Paratransit 9 Bus Lifts FEY 2025 Federal Formula Grant	NO ON	P22800940	o	800,000	500,000	0	0	1,300,000
FFY 2026 Federal Formula Grant	500,000							
CRMF Replacement Exterior Wash FFY 2025 Federal Formula Grants	1,350,000	*NEW*	0	1,350,000	0	0	0	1,350,000
ASRS Replacement FFY 2025 Federal Formula Grants	1,675,000	*NEW*	o	1,675,000	0	0	0	1,675,000
Lift Replacement Program FFY 2025 Federal Formula Grants FFY 2026 Federal Formula Grants FFY 2028 Federal Formula Grants	740,000 1,700,000 2,300,000	*NEW*	0	740,000	1,700,000	o	2,300,000	4,740,000
Fire Protection Pool FY 2026 Local Funds FY 2027 Local Funds FY 2028 Local Funds FY 2029 Local Funds	250,000 250,000 250,000 250,000	*NEW*	D	250,000	250,000	250,000	250,000	1,000,000
101	TOTAL - BUS GARAGES	SARAGES	0	4,815,000	2.450.000	250.000	2.550.000	10.065.000

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			TOTALS		226.750 1.133.750	23,238,747 115,841,235	0 10,650,000	15,000 995,000	0 8,000,000	0 12,000,000	10,800,000 11,300,000	10,815,000 42,945,000
ШТΥ			2028	142-06A	226,750 22	23,238,747 23,23	o	475,000	0	0	500,000 10,80	975,000 10,81
GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY	NI PLAN		2027	226,750	226,750	23,184,997	o	15,000	7,150,000	0	o	7,165,000
NAL TRAN	ND - Attac		2026	226,750	226,750	23,121,247	6,900,000	475,000	850,000	11,075,000	0	19,300,000
ND REGIO	2025 - 2029 CAPITAL IMPROVEMENT PLAN RTA DEVELOPMENT FUND - Attachment D		2025	226,750	226,750	23,057,497	3,750,000	15,000	0	925,000	0	4,690,000
CLEVELA	DEVELO		PROJECT NUMBER	P16390100	Parts Program	L - BUSES	*NEW*	P20800270	*NEW*	P20800390	*NEW*	Rehabilitation
GREATER C	2025 - 20 RTA DEV	ANTICIPATED FUNDING SOURCE	CATEGORY / PROJECT NAME	BUS SPARE PARTS PROGRAM Bus/BRT Capital Spare Parts Program FFY 2024 Federal Formula Grant 226,750 FFY 2025 Federal Formula Grant 226,750 FFY 2025 Federal Formula Grant 226,750 FFY 2027 Federal Formula Grant 226,750 FFY 2028 Federal Formula Grant 226,750	Sub-Total: Bus Spare Parts Program	TOTAL	FACILITIES IMPROVEMENTS         BRIDGE REHABILITATION         Track Bridge Rehab: - Viaduct Bridge Rehab: Phase 2 & 3, 750,000         FFY 2024 Federal Formula Grant         6,900,000	Track Bridge Inspection Program         15,000           FY 2025 Local Funds         475,000           FY 2026 Local Funds         475,000           FY 2027 Local Funds         15,000           FY 2028 Local Funds         475,000           FY 2028 Local Funds         15,000           FY 2028 Local Funds         15,000           FY 2029 Local Funds         15,000	Rehab of Track Bridge Canal Road         850,000           FFY 2025 Federal Formula Grant         7,150,000	Rehab of Track Bridge Access Rd over NS at CRMFFFY 2024 Federal Formula Grant\$ 925,000.00FFY 2025 Federal Formula Grant\$ 3,075,000.00FY 2024 USDOT Bridge Improvement Progl\$ 8,000,000.00	Next Track Bridge Project(Flyover Ph2) 500,000 FFY 2027 Federal Formula Grant 10,800,000 FFY 2028 Federal Formula Grant 10,800,000	Sub-Total: Bridge Rehabilitation

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GREATER C 2025	:LEVEL/	GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY 2025 - 2029 CAPITAL IMPROVEMENT PLAN	AL TRANS	SIT AUTHO	RITY		
RTA	DEVEL	RTA DEVELOPMENT FUND - Attachment D	VD - Attach	iment D			
ANTICIPATED FUNDING SOURCE							
CATEGORY / PROJECT NAME	PROJECT NUMBER	2025	2026	2027	2028	2029	TOTALS 2025-2029
FACILITIES IMPROVEMENTS							
m	P32800040	2,250,000	1,250,000	1,175,000	1,175,000	1,625,000	7,475,000
FFY 2025 Federal Formula Grant 1,250,000							
FFY 2027 Federal Formula Grant 1,175,000							
FFY 2027 Federal Formula Grant 1,625,000							
Pavement Improvement Program	P32800440	1,100,000	1,100,000	1,050,000	1,050,000	1,625,000	5.925.000
		4	6 S				
FFY 2026 Federal Formula Grant 1,050,000							
FFY 2027 Federal Formula Grant 1,000,000 FFY 2027 Federal Formula Grant 1,625,000							
FEV 2024 Federal Formula Grant 1 626 000	L3280U34U	1,625,000	000,628,1	1,075,000	1,075,000	1,625,000	7,025,000
FFY 2027 Federal Formula Grant 1,075,000 FFY 2027 Federal Formula Grant 1 625,000							
			1990	\$		3	
FFY 2024 Federal Formula Grant 750,000	INEW	nnn'ne <i>r</i>	D	D	0	0	750,000
CRMF Service Build Mezz Infill TBD - TECH AMEND 650,000	P32800620	650,000	0	o	0	0	650,000
SYSTEM-WIDE FACILITIES							
State of Good Repair Projects	P32800290	1,000,000	1,000,000	1,000,000	1,000,000	1,000,000	5,000,000
FFY 2026 Federal Formula Grant 1,000,000 FFY 2027 Federal Formula Grant 1.000,000							
Sub-Total: System-Wide Facilities	Vide Facilities	7,375,000	4,975,000	4,300,000	4,300,000	5,875,000	26,825,000
TOTAL - FACILITIES IMPROVEMENTS	VEMENTS	12,065,000	24,275,000	11,465,000	5,275,000	16,690,000	69,770,000

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		TOTALS 2025-2029	15,000,000	0 1,750,000	20,000,000	0 19,500,000	0 156,620	0 56,406,620
		2029	3,000,000	350,000	0	2	0	3,350,000
JRITY		2028	3,000,000	350,000	3,500,000	7,500,000	0	14,350,000
SIT AUTHO NT PLAN		2027	3,000,000	350,000	5,000,000	6,000,000	o	14,350,000
PROVEME		2026	3,000,000	350,000	5,000,000	6,000,000	0	14,350,000
ER CLEVELAND REGIONAL TRANSIT AUTH 2025 - 2029 CAPITAL IMPROVEMENT PLAN RTA DEVEL OPMENT FLIND - Attachment D		2025	3,000,000	350,000	6,500,000	0	156,620	10,006,620
- 2029 C		PROJECT NUMBER	P42610030	P42580120	*NEW*	*NEW*	P44340010	/EHICLES
GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY 2025 - 2029 CAPITAL IMPROVEMENT PLAN RTA DEVELOPMENT FLIND - Attachment D	ANTICIPATED FUNDING SOURCE	CATEGORY / PROJECT NAME	EQUIPMENT & VEHICLES           INFORMATION TECHNOLOGY           Information Technology Program           FY 2024 Federal Formula           FY 2025 Federal Formula           FY 2026 Federal Formula           FY 2027 Federal Formula           FY 2028 Federal Formula           FY 2028 Federal Formula           Fr 2028 OTP2           FY 2028 Federal Formula           FY 2028 Federal Formula           FY 2028 Federal Formula           FY 2028 Federal Formula           FY 2028 Federal Formula	T System Upgrages FFY 2024 Federal Formula Grant 350,000 FFY 2025 Federal Formula Grant 350,000 FFY 2026 Federal Formula Grant 350,000 FFY 2028 Federal Formula Grant 350,000 FFY 2028 Federal Formula Grant 350,000	MIS-ERP         6.500,000           FFY 2024 Federal Formula Grant         6,500,000           FFY 2025 Federal Formula Grant         5,000,000           FFY 2026 Federal Formula Grant         5,000,000           FFY 2027 Federal Formula Grant         3,500,000	MIS-Revenue Fare Collection-TVM/GFI         6,000,000           FFY 2025 Federal Formula Grant         6,000,000           FFY 2026 Federal Formula Grant         6,000,000           FFY 2027 Federal Formula Grant         5,000,000           FY 2028 (TBD)         5,000,000	Transit Police Radio / Body Camera Replacement FY 2025 Local Funds 156,620	TOTAL - EQUIPMENT & VEHI

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		TOTALS	500,000	1,000,000	10,000,000	46,000,000	3,707,879	61,207,879		27,900,198	27,900,198
		2029	100,000	0	2,000,000	0	741,576	2,841,576		12,000,000	000,000 12,000,000 27,900,198
GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY 2025 - 2029 CAPITAL IMPROVEMENT PLAN RTA DEVELOPMENT FUND - Attachment D		2028	100,000	0	2,000,000	o	741,576	2,841,576		7,000,000	7,000,000
		2027	100,000	0	2,000,000	o	741,576	2,841,576		4,322,249	4,322,249
		2026	100,000	600,000	2,000,000	15,500,000	741,576	18,941,576		2,837,874	2,837,874
		2025	100,000	400,000	2,000,000	30,500,000	741,575	33,741,575	NTS	1,740,075	1,740,075
		PROJECT NUMBER	P49570040	P49570040	P49670030 *NEW*	P49570420	P51670XX0	ROJECTS	MBURSEMENTS	P51670040	G REIMB.
	1000	51	ivable Communities) 100,000 100,000 100,000 100,000	400,000 600,000	TBD	3,000,000 15,000,000 12,500,000 12,500,000	741,575 741,576 741,576 741,576 741,576	TOTAL - OTHER PROJECTS	E/OPERATING REI	VG REIMBURSEMENTS 1,740,075 2,837,874 4,322,249 7,000,000 12,000,000	IAINT./OPERATIN
	ANTICIPATED FUNDING SOURCE	CATEGORY / PROJECT NAME	OTHER PROJECTS OTHER Planning Studies (Transportation for Livable Communities) FY 2025 Local Funds FY 2026 Local Funds FY 2028 Local Funds FY 2029 Local Funds FY 2029 Local Funds FY 2029 Local Funds	Bus Shelters Upgrade FY 2023 ODOT Workforce Development FY 2026 (TBD)	RTA Development Fund Contingency 2025 - 29 (TBD)	Metrohealth Line BRT FFY 2024 Federal Formula Grant SFY 2024 TRAC FY 2025 (TBD) FFY 2025 Federal Formula Grant FY 2026 (TBD)	NOACA Unserve Areas - 5307 CUA FFY 2024 Federal Formula Grant FFY 2025 Federal Formula Grant FFY 2026 Federal Formula Grant FFY 2027 Federal Formula Grant FFY 2028 Federal Formula Grant	<b>L</b> ::	PREVENTIVE MAINTENANCE/OPERATING REIMBI	PREVENTIVE MAINTENANCE/OPERATING REIMBURSEMENTS         Preventive Maintenance Reimb. Exp.         FFY 2024 Federal Formula Grant         FFY 2025 Federal Formula Grant         FFY 2025 Federal Formula Grant         FFY 2026 Federal Formula Grant         FFY 2026 Federal Formula Grant         FFY 2028 Federal Formula Grant         FFY 2028 Federal Formula Grant         FFY 2028 Federal Formula Grant	TOTAL - PREVENTIVE MAINT./OPERATING REIMB

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GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY 2025 - 2029 CAPITAL IMPROVEMENT PLAN	LEVELA - 2029 C	ER CLEVELAND REGIONAL TRANSIT AUTH 2025 - 2029 CAPITAL IMPROVEMENT PLAN	AL TRANS	IT AUTHO	RITY		
	DEVELO	<b>RTA DEVELOPMENT FUND - Attachment D</b>	VD - Attach	iment D			
ANTICIPATED FUNDING SOURCE							
CATEGORY / PROJECT NAME	PROJECT NUMBER	2025	2026	2027	2028	2029	TOTALS 2025-2029
RAIL PROJECTS         ELECTRICAL SYSTEM         OCS Replacement and Upgrade Plan         FFY 2024 Federal Formula Grant       500,000         FFY 2025 Federal Formula Grant       2,000,000	P21800220	200,000	2,000,000	0	•	0	2,500,000
Substation Improvement ProgramFFY 2024 Federal Formula GrantFFY 2025 Federal Formula GrantFFY 2028 Federal Formula GrantFFY 2028 Federal Formula Grant	*NEW*	3,937,500	4,000,000	0	0	5,575,000	13,512,500
Sub-Total: Electrical System	trical System	4,437,500	6,000,000	•	0	5,575,000	16,012,500
TRAIN CONTROL / SIGNALS         Signal System Upgrade Program         FFY 2024 Federal Formula Grant         FFY 2025 Federal Formula Grant         FFY 2027 Federal Formula Grant         FFY 2027 Federal Formula Grant         S96, 867         FFY 2020 Federal Formula Grant	P26800020	3,362,500	4,000,000	4,000,000	896,867	3,000,000	15,259,367
2 • 90017	P26800040	5,625,000	٥	o	D	0	5,625,000
Sub-Total: Train Control / Signals	itrol / Signals	8,987,500	4,000,000	4,000,000	896,867	3,000,000	20,884,367
TRACK REHABILITATION         Rail Infrastructure Program         FFY 2024 Federal Formula Grant         FFY 2025 Federal Formula Grant         FFY 2025 Federal Formula Grant         FFY 2026 Federal Formula Grant         FFY 2028 Federal Formula Grant         FFY 2028 Federal Formula Grant	P23320010	1,000,000	1,000,000	1,000,000	1,000,000	1,000,000	5,000,000

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CREATER CLEVELAND REGIONAL TRANSIT AUTHORITY 2025 - 2029 CAPITAL IMPROVEMENT PLAN           2025 - 2029 CAPITAL IMPROVEMENT PLAN           SOUS5 - 2029 CAPITAL IMPROVEMENT PLAN           SOURCE           NUMBER           PROJECT           NUMBER           PROJECT           200,000         200,000         200,000         200,000         200,000         200,000         200,000         200,000         200,000         200,000
9,500,000 6,000,000 9,500,000 5,500,000 7,000,000 10,000 10,000 500,000
900,000 5,925,000 Sub-Total: Track Rehabilitation
MEN.
NEW.
Sub-Total: Rail Station Rehabilitation

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GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY 2025 - 2029 CAPITAL IMPROVEMENT PI AN	CLEVELA	ER CLEVELAND REGIONAL TRANSIT AUTH 2025 - 2029 CAPITAL IMPROVEMENT PI AN	AL TRANS	SIT AUTHO	RITY		
RTA	DEVELO	RTA DEVELOPMENT FUND - Attachment D	ND - Attacl	nment D			
ANTICIPATED FUNDING SOURCE							
CATEGORY / PROJECT NAME	PROJECT	3000	3000	1000	acuc	0000	TOTALS
RAIL VEHICLE FLEET		2020	0707	1707	20202	5707	6707-6707
Rail Capital Spare Parts Program	P16390200	500.000	500.000	200 000	500.000	200 000	2 500 000
FFY 2024 Federal Formula Grant 500.000					200,000	2000,000	000'000'z
FFY 2026 Federal Formula Grant 500,000							
FFY 2028 Federal Formula Grant 500,000							
Rail Line Carl Rail Work Equipment	P46390020	4,000,000	C	3 250 000	1 250 000	1 052 967	0 667 067
FFY 2024 Federal Formula Grant 4,000,000			•	000100-00	000'000'	10017001	100'200'2
FFY 2028 Federal Formula Grant 1,052,867							
DAIL CAD DEDI ACEMENT DOCICOAM							
2024-2029 LRV Rail Replacement Program	P13390040	14 692 MM	20,000,000	10,000,000	12 500 000	0	000 001 23
FFY 2024 Federal Formula Grant 1,000,000			000000	000000	000,000,171	2	21,132,000
SFY 2025 OTP2 10,000,000							
ral Formula Grant							
SFY 2026 OTP2 10,000,000							
FY 2026 (TBD) 2,500,000							
FFY 2026 Federal Formula Grant 10,000,000							
FFY 2027 Federal Formula Grant 12,500,000							
2022-2026 RCRP -Rail Infrastructure Modification Inorados	DOARAAAAA	10 500 000	c	c	k		
FFY 2024 Federal Formula Grant 10,500,000		000000	2	5	5	5	000'005'01
Heavy Kall Plattorm Keplacement Upgrades FFY 2024 Federal Formula Grant 3,000,000	P24800020	3,000,000	0	0	0	Ð	3,000,000
ub-Total: R	I Vehicle Fleet	32,692,000	20,500,000	13,750,000	14,250,000	1,552,867	82,744,867
TOTAL - RAIL P	PROJECTS	80.342.000	48,100,000	51.075.000	33 346 867	12 674 867	226 626 73A
					and an also		1010000000

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GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY	RTA DEVELOPMENT FUND - Attachment D		PROJECT	NUMBER 2025 2026 2027 2028 2029 2		Enhancement Item) P49800020 300.000 375.000	300,000	ula Grant 375,000			ula Grant 375,000	TOTAL - TRANSIT CENTERS 300.000 375.000 375.000 375.000 375.000 375.000 375.000 375.000 375.000 375.000 375.000	TOTAL RTA DEVELOPMENT FUND 161,252,767 136,815,697 110,063,822 86,677,190 73,717,190 568,526,666	TOTAL RTA CAPITAL FUND 4.638.000 4.550 4.500 000 4.564.150 4.700 000 2.723.550	TOTAL CAPITAL IMPROVEMENT PLAN 165,890,767 141,366,197 114,563,822 91,241,340 77,997,190 591,059,316	
GR		ANTICIPATED FUNDING SOURCE		CATEGORY / PROJECT NAME	TRANSIT CENTERS	Enhanced ADA Access (Enhancement Item)	FFY 2024 Federal Formula Grant	FFY 2025 Federal Formula Grant	FFY 2026 Federal Formula Grant	FFY 2027 Federal Formula Grant	FFY 2028 Federal Formula Grant	TOTAL	TOTAL RTA D	TOTAL	TOTAL CAPITAL I	

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Interoffice Memo



## Attachment E

The following is a list of definitions, acronyms, and terms used in the Capital Improvement Program.

# **Transit Acronyms**

APC APTA ARP BRT BUILD CARES CIP CITME CMAQ CRRSA DERG DR FHWA FTA HR IIJA LR MBSI NTD OTPP PM PT RAISE SOGR STIP TAM TIP TOD TRAC UPASS UPT	Capital Improvement Program Computer Integrated Transit Maintenance Environment (UltraMain) Congestion Mitigation and Air Quality Coronavirus Response and Relief Supplemental Appropriations Act Diesel Emissions Reduction Grant Demand Response Federal Highway Administration Federal Transit Administration Heavy Rail (Also HRV – Heavy Rail Vehicle) Infrastructure Investment & Jobs Act Light Rail (Also LRV – Light Rail Vehicle) Miles Between Service Interruptions National Transit Database Ohio Transit Partnership Program (also known as OTP2) Preventive Maintenance Purchased Transportation Rebuilding American Infrastructure with Sustainability and Equity State of Good Repair Surface Transportation Block Grant Statewide Transportation Improvement Program Transit Asset Maintenance Transportation Improvement Plan Transit Oriented Development Transit Oriented Development Transit Oriented Development Transportation Review Advisory Council Universal Pass Unlinked Passenger Trip
UTP	Urban Transit Program
UZA	Urbanized Area

## Transit Terms / Definitions

- <u>Articulated Buses</u> bus, usually 60' long, with two connected passenger compartments. The rear body section is connected to the main body by a joint mechanism that allows vehicles to bend when in operation for sharp turns and curves and yet have a continuous interior.
- <u>Asset Maintenance</u> Category of capital projects where expenses are incurred to maintain or improve the Authority's assets. Funding for these projects are 100% local through Sales & Use Tax.
- Automated Passenger Counter (APC) an automated means of counting boarding and alighting passengers.
- Bus Rapid Transit (BRT) A broad term given to transit systems that use buses to provide a service with limited stops and that is of a higher quality than an ordinary bus line. At GCRTA, the HealthLine is BRT.
- Catenary overhead wires that supply electricity to power the Heavy Rail and Light Rail vehicles.
- <u>Defeasance</u> a provision in a contract that voids a bond or loan on a balance sheet when the borrower sets aside cash sufficient enough to service the debt.
- <u>Demand Response (DR)</u> a transit mode with vehicles that do not operate over a fixed route or fixed schedule to satisfy a specific need. At GCRTA, Paratransit service is considered Demand Response.
- <u>Federal Transit Administration (FTA)</u> Provides financial and technical assistance to local public transit systems, including buses, subways, light rail, commuter rail, trolleys, and ferries. FTA also oversees safety measures and helps develop next-generation technology research.
- <u>General Fund</u> the operating fund of the Authority. The General Fund accounts for all revenues and expenditures except for activities related to capital improvements, debt service, catastrophic or extraordinary losses, supplemental pension benefits, and law enforcement special funds.
- <u>Grade Crossing</u> an intersection of a roadway and a transit exclusive rail right-of-way that cross each other at the same level (at grade). Pedestrian crosswalks in stations are also included.
- <u>Guideway</u> a public transportation facility using and occupying a separate right-of-way (ROW) or rail for the exclusive use of public transportation including the building and structures dedicated for the operation of transit vehicles.
- <u>Heavy Rall (HR)</u> A transit mode that is an electric railway with the capacity for a heavy volume of traffic.
- Infrastructure Investment & Jobs Act (IIJA) A Bipartisan Infrastructure Deal, a once-in-a-generation investment in the nation's infrastructure and competitiveness. Division C – Transit – This division revises provisions related to various public transportation programs, including the fixed guideway capital investment grant program, the public transportation innovation grant program, and the low or no emission grant program for buses and bus facilitites.

Light Rail (LR) - a transit mode that typically is an electric railway with a light volume traffic capacity.

- Miles Between Service Interruptions (MBSI) Measured by miles, total service delivered before a vehicle breakdown that causes a service interruption.
- <u>National Transit Database (NTD)</u> A reporting system that collects public transportation financial and operating information.
- <u>Pass-Through Funds</u> capital or operating financial assistance passed through to other transit agencies that have no relationship to the directly operated (DO) and/or purchased transportation (PT) services provided by the designated recipient.
- <u>Preventive Maintenance (PM)</u> all activities, supplies, materials, labor, services, and associated costs required to preserve or extend the functionality and serviceability of the asset in a cost effective manner, up to and including the current state of the art for maintaining such asset. These capital maintenance expenses are eligible to use FTA formula funding programs for these functions.

- <u>Purchased Transportation (PT)</u> transportation service provided to a public transit agency from a public or private transportation provider based on a written contract. At GCRTA, additional paratransit service is through purchased transportation contracts.
- Rail Vehicle Replacement Program FTA awarded over \$700 million to six agencies for rail car replacement through the IIJA Rail Vehicle Replacement Program, a competitive award. The GCRTA received \$130 million through this competitive award.

<u>Revenue Hours</u> – hours that revenue vehicles (buses, trains, etc) travel while in revenue service. <u>Revenue Miles</u> – miles that revenue vehicles (buses, trains, etc) travel while in revenue service. <u>Right of Way (ROW)</u> – Roadway or other right of way lanes used for transit use.

Rolling Stock – transit vehicles such as buses, vans, cars, railcars, locomotives, trolley cars and buses. State of Good Repair (SOGR) – a condition sufficient for capital assets to operate at a full level of performance.

- <u>Statewide Transportation Improvement Program (STIP)</u> Ohio's 4-year planning document. The STIP identifies all state and local transportation federal highway or federal transit funded projects, as well as state funded projects scheduled for some phase of implementation during the 4 year period.
- <u>Transit Asset Management (TAM)</u> a business model that uses the condition of assets to guide the optimal prioritization of unding at transit properties in order to keep transit networks in a State of Good Repair.
- <u>Transit Oriented Development (TOD)</u> Mixed use development designed to maximize access to, and promote use of, public transportation, with an emphasis on pedestrian circulation and accessibility.
- <u>Transportation Improvement Plan (TIP)</u> the official listing of highway, transit, bikeway, airport, and harbor projects covering a 5-year period.
- <u>Universal Pass (UPASS)</u> a discounted transportation pass offered to students at Case Western Reserve University (CWRU), Cleveland State University (CSU), Cuyahoga Community College (TRI-C), Cleveland Institute of Art, and Cleveland Institute of Music.
- <u>Unlinked Passenger Trip (UPT)</u> the number of passengers who board public transportation vehicles. Passengers are counted each time they board vehicles no matter how many vehicles they use to travel from their origin to their destination.
- <u>Urbanized Area (UZA)</u> an incorporated area with a population of 50,000 or more that is designated as such by the U.S. Department of Commerce, Bureau of the Census.

# Types of Grants / Awards

- <u>5307</u> FTA formula funding that provides funding through a multi-year process for bus and bus-related activities such as replacement, overhaul and rebuilding of buses, crime prevention and security equipment and construction of maintenance and passenger facilities; and capital investments in new and existing fixed guideway systems including rolling stock, overhaul, and rebuilding of vehicles, track, signals, communications, and computer hardware and software.
- <u>5309</u> FTA formula funding that provides funding through a multi-year process for transit capital investments, including heavy rail, commuter rail, light rail, street cars, and bus rapid transit.
- <u>5310</u> FTA funding Enhanced Mobility of Seniors & Individuals with Disabilities. FTA funding to states for the purpose of assisting private nonprofit groups in meeting transportation needs of the elderly and persons with disabilities.
- <u>5337</u> FTA Formula funding Grants for state of good repair (SOGR) projects that maintain a fixed guideway or high intensity motorbus system, including projects to replace and rehabilitate rolling stock, track, line equipment and structures, signals and communication, power equipment and substations, passenger stations and terminals, security equipment and systems, maintenance

facilities and equipment, operational support equipment, including computer hardware and software.

- <u>5339</u> FTA formula funding Grants for buses and bus facilities program. FTA funding to provide states and transit agencies to replace, rehabilitate, and purchase buses and related equipment and to construct bus-related facilities. The competitive allocation provides funding for major improvements to bus transit systems that would not be achievable through funding allocations.
- <u>American Rescue Plan (ARP)</u> a \$1.9 trillion economic stimulus package passed by the 117<sup>th</sup> U.S. Congress in March 2021 to support recovery from the economic and health effects of the COVID-19 pandemic. Also known as ARPA.
- Better Utilizing Investments to Leverage Development (BUILD) A transportation competitive grant that supports investments in transportation infrastructure, including transit.
- <u>Congestion Mitigation and Air Quality Improvement Program (CMAQ)</u> A Federal program that provides a flexible funding source to state and local governments for transportation projects and programs to help meet the requirements of the Clean Air Act. Funding is available to reduce congestion and improve air quality.
- <u>Coronavirus Aid, Relief, and Economic Securities Act (CARES Act)</u> A \$2.2 trillion economic stimulus bill passed by the 116<sup>th</sup> U.S. Congress in March 2020 in response to the economic fallout of the COVID-19 pandemic.
- <u>Coronavirus Response and Relief Supplemental Appropriations Act (CRRSAA)</u> Provided \$900 billion in supplemental funding to prevent, prepare for, and respond to the coronavirus. It was passed by the 116<sup>th</sup> U.S. Congress in December 2020.
- <u>Diesel Emissions Reduction Grant (DERG)</u> a grant program for projects that reduce emissions by retiring and replacing diesel public transit buses. Eligible projects must achieve a minimum funding match of 20% local funding. Funding for this program is provided by the U.S. Department of Transportation Federal Highway Administration's Congestion Mitigation and Air Quality Improvement (CMAQ) Program.
- Federal Highway Administration (FHWA) Supports all of America's roads and highways and ensures them to be the safest and most technologically up-to-date. The FHWA provides financial and technical support for constructing, improving, and preserving America's highway system.
- <u>Ohio Transit Partnership Program (OTPP or OTP2)</u> a competitive grant program that provides state funds to Ohio transit systems. Emphasis on the funds is on preservation in Tier I with preservation defined as the process of working to maintain, sustain, or keep in a good state of repair. Tier II projects are focused on regionalization, coordination, technology, service expansion, workforce initiatives, and healthcare initiatives. The OTP 2 program replaces the Ohio Transit Preservation Partnership Program (OTPPP or OTP3), which had provided federal funds to urban transit systems since 2012.
- <u>Rebuilding American Infrastructure with Sustainability and Equity (RAISE)</u> The RAISE competitive grant provides a unique opportunity for the Federal Department of Transportation to invest in road, rail, transit and port projects that promise to achieve national objectives.
- <u>Surface Transportation Block Grant (STBG)</u> provides competitive funding to best address state and local transportation needs.
- <u>Transportation Review Advisory Council (TRAC)</u> established to help the Ohio Department of Transportation (ODOT) develop and modify a project selection process which approves funding for the development and construction of the Major New Capacity Program.
- <u>Urban Transit Program (UTP)</u> encompasses funding administered by the Office of Transit for transit services in Ohio's urbanized areas with populations of 50,000 or greater. The program goal is to facilitate the most efficient and effective use of state funds in the provision of transportation services.



From: Rajan D. Gautam, Deputy General Manager - Finance, Secretary-Treasurer

Subject: Public Hearing Notice - FY 2025 Capital Improvement Plan Budget

Date: April 8, 2024

Notice is hereby given that a public hearing on the Fiscal Year (FY) 2025 Capital Improvement Plan (2025 CIP) Budget of the Greater Cleveland Regional Transit Authority will be held immediately following the 2025 – 2029 Capital Improvement Plan presentation to the Operational Planning and Infrastructure Committee, at 9:00 A.M. Eastern Daylight Time on Tuesday, May 7, 2024. The public hearing will be held in the Board Room of the Authority, 1st Floor, Main Office Building, 1240 West Sixth Street, Cleveland, Ohio.

The Board Committee meetings and public hearing will be live streamed on RTA's website at (<u>www.riderta.com/board</u>) by selecting the meeting day. Public comments for the Public Hearing can be made in person or submitted by email at (<u>Public-Comment@gcrta.org</u>) or by phone (440-276-4600) or through a web form (<u>www.riderta.com/events</u>) (select meeting event, scroll to the bottom to fill out the form, comments will be sent to Board and staff).

RDG/ev

### **REVSED AGENDA**

### RTA COMMITTEE OF THE WHOLE BOARD

Tuesday, May 7, 2024

Committee Members: Mayor Paul A. Koomar, Chair Ms. Lauren R. Welch, Vice Chair Mayor Anthony D. Biasiotta Mr. Stephen M. Love Rev. Charles P. Lucas Ms. Deidre Y. McPherson Ms. Calley Mersmann Ms. Emily Garr Pacetti Mr. Jeffrey W. Sleasman Mayor David E. Weiss

- I. Roll Call
- II. <u>Code Book Updates</u>
  - A request to repeal Chapters 1066 Promotional Activities and 1094 Newspaper Dispensing Box Policy.
  - A request to amend Chapters 470 Real Estate Policies and 850 Public Assembly on Authority Property.

Presenter:

- Dawn Tarka, Associate Counsel, II
- III. Executive Session Requested
  - To enable the Board to conference with GCRTA attorneys for information-gathering, fact-finding and to receive legal advice.
  - Conferences with an attorney for the public body concerning disputes involving the public body that are the subject of pending or imminent court action.
- IV. Adjourn



To: Mayor Paul A. Koomar, President and Members, Board of Trustees

From: India L. Birdsong Terry General Manager, Chief Executive Officer

(UBP)

Date: May 2, 2024

Subject: Code Book Update

At the May 7, 2024 Committee of the Whole meeting, staff will present proposed revisions to the Authority's Codified Rules and Regulations.

The proposed revisions to the policies include:

- 1. Repeal Chapter 1066 Promotional Activities
- 2. Repeal Chapter 1094 Newspaper Dispensing Box Policy
- 3. Amend Chapter 470 Real Estate Policies
- 4. Amend Chapter 850 Public Assembly on Authority Property

Please call me if you have any questions or require additional information prior to Tuesday's meeting.

- Attachment: A. Redline of Chapter 1066
  - B. Redline of Chapter 1094
    - C. Redline of Chapter 470
    - D. Redline of Chapter 850

IBT/dmt

#### CHAPTER 1066 Promotional Activities

1066.01 Authorization of programs. (Repealed) 1066.02 Use of Authority facilities forspecial events.

#### CROSS REFERENCES

Research, development and demonstration projects - see 49 U.S.C.A. 1605-Regulation of operation of systems, rates, rentals, or other charges; compliance with undertakings see 49 U.S.C.A. 1608(d) Buy America requirements - see 49-C.F.R. Part 660 Buy America requirements Surface Transportation Assistance Act of 1982 see 49 C.F.R. Part 661 Commissions for the sale of tickets and passes - see VEH. & OP. 840.01-Student fare discount program see VEH. & OP. 840.02 Downtown loop service fares - see VEH. & OP. 840.05-Children's fares see VEH. & OP. 840.06 Sunday passes - see VEH. & OP. 840.08 Fares for rides outside of County - see VEH. & OP. 840.09, 840.16(c)-Temporary promotional discount fares see VEH. & OP. 840.12 Dav passes - see VEH. & OP. 840.16 Waterfront Line service see VEH. & OP. 840.17 Public assembly on Authority property - see VEH. & OP. Ch. 850-Real-estate policies see FIN. Ch. 470

#### **1066.01** AUTHORIZATION OF PROGRAMS. (REPEALED)

(EDITOR'S NOTE: Section 1066.01 was repealed by Resolution 2019-67, passed-June 18, 2019.)

#### 1066.02 USE OF AUTHORITY FACILITIES FOR SPECIAL EVENTS.

(a) The Authority will permit the use of its facilities for special events sponsored by organizations and members of the community so long as the use is not inconsistent with the public's use and need of such facility. The use of Authority facilities will be subject to certain terms and conditions as set forth below.

(b) Allowing its facilities to be used for special events and activities will benefit the Authority in several ways:

(1) Provide revenue;

- (2) Help promote the existence and attractiveness of GCRTA services and facilities;
- (3) Improve the Authority's public image and relations; and
- (4) Facilitate positive neighbor relations with property owners and communities adjacent to or near Authority facilities.

(c) The Authority reserves the right to deny the request of any group or organization when a proposed use is inconsistent with the public interest; when the Authority and/or general public will not benefit from the proposed use; when the Authority will be negatively impacted; or when the group or organization refuses to abide by the guidelines and requirements set forth herein.

- (d) Guidelines and Requirements.
  - (1) Special events will be limited to passenger facilities (i.e. transit stations, parking lots, walkways) and, on a selected basis, district bus garages and other Authority property.
  - (2) Use of a facility cannot cause undue disruption to Authority operations, customers, and/or employees.
  - (3) The group sponsoring the special event must agree to hold the Authority harmless from any liability resulting from the event and shall obtain insurance which names the Authority as an additional insured and in an amount to be determined by the Authority. If alcoholic beverages are to be served, then the policy of insurance shall include a specific liquor liability endorsement.
  - (4) The sponsoring party of the special event must adhere to all rules and regulations imposed by the Authority, including insurance and fees.
  - (5) Food service and the dispensing of alcohol will be permitted provided the sponsoring group obtains and provides the Authority a copy of any required insurance, permits, and/or licenses prior to the event. The sponsoring party must provide all alcohol; B.Y.O.B. (bring your own bottle) is not permitted.
  - (6) Unlawful activities, including, but not limited to gambling, are specifically prohibited.
  - (7) The sponsoring party must execute, prior to facility usage, a written letter or agreement acknowledging awareness and acceptance of all facility usage rules and regulations.
  - (8) The requirements of any applicable laws or easements, contracts or other agreements the Authority has entered into associated with a facility will take precedence over the provisions of this Policy whenever appropriate in a given situation.
  - (9) Organizations may use the facility for benefits and functraisers. These groups may sell tickets prior to the event but not on the premises or at

the door. The ticket, or an example of the ticket, must be submitted to and approved by the Authority prior to being sold by the organization.

- (10) Permits issued to a sponsoring party must be used for the functionstated on the permit only.
- (11) No food, tickets, or alcoholic beverages are to be sold on the premises at any time.
- (12) No smoking is permitted inside any Authority facility/structure.
- (13) The sponsoring party shall sign all necessary permits and satisfy all applicable requirements of the Authority and the municipality where the facility is located.
- (14) It will be the sponsoring party's responsibility to see that all members of their event abide by Authority rules and regulations regarding the special event. The Authority and/or local municipal authority decisions with regard to traffic, crowd control, and general welfare are final and binding.
- (15) The General Manager shall assess an administrative and/or usage fee for the special event. The fee(s) may increase without notice, as determined by the discretion of the General Manager.
- (16) The General Manager has the authority to make reasonable exceptions to the provisions of this Policy when the best interest of the Authority or the general public would be served by doing so.
- (17) The General Manager will determine organizational responsibility for administering this Policy. (Res. 2010 54. Passed 8 17 10.)

# CHAPTER 1094 Newspaper Dispensing Boxes Policy

1094.01	General policy statement.	1094.09	Permit sticker
1094.02	Policy description.	1094.10	Following application
1094.03	Compliance date.		approval.
1094.04	Prohibited uses.	1094.11	Denial of application.
1094.05	Definitions.	1094.12	Storage and disposal of
1094.06	Application process and procedures.		unauthorized/non-compliant box(es).
<del>1094.07</del>	Box(es) installed prior to policy.	1094.13	Standards.
1094.08	Indemnification and		

#### CROSS REFERENCES

Approval of projects for acquisition, construction, and improvement of facilities and equipment, and payment of operating expenses; terms-and conditions; regulations – See 49 U.S.C.A. 1608(d)
 Modification in service – see SERV. Ch. 1050
 Bus park-and-ride facilities program procedures – see SERV. Ch. 1064

#### 1094.01 GENERAL POLICY STATEMENT.

insurance requirements

It is the Authority's responsibility to maintain its facilities in a safe and clean condition and to operate efficiently and effectively. The Authority wishes to provide a pleasant environment for present and new riders. It is the Authority's responsibility to be a "good" neighbor and member of the communities it serves.

Newspaper dispensing boxes have been installed, without Authority approval, at many locations. These installations have not been consistent and the physical condition and appearance of the boxes have not been maintained. In some instances maintenance has been non existent. The box operators have expanded the variety of graphic tools to identify their box. The Authority's failure to correct this practice is inconsistent with its facilities improvement program and potentially creates the environment where patrons and/or Authority property could be injured / damaged. (Res. 2001 62. Passed 4-24-01.)

#### 1094.02 POLICY DESCRIPTION.

It is the policy and practice of the Authority that any newspaper dispensing box on Authority property shall have authorization from the Authority before installation. Dispensing boxes placed on Authority property without prior authorization must be removed immediately by the owner of the box. Otherwise, unapproved boxes will be removed by the Authority, or its designee. The box will be stored no longer than ten days. "The Authority will dispose of boxes left in storage" and all proceeds will be applied to administrative fees.

The Authority will permit box operators/owners with pending permit applications to leave the box in place until the application has been reviewed. (Res. 2001-62. Passed 4-24-01.)

#### 1094.03 COMPLIANCE DATE.

A complete application for the permit must be submitted thirty calendar days following the Authority's publication of a notice in a newspaper having regional circulation.

The Authority will remove any vending boxes on Authority propertywithout a permit or a pending application thirty days from the date of publicnotification. (Res. 2001-62. Passed 4-24-01.)

#### 1094.04 PROHIBITED USES.

All dispensing devices, free or coin operated, dispensing advertising or similar products that would not be considered newspapers (general or regional circulation) are expressly prohibited from the use of Authority property. Such media have become an increasing maintenance problem and potential safety hazard to the Authority's ridership and operation of revenue equipment. (Res. 2001-62. Passed 4-24-01.)

#### 1094.05 DEFINITIONS.

This section provides a description of the terms used in this policy and standards for newspaper dispensing boxes.

- (a) "Approved dispensing box" means dispensing boxes that meet each of the standards for placement, shape, size, color, materials, and conditions and have received Authority approval.
- (b) "Box operator" means the party having legal authority/ authorization to install and place materials in the box on behalf of the box owner(s).
- (c) "Box owner" means a person or an agent or officer of a person in whom is vested ownership, dominion, control or title of a newspaper dispensing box.
- (d) "Dispensing box" means any self-service or coin operated box, container, storage unit or dispenser installed, used, or maintained for the display, distribution and sale of newspapers.
- (e) "Newspaper" means a publication either in full sheet size or tabloid form, intended for general circulation, and published regularly at shortintervals, containing information of current events and news of general interest. (Res. 2001-62. Passed 4-24-01.)

#### 1094.06 APPLICATION PROCESS AND PROCEDURES.

It is the Authority's goal to act on a completed application within thirty working days from receipt. During the first year of the program, due to the number of boxes/ sites requiring permits and probable process adjustments, it may take longer.

Upon receipt of the application, the Property Manager shall base approval on the standards set forth Section 1094.13.

When seeking approval for the installation of a box, the following process applies:

- (a) <u>Application process.</u>
  - (1) Applications shall be submitted to the Office of Property Management. Applications must be submitted prior to the applicant's installation of the newspaper box and will be considered in the order they are received on a first come, first served basis.
  - (2) Incomplete applications will not be accepted. No notice will be sent regarding non-acceptance.
  - (3) A completed application shall contain the following information in order to be considered for review and approval:
    - A. A non-refundable Application fee of fifteen dollars (\$15.00) shall be submitted with each application. Only checks or money orders will be accepted. Applicants whose applications are approved will be notified by mail and a Permit will be issued. MAKE CHECKS PAYABLE TO: Greater Cleveland Regional Transit Authority and Mail to: 1240 West 6th Street, Cleveland, OH 44113 Attention: Property Manager/ Newspaper Dispensing Box Program.
    - B. Name of box owner, address, and telephone and fax numbers.
    - C. Description of the product to be distributed, e.g. *The Plain Dealer*-general circulation daily newspaper.
    - D. Model number, full description and color photograph of the box to be installed.
    - E. Description of the proposed location for which approval is sought to install the box(es).
    - F. A photograph(s) of the proposed location(s) and addresses of each location requested.
    - G. Certificate of Insurance. See Section 1094.08 for explanation of requirements.
    - H. Completed Hold Harmless declaration. See Section 1094.08 for explanation of requirements, sample to be provided by the Authority.

(b) <u>Permit fees.</u> A permit fee of sixty dollars (\$60.00) cash or othervaluable consideration per approved dispensing box per year, shall be charged tothe owner.

(c) <u>Duration of permit</u>. Permits shall be in force for a period no longer than one calendar year, beginning from the date of application approval.

(d) - Permit renewal. Each application shall, if applicable, include a-

brief narrative containing the following information:

- When the last permit was issued;
- (2) Location of boxes;
- (3) Any current permit numbers.

Each application shall be accompanied by:

- (1) A fifteen dollar (\$15.00) application renewal fee per permit.
- (2) A permit fee of sixty dollars (\$60.00) cash or other valuable consideration per approved dispensing box per year. (Res. 2001-62. Passed 4-24-01.)

#### 1094.07 BOX(ES) INSTALLED PRIOR TO POLICY.

All newspaper box(es) on Authority property must have been installed in conformance with this policy. Any boxes on Authority property not specifically approved under this policy or whose application is not currently pending with the Authority must be removed immediately. Failure to remove such boxes within thirty days of publication of notice of the policy in a newspaper having regional circulation will result in the newspaper box(es) being removed by the Authority and stored for a period not greater than ten days. Any box in the Authority's possession beyond the ten day period will be disposed in the manner described in Section 1094.12.

(Res. 2001-62. Passed 4-24-01.)

## **1094.08 INDEMNIFICATION AND INSURANCE REQUIREMENTS.**

(a) <u>Indemnification</u>. To the fullest extent permitted by law, box owner/operator shall be and remain liable to the Authority, and shall defend, indemnify and hold harmless the Authority and its officers, agents, and employees from all losses, damage, expense, suits, claims, demands, fines, penalties, awards, liabilities and costs, including reasonable attorneys' fees (hereinafter individually and collectively referred to as "liability"), to the extent that the liability, or the underlying harm causing the liability, is attributable to, arises out of or is in any way related to the installation or operation of the newspaper box(cs), except to the extent that liability is caused solely by the Authority, its officers, agents, employees or invitees. Box owners/operators shall:

- (1) Defend the Authority at their own expense;
- (2) Pay on behalf of the Authority all fines, penalties, settlements, judgments and other sums related to any liability; and
- (3) Otherwise satisfy and cause to be discharged any judgments that may be obtained against the Authority, its officers, agents, and employees regarding any liability.
- (b) <u>Insurance.</u>
  - (1) Box owners/operators shall, at all times during the term of this agreement, maintain comprehensive general liability insurance in

the amount of one million dollars (\$1,000,000) per occurrence for bodily injury and property damage claims and liabilities related to the installation and operation of the newspaper boxes.

- (2) The insurance policy or policies provided hereunder shall be with companies authorized to do business in Ohio and rated "A-VII" or above by A. M. Best Co., or equivalent. They shall name the Authority as an additional named insured. The policy shall also be endorsed to provide for a waiver of subrogation in favor of the Authority, and shall also provide thirty days prior to non-renewal, cancellation, or reduction of the insurance afforded by this policy, written notice will be sent by certified mail to the General Counsel of the Authority and to all other additional insureds involved."
- (3) Upon issuance of the permit the box owners/operators shall submit to the Authority a Certificate of Insurance as evidence of the coverage stipulated herein.

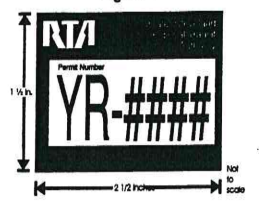
Copies of the Additional Named Insured and Waiver of Subrogation Endorsements will be attached to the certificate, if possible. In any case, the certificate shall contain a notation of the issuance of the endorsements (including form numbers) and a specific reference to this lease. The copies of endorsements may be provided under separate cover within thirty days of execution, if necessary. This section shall survive the expiration or termination of this lease. (Res. 2001-62. Passed 4-24-01.)

### 1094.09 PERMIT STICKER.

(a) Only Authority issued permits may be used as evidence of compliance with this policy (see Figure 1).

(b) Permits must be located in the prescribed location on the box during the approved period (see Figure 2). (Res. 2001 62. Passed 4 24-01.)





## 1094.10 FOLLOWING APPLICATION APPROVAL.

Upon application approval, the owner/operator may proceed with the installation based on the standards immediately. The Authority must be notified of the installation date and upon completion of the installation. (Res. 2001-62. Passed 4-24-01.)

# 1094.11 DENIAL OF APPLICATION.

The Authority has the sole and exclusive right to deny an application to install a newspaper dispensing box. Reasons for denial shall be described and provided to the applicant, in writing, within a reasonable time. Denial shall be one or more of the following factors:

- (a) Proposed use of a box that did not meet standards for box shape, color, style and size;
- (b) Proposed installation method does not meet criteria;
- (c) Proposed location does not meet criteria;
- (d) Failure to comply with Authority application process;
- (c) Previously granted permits have qualified for all of the available spaceat the requested location.

# 1094.12 STORAGE AND DISPOSAL OF UNAUTHORIZED/ NON-COMPLIANT BOXES).

(a) The Authority shall make reasonable efforts to notify operators of newspaper and tabloid dispensing boxes prior to disposal. Reasonable efforts shall include: one written notification will be sent to newspaper and tabloid operators identified through an inventory of dispensing boxes on Authority property following passage of this policy.

(b) <u>Removal of unauthorized boxes</u>. Boxes found not in compliance with this policy shall be designated as unauthorized boxes. The owner shall be responsible for their removal within ten days from notification by the Authority.

(c) <u>Storage of boxes</u>. All boxes will be stored on the Authority's property for a period of ten days. (Res. 2001-62. Passed 4-24-01.)

## 1094.13 STANDARDS.

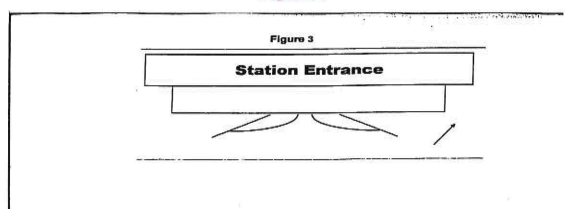
The following standards were created with the intent of reflecting policiesadopted by cities and communities known to have existing standards and policies.

(a) <u>Dispenser box characteristics (e.g., size, shape and color) and other</u> approved uses.

- (1) Size and shape Figure 2.
- (2) Base A flush type base that will accommodate the installation method asoutlined in subsection (c).
- (3) Color White.
- (4) Advertising -No advertising shall be permitted on the box.
- (5) Display cards Display cards are not permitted on the box.
- (6) Newspaper or tabloid name The name of the newspaper shall be printed on the door. The lettering style shall be in the same style as the newspaper/tabloid masthead.

(b) <u>Site criteria</u>. All boxes must be installed in the cement area at the primary entrance to a facility or station as designated by the Authority.

Station entrances and emergency entry/ exit points shall be kept clear of any installations. Boxes must be located in parallel with other boxes previously installed at the location. (See Figure 3)





- (1) <u>Approved sites</u>. Sites included within this section do not affect the general safe operation of the station's facilities, general entrance(s) and exit(s) normal flow of pedestrian traffic, maintenance and emergency equipment.
- (2) <u>Unacceptable sites</u>. Proposed sites that will fail to receive approval would impair the safe movement of passengers to and from vehicle boarding areas and the maintenance of a station's facilities. Examples are:

A. Station tunnel walkways

**B.** Station platforms

C. Station sidewalks and other walkways

D. Station Parking Areas

E. Station interiors

F. Non-designated box placement areas.

(c) <u>Installation Procedures</u>. All box(es) shall be stable, in order to withstand high winds and other adverse conditions. Installations shall be done as follows:

- (1) The addition of a bag or bags containing materials of sand, gravel or small aggregate, shall be added to bring the empty box weight up to 160 pounds or greater.
- (2) All boxes shall be installed on the sidewalk cement of a station's entrance as designated by the Authority.

(d) <u>Prohibited installation procedures</u>. No dispensing box shall be chained or tethered to any other object. This includes trees, passenger shelters, other dispensing boxes, etc.

(e) Post Installation.

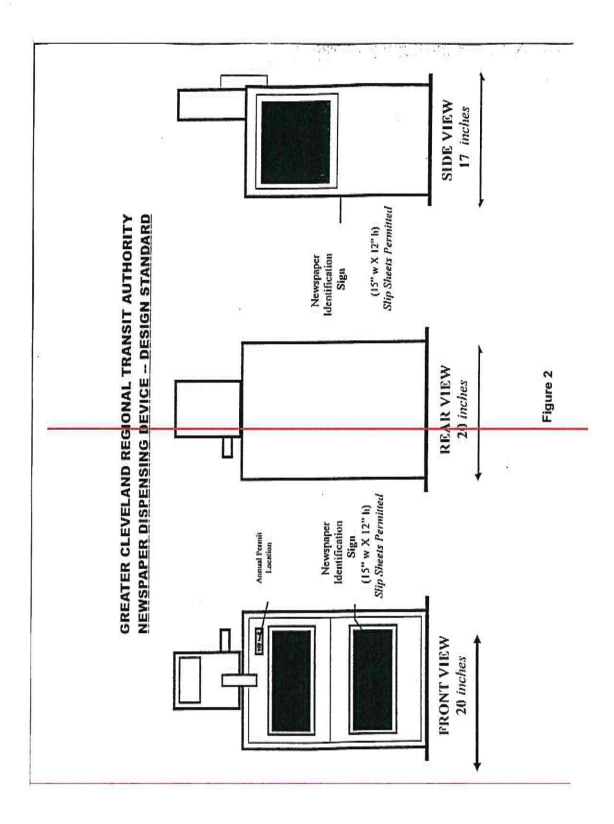
- (1) The area around the box shall be left clean and clear. Any debris resulting from the box installation shall be removed immediately.
- (2) Appropriate safety measures shall be employed as part of the box installation process.

(f) <u>Disposal of waste material</u>. Dispensing box(es) owners/operators will be required to remove from the Authority's property any and all wrapping and strapping materials, old newspapers and any waste material belonging to the owners/operators.

(g) Box physical condition requirements.

(1) All boxes shall be maintained in a safe and clean operating condition. No damaged, broken box panels or other components shall be permitted. Rust or other signs of physical decay shall be repaired.

(2) Only minor repairs shall be performed in the field. Damaged panels may be replaced if the repair does not require painting, sanding and refinishing of box components. Owner's engaging in repairs other than "minor repairs" in the field may have their authorization(s) revoked. (Res. 2001-62. Passed 4-24-01.)



## CHAPTER 470 Real Estate Policies

470.01	Acquisitions of real property.	470.07	Limited use agreements.
470.02	Dispositions of real property.	470.08	Joint development
470.03	Leases.		agreements.
470.04	Temporary easements.	470.09	Compliance with
			Federal federal
470.05	Permanent easements.		regulations.
470.06	License agreements.	470.10	Use of Authority facilities
			for special events.
		470.11	Items intentionally placed
			on Authority property

### CROSS REFERENCES

Board of Trustees - see ADM. Ch. 220 CEO, General Manager/Secretary-Treasurer - see ADM. Ch. 242 Use of Authority facilities for special events - see SER 1066.02 Powers and duties of the Authority - see R.C. 306.35 Public assembly on Authority property - see VEH. & OP. Ch. 850 Special event usage-use of RTA Real Prop - Administrative Procedure No. 042

### 470.01 ACQUISITIONS OF REAL PROPERTY.

Acquisitions of real property and eminent domain takings by the <u>AuthorityGCRTA</u> require the recommendation of the <u>CEO</u>, General Manager/<u>Secretary Treasurer</u>, <u>Chief</u> <u>Executive Officer</u> and the approval of the Board of Trustees.

(Res. 2002-98. Passed 5-21-02; Res. 2004-92. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

## 470.02 DISPOSITIONS OF REAL PROPERTY.

Dispositions of real property require the recommendation of the CEO, General Manager/Secretary-Treasurer, Chief Executive Officer and the approval of the Board of Trustees.

(Res. 2002-98. Passed 5-21-02; Res. 2004-92. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

### 470.03 LEASES.

(a) Leases of <u>GCRTA-owned-real property owned by the GCRTAAuthority</u> require the recommendation of the <u>CEO</u>, General Manager/Secretary Treasurer, <u>Chief Executive</u> <u>Officer</u> and the approval of the Board of Trustees for all <u>contracts-leases</u> that, originally or after amendment or other means of continuous use by another party, <u>either</u> exceed twenty-five thousand dollars (\$25,000) in total revenue <u>orand</u> are for a term of more than three years. <u>GCRTAThe Authority</u> shall not enter into leases-or temporary easements that provide for automatic renewals. Leases that do not exceed with terms of three years or less and that provide total revenue less than or equal to twenty-five thousand dollars (\$25,000) may be authorized by the CEO. General Manager/Secretary Treasurer. Chief Executive Officer without approval by the Board of Trustees. However, approval by the Board of Trustees shall be required for any means of continuous use that would involve, during the total lease, a period exceeding three years and/or total revenue in excess of twenty five thousand dollars (\$25,000).

(b) Leases by GCRTA of another party's real property by the Authority require the recommendation of the CEO, General Manager/Secretary-Treasurer. Chief Executive Officer and the approval of the Board of Trustees for all contracts that, originally or after amendment or other means of continuous use by the AuthorityGCRTA, exceed twenty-five thousand dollars (\$25,000) in total cost and/or are for more than three years. GCRTAThe Authority shall not enter into leases that provide for automatic renewals. Leases that do not exceed with terms of three years or less and do not provide for total revenue in excess of twenty-five thousand dollars (\$25,000) or less in cost to the Authority may be authorized by the CEO, General Manager/Secretary-Treasurer. Chief Executive Officer without approval by the Board of Trustees. However, approval by the Board of Trustees shall be required for any means of continuous use exceeding three years and/or that would involve, during the total lease, a cost in excess of twenty five thousand dollars (\$25,000). (Res. 2002-98. Passed 5-21-02; Res. 2004-92. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

#### 470.04 TEMPORARY EASEMENTS.

(a) The granting or acceptance of temporary easements for construction, access, use, etc. by <u>the AuthorityGCRTA</u> for a term <u>less thanof</u> three years <u>or less</u> and for <u>less than</u> twenty-five thousand dollars (\$25,000) <u>or less in cost or revenue</u> may be authorized by the <u>CEO</u>, General Manager/Secretary Treasurer, <u>Chief Executive Officer</u> without approval of the Board of Trustees.

(b) The granting or acceptance of temporary easements for construction, access, use, etc. by <u>the AuthorityGCRTA</u> for a term <u>exceeding more than</u> three years <u>andor</u> for more than exceeding twenty-five thousand dollars (\$25,000) in cost or revenue requires recommendation of the <u>CEO</u>, General Manager/Secretary Treasurer, <u>Chief Executive</u> <u>Officer</u> and approval of the Board of Trustees.

(Res. 2004-92. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

### 470.05 PERMANENT EASEMENTS.

(a) The conveyance or acceptance of a permanent easement by <u>the AuthorityGCRTA</u> with a value <u>less than twoof ten</u> thousand five hundred dollars (\$2,50010.000) or less may be authorized by the CEO, General Manager/Secretary Treasurer, Chief Executive Officer without approval of the Board of Trustees.

(b) The conveyance or acceptance of any permanent easement by the AuthorityGCRTA with a value equal to or in excess of twoten thousand five hundred dollars (\$2,50010,000), requires recommendation of the CEO, General Manager/Secretary-Treasurer, Chief Executive

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Officer and approval of the Board of Trustees. (Res. 2004-02. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

### 470.06 LICENSE AGREEMENTS.

(a) License agreements governing use of the Authority'sGCRTA's real property or use by the AuthorityGCRTA of another party's real property that originally or after amendment or other means of continuous grant exceed twenty-five thousand dollars (\$25,000) in revenue<u>or</u>/cost or that exceed a term of three years require recommendation by the CEO, General Manager/ Secretary Treasurer, Chief Executive Officer and the approval of the Board of Trustees.

(b) License agreements that generate revenue or incur cost of less than or equal to do not exceed twenty-five thousand dollars (\$25,000) in revenue/cost and do not exceed that have a term of three years or less may be authorized by the CEO, General Manager/Secretary-Treasurer, Chief Executive Officer without approval by the Board of Trustees. (Res. 2002-98. Passed 5-21-02; Res. 2004-92. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

### 470.07 LIMITED USE AGREEMENTS.

(a) Limited use agreements governing use of <u>GCRTAthe Authority</u>'s real property or use by <u>the AuthorityGCRTA</u> of another party's property that originally or after amendment or other means of continuous grant exceed twenty-five thousand dollars (\$25,000) in revenue <u>or</u>/cost or exceed three years require recommendation by the <u>CEO</u>, General Manager/ <u>Secretary Treasurer</u>, <u>Chief Executive Officer</u> and the approval of the Board of Trustees.

(b) Limited use agreements that generate revenue or incur cost of less than or equal to do not exceed twenty-five thousand dollars (\$25,000) and that have a term of do not exceed three years or less may be authorized by the CEO, General Manager/ Secretary-Treasurer, Chief Executive Officer without approval by the Board of Trustees.

(c) Limited use agreements include, but are not limited to, use of Authority facilities for special events, filming agreements, permits to come upon and/or use the <u>Authority'sGCRTA</u> real property, construction staging area permits, and temporary right-of-way permits. Special events usage agreements are governed by the <u>Authority'sGCRTA's</u> policy on "Use of Authority Facilities for Special Events" found in <u>Section 470.10 of this</u> Chapter.-1066.

(Res. 2002-98. Passed 5-21-02; Res. 2004-92. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

### 470.08 JOINT DEVELOPMENT AGREEMENTS.

Joint development agreements require the recommendation of the CEO, General Manager/Secretary Treasurer, Chief Executive Officer and the approval of the Board of Trustees.

(Res. 2002-98. Passed 5-21-02; Res. 2004-92. Passed 6-15-04: Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

## 470.09 COMPLIANCE WITH FEDERAL REGULATIONS.

All real estate transactions involving <u>Federal federal</u> funding must be reviewed to determine compliance with <u>Federal federal</u> regulations. (Res. 2002-98. Passed 5-21-02; Res. 2004-92. Passed 6-15-04; Res. 2010-55. Passed 8-17-10; Res. 2016-70. Passed 8-16-16.)

## 470.10 USE OF AUTHORITY FACILITIES FOR SPECIAL EVENTS.

(a) The Authority will permit the use of its facilities for special events sponsored by organizations and members of the community so long as the use is not inconsistent with the public's use and need of such facility. The use of Authority facilities will be subject to certain terms and conditions as set forth below.

(b) Allowing its facilities to be used for special events and activities will benefit the Authority in several ways:

- (1) Provide revenue:
- (2) Help promote the existence and attractiveness of Authority services and facilities;
- (3) Improve the Authority's public image and relations: and
- (4) Facilitate positive neighbor relations with property owners and communities adjacent to or near Authority facilities.

(c) The Authority reserves the right to deny the request of any group or organization when a proposed use is inconsistent with the public interest: when the Authority and/or general public will not benefit from the proposed use; when the Authority will be negatively impacted; or when the group or organization refuses to abide by the guidelines and requirements set forth herein.

- (d) Guidelines and Requirements.
  - (1) Special events will be limited to passenger facilities (i.e. transit stations, parking lots, walkways) and, on a selected basis, district bus garages and other Authority property.
  - (2) Use of a facility cannot cause undue disruption to Authority operations, customers, and/or employees.
  - (3) The group sponsoring the special event must agree to hold the Authority harmless from any liability resulting from the event and shall obtain insurance which names the Authority as an additional insured and in an amount to be determined by the Authority. If alcoholic beverages are to be served, then the policy of insurance shall include a specific liquor liability endorsement.
  - (4) The sponsoring party of the special event must adhere to all rules and regulations imposed by the Authority, including insurance and fees.
  - (5) Food service and the dispensing of alcohol will be permitted provided the sponsoring group obtains and provides the Authority a copy of any required insurance, permits, and/or licenses prior to the

event. The sponsoring party must provide all alcohol; B.Y.O.B. (bring your own bottle) is not permitted.

- (6) Unlawful activities, including, but not limited to gambling, are specifically prohibited.
- (7) The sponsoring party must apply for a permit for use of Authority property for a special event. If a permit is granted by the Authority, the sponsoring party will execute, prior to facility usage, that written permit or agreement acknowledging awareness and acceptance of all facility usage rules and regulations.
- (8) The requirements of any applicable laws or easements, contracts or other agreements the Authority has entered into associated with a facility will take precedence over the provisions of this Policy whenever appropriate in a given situation.
- (9) Organizations may use the facility for benefits and fundraisers. These groups may sell tickets prior to the event but not on the premises or at the door unless the Authority specifically allows ticket sales on the premises for the event. The ticket, or an example of the ticket, must be submitted to and approved by the Authority prior to being sold by the organization.
- (10) Permits issued to a sponsoring party must be used for the function stated on the permit only.
- (11) No food or alcoholic beverages are to be sold on the premises at any time.
- (12) No smoking is permitted inside any Authority facility/structure.
- (13) The sponsoring party shall sign all necessary permits and satisfy all applicable requirements of the Authority and the municipality where the facility is located.
- (14) It will be the sponsoring party's responsibility to see that all members of their event abide by Authority rules and regulations regarding the special event. The Authority and/or local municipal authority decisions with regard to traffic, crowd control, and general welfare are final and binding.
- (15) The General Manager shall assess an administrative and/or usage fee for the special event. The fee(s) may increase without notice, as determined by the discretion of the General Manager.
- (16) The General Manager has the authority to make reasonable exceptions to the provisions of this Policy when the best interest of the Authority or the general public would be served by doing so.
- (17) The General Manager will determine organizational responsibility for administering this Policy.

# 470.11 ITEMS INTENTIONALLY PLACED ON AUTHORITY PROPERTY

It is the Authority's responsibility to maintain its facilities in a safe and clean condition and to operate efficiently and effectively. The Authority wishes to provide a pleasant environment for its riders.

It is the policy of the Authority that any item intentionally placed on Authority property must

have authorization from the Authority before installation. Any item intentionally placed or left on Authority property without prior authorization must be removed immediately by the owner of the item. Otherwise, unapproved items will be removed by the Authority or its designee. The Authority will dispose of such items in accordance with the Authority's Procurement Policies Section 410.01(a)(28). This policy does not apply to lost and found items.

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# CHAPTER 850 Public Assembly on Authority Property

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850.06 Time, place and manner of activities.

- 850.07 Denial, refusal and cancellation of permits.
- 850.08 Political campaign activity.

### CROSS REFERENCES

Unauthorized use of property - see Ohio-R.C. 2913.04
Disorderly conduct - see Ohio-R.C. 2917.11
Misconduct involving a public transportation system - see Ohio R.C. 2917.41
Political activity by employees - see PERS 640.03
<u>Real Estate Policies - FIN Ch. 470</u>
Use of authority facilities for special events - <u>SER 1066.02FIN</u> <u>Ch. 470.10</u>
<u>Real Estate Policies - FIN Ch. 470</u>
Political activity by employees - see Personnel Policies

# 850.01 INTENT.

- (a) The policies and guidelines established herein are necessary in order to:
  - Ensure that Authority property maintains its status as a non-public forum;
  - (2) Ensure that persons seeking to exercise constitutional rights toof freedom andof speech, expression, and assembly on Authority property may do so within the limitations of the policies and guidelines established herein;
  - Restrict the time, place, and manner of the activities described herein to designated areas of Authority property;
  - Protect transit patrons using Authority property from repeated communications or encounters which may constitute harassment or intimidation of a captive audience;
  - (5) Ensure the safe, free, and orderly flow of transit patron traffic through and on Authority stations, premises, and vehicles; and
  - (6) Further the purpose of the Authority, which is to transport passengers safely and efficiently via bus and rail.

(b) A person who wishes to engage in activities governed by these policies and guidelines on or at Authority premises, stations, and vehicles, including, but not limited to, the distribution of literature, shall be protected in accordance with these

policies, provided the activities do not:

- (1) Constitute commercial activities, unless by written commercial agreement benefitting the Authority; or
- (2) Interfere with the transportation function or safe operation of the Authority stations, premises, or vehicles.
   (Res. 1996-57. Passed 4-16-96; Res. 2010-53. Passed 8-17-10.)

# 850.02 APPLICATION OF CHAPTER.

The policies and guidelines established herein apply to all persons using Authority premises, stations, vehicles, or other Authority property, whether Authority employees or members of the public, including, but not limited to, Authority visitors, delivery persons, contractors, and agents for the following activities:

- (a) <u>Commercial Activity</u>. A person may not engage in any commercial activity on Authority stations and premises except by written commercial agreement <u>benefittingbenefiting</u> the Authority. Other commercial activity is expressly prohibited on Authority property.
- (b) <u>Non-Commercial Free Speech Activity.</u> As a non-public forum, the Authority has authority to limit free speech activities on its property. A person desiring to exercise constitutional freedoms, including, but not limited to, the distribution of literature or solicitation of funds, on, in, within, or about Authority property shall first obtain a written permit for these activities from the Authority. Free speech activities may be exercised only in accordance with the restrictions designated in the permit.

(Res. 1996-57. Passed 4-16-96; Res. 2010-53. Passed 8-17-10.)

### 850.03 DEFINITIONS.

For the purposes of this policy, the following terms have the meanings indicated:

- (a) "Authority property" means all property owned, leased, operated, or controlled by the Authority in connection with public transit activities, including, but not limited to, all <u>buses, rail carsvehicles used for</u> <u>transporting passengers</u>, station areas, entrances, platforms, plazas, escalators, elevators, stairways, parking lots, transfer points, rapid transitvehicles, and other rapid stations.
- (b) "Authorized" means acting pursuant to a written contract, permit, or other evidence of right issued by the Authority.
- (c) "Commercial activity" means any activity undertaken for profit, including, but not limited to, the sale, provision, advertisement, or display of goods or services; the exchanging, trading, buying, hiring, soliciting, or peddling of commodities, goods, money, services, or property of any kind; or any other revenue producing activity.
- (d) "Emergency situation" means any event creating a condition or circumstance that interferes with the safe or efficient operation of the Authority system, or other conditions or circumstances as may be determined by the Authority to endanger the health, safety, and welfare of persons on or upon Authority property.
- (e) "Free speech activity" means any manner of exercising constitutionally protected freedoms of\_religion, speech, press, and assembly, including, but not

limited to, campaigning for political candidates and issues.

- (f) "Person" means any individual, organization, firm, partnership, corporation, company, association, or joint stock association, and includes the trustee, receiver, committee, assignee, or other representative thereof.
- (g) "Transit patron" means a person in or upon Authority property for the purpose of using Authority public transportation service available at that site.
- (h) "Vehicle" means all buses and rapid transit carsvehicles used for transporting passengers owned by and/or operated by the Authority.
   (Res. 1996-57. Passed 4-16-96; Res. 2010-53. Passed 8-17-10.)

## 850.04 PERMIT REQUIRED; APPLICATION INFORMATION.

All persons desiring to use Authority property for non-commercial free speech activities governed by these policies and guidelines shall submit to the General Manager/Secretary-Treasurer of the Authority, or his or her designee, a written request in a form prescribed by the Authority setting forth at least the following:

- (a) The full name, mailing address, and telephone number of the entity/person sponsoring, promoting, or conducting the proposed activity;
- (b) A description of the proposed activity, indicating the type of communication to be involved;
- (c) The dates and hours during which the activity is proposed to be carried out;
- (d) The number of persons to be engaged in the activity;
- (e) The specific area of Authority property in which the proposed activity is planned; and
- (f) Whether handbills, leaflets, circulars, or other printed material will be distributed.

(Res. 1996-57. Passed 4-16-96; Res. 2010-53. Passed 8-17-10.)

# 850.05 PERMIT: ISSUANCE; TRANSFERABILITY; RENEWAL; EXCLUSIONS.

(a) Upon receipt of a permit application containing the required information, as stated above, the Authority will issue a permit to the applicant, subject to the limitations set forth herein. The Authority will not exercise judgment regarding the purpose or content of the activity or the viewpoints that are expressed.

(b) Permits to use Authority property, if granted, will be issued on a first-come, first-served basis. As used herein, "first come" means the person who has first completed the procedural guidelines set forth herein.

(c) Permits are not transferable or assignable.

(d) The permit shall authorize the holder to conduct the activity for the date and duration of time defined in the permit.

(e) Permits may not be extended or renewed.

(f) Each permit shall specify the area, station, or property where the activity shall take place.

(g) The Authority reserves the right to cancel any permit, with or without advance notice to the permit holder.

(Res. 1996-57. Passed 4-16-96; Res. 2010-53. Passed 8-17-10.)

# 850.06 TIME, PLACE AND MANNER OF ACTIVITIES.

(a) <u>Time Regulations</u>. A permit holder shall conduct the free speech activity only during the hour(s) prescribed in the permit.

- (b) Place Regulations.
  - (1) Free speech activity may only be conducted in the area specifically prescribed in the permit. In no circumstance shall a permit be issued for activity on transit platforms or "in revenue service" transit vehicles.
  - (2) Free speech activity is specifically prohibited in any area that obstructs the safe, efficient, free, and orderly flow of passengers' ingress or egress or the operation of Authority business transactions.
- (c) Manner Regulations.
  - (1) Free speech activity shall be conducted only in a conversational tone.
  - (2) The permit holder shall, upon request of an Authority employee, transit police officer, or other law enforcement official, display the permit.
  - (3) In conducting free speech activity, a person may not:
    - A. Obstruct, delay, or interfere with the free movement of any other person or seek to coerce or physically disturb any other person;
    - B. Use any sound or voice-amplifying apparatus on Authority property;
    - C. Conduct any activity in a misleading or fraudulent manner;
    - D. Erect a table, booth, or other structure unless approval is designated in the permit;
    - E. Intentionally touch or make physical contact with another person unless that person has consented to physical contact; and
    - F. Repeatedly attempt to distribute written or printed material to or solicit funds from another person when that other person has indicated to the solicitor that he or she is unreceptive.
  - (4) If printed material or other object is handed out, the individual designated as the permit holder shall accept the responsibility of cleaning up or paying for the clean-up of any material or objects left on Authority property. A deposit may be required for this purpose.
  - (5) The failure of permit holder to remove all material that the permit holder brought onto Authority property may be grounds for refusal to grant future permits.
  - (6) The Authority will require the permit holder, or other person designated as the responsible party in the permit, to post insurance before free speech activity may commence. In determining the amount of insurance, the Authority will consider, among other factors, the extent to which the proposed activity increases the Authority's risk of liability. (Res. 1996-57. Passed 4-16-96; Res. 2010-53. Passed 8-17-10.)

# 850.07 DENIAL, REFUSAL AND CANCELLATION OF PERMITS.

An application for a permit shall be denied and/or canceled if one or more of the following occurs:

- (a) One or more of the statements in the permit application is untrue;
- (b) The applicant has not furnished all the information required for the permit;
- (c) An earlier-filed permit was granted for the same time and place;

- (d) A breach or violation of any provision of this chapter occurs, including, but not limited to, failure to demonstrate evidence of requisite insurance; and/or
- (e) A review of the permit application indicates that the activity cannot be conducted without violating this chapter. (Res. 1996-57. Passed 4-16-96; Res. 2010-53. Passed 8-17-10.)

## 850.08 POLITICAL CAMPAIGN ACTIVITY.

(a) A permit is required for political campaign activity. A permit will only be issued on a first-come, first-served basis for one campaign sponsor/candidate at any location, accompanied by one assistant.

(b) All time, place, and manner regulations cited above, in Section 850.06, are applicable.

(c) All restrictions and fees are procedures contained in <u>Section 470.10 Use of</u> <u>Authority Facilities for the Special Events</u>, Usage Policy, Chapter 1066, are applicable. (Res. 1996-57. Passed 4-16-96: Res. 2010-53. Passed 8-17-10.)