MEMORANDUM

To: CMAP Transportation Committee

From: CMAP Staff

Date: May 27, 2022

Re: ON TO 2050 Plan Update /TIP Conformity Analysis & TIP Amendment

In accordance with the semi-annual conformity analysis policy, CMAP staff asked programmers to submit changes, additions, or deletions to non-exempt projects for inclusion in the regional air quality analysis of the FFY 2023-27 Transportation Improvement Program (TIP) and ON TO 2050 Plan Update. Of the changes requested, twenty-nine projects require air quality conformity analysis. Below is a summary by type of requested changes.

If the TIP amendment is approved, two non-exempt projects, with one being a former RSP will no longer be considered conformed and not part of the analysis. Twenty-nine non-exempt projects will be included in the TIP. These types of projects are included in the conformity analysis because funding for phases beyond preliminary engineering has been identified in the TIP. Non-exempt projects with only preliminary engineering funding and exempt tested projects are excluded from conformity analysis.
A former exempt tested project indicated a change in scope, and is a new not exempt addition:

- TIP ID 17-94-0008: Pace - Purchase/Replace Fixed Route Buses

The new not exempt projects are:

- TIP ID 10-20-0004: Ill 120 Belvidere Rd - Ashford Ln to US 45
- TIP ID 17-21-0001: Pulse 95th Street Line

Identified by the sponsor and have met the thresholds to be noted as newly designated RSPS:

- TIP ID 01-22-0022: Elston-Armitage-Ashland-Cortland Intersection Improvement RSP 152
- TIP ID 01-22-0023: Ashland-Ogden Metra Infill Station - RSP 153
- TIP ID 16-22-0004: Brown Line Core Capacity Improvement - RSP 165
- TIP ID 17-22-0002: I-294 Tri-State Express Bus Stations RSP 155
- TIP ID 12-22-0034: US 6 from I-55 to US 52 RSP 158
- TIP ID 06-22-0022: IL 7/143rd from Will-Cook Rd to IL7/SW Highway RSP 161
- TIP ID 09-22-0063: IL 47 from south of I-90 to south of Old Plank Rd - RSP 162
- TIP ID 08-22-0046: IL 56 from IL 25 to IL 59 - RSP 163
- TIP ID 10-22-0010: IL 60 from IL 120 to IL 176 - RSP 164
- TIP ID 12-22-0005: I-57 - At Eagle Lake Rd - RSP 157

Other changes to existing projects are described below.

Limits are the cross-streets, mileposts or other boundaries which define the extent of a project. There are no projects with significant limit changes.

The following RSP project begins its next phase:

- TIP ID 12-10-9001: I-55 Managed Lane from I-355 to I-90 I-94 (I-55 Stevenson Express Toll Lanes) - RSP 146. The project descriptive indicates expansion of I-55 from I-355 to I-294 (toll lane); I-294 to I-90/94 (2 toll lanes).

These established projects have acquired a Major Improvement Status of 2050 RSP:

- TIP ID 09-09-0040: IL 47 from Cross Street to FAU 3793 Kennedy Road (D3# 926) - RSP 166
- TIP ID 09-09-0099: US 30 from IL 47 to Albright Rd - RSP 159

The completion year indicates when a project is anticipated to be in service to users. The conformity analysis is conducted for selected analysis years between now and 2050. The analysis years are currently 2025, 2030, 2035, 2040 and 2050. If a change in completion year results in moving a project across an analysis year, the project must be revised in the conformity analysis.

The sponsor indicates an earlier completion year of the following project, therefore requiring a revision to the conformity analysis.

- TIP ID 12-19-0038: Gougar Road: Laraway Road to US Route
These non-exempt projects crossed an analysis year and are included in the conformity analysis:

- **TIP ID 02-09-0003**: Willow Rd from E of I-294 to E of IL 43, from IL 43 to I-94, and over Middle Fork of N Branch of Chicago River to W of Sunset Ridge Rd
- **TIP ID 02-94-0001**: Willow Rd from East of Des Plaines River to Waterview Dr / Protection Parkway
- **TIP ID 02-97-0001**: IL 21 Milwaukee Ave from N of Sanders Rd to S of Euclid Ave
- **TIP ID 03-14-0010**: US 14 NW Hwy at CN Railroad
- **TIP ID 03-99-0018**: CH V62 Quentin Road from CH A50 Lake Cook Road to IL 68 Dundee Road
- **TIP ID 08-16-0024**: IL 56 Butterfield Rd from IL 53 to I-355
- **TIP ID 12-15-0002**: Bell Rd (CH 16) from 131st St to IL 7 (159th St) with omissions at 151st Street and 143rd Street Intersections. (Bell Road Corridor)
- **TIP ID 13-16-0005**: Barrington Rd from IL 62 to Central Rd

The following not exempt Regionally Significant Projects (RSP) crossed an analysis year:

- **TIP ID 08-95-0024**: IL 83 Kingery Hwy from 31st St to N of 55th St, 63rd St (south of) to Central Avenue - RSP 111
- **TIP ID 11-06-0018**: IL 47 from Charles Rd to US 14 - RSP 110
- **TIP ID 11-07-0014**: IL 47 Eastwood Drive from US 14 Northwest Hwy to Reed Road - RSP 110

The scope of a project is determined by the work types associated with the project.

- Non-exempt work types are expected to affect air quality and must be included in the conformity analysis. Examples of non-exempt work types are adding lanes to a road, interchange expansion, new bridge, and the major expansion of bus route service.
- Exempt tested work types do not require an air quality conformity analysis, but the region has chosen to include the impacts of these types of projects in the travel demand model. Exempt tested projects include new commuter parking lots, rolling stock replacement, and road reconstruction with lane widening to standard widths (e.g., 10 feet to 12 feet).

Exempt work types do not require an air quality conformity analysis. Examples of exempt work types are intersection improvements and rail station modernization.

The following project with a change in scope is being re-designated:

- **TIP ID 07-20-0072**: Richton Park: Richton Road/Poplar Avenue- Sauk Trail to Governors Hwy

The individual project sponsor indicated a change for the following project and is no longer conformed and is now considered unconstrained:

- **TIP ID 01-19-0009**: O'Hare Express Service: RSP - A1

Newly submitted changes are found in the 23-01 Conformity Amendments report.
The regional travel demand model was run using the updated networks. The resultant vehicle miles traveled (VMT) by vehicle class, speed, time of day, and facility type were entered into U.S. Environmental Protection Agency’s new MOVES3 model. The MOVES3 model is a significant upgrade from the previous model, MOVES 2014a that CMAP had been using. MPO’s are required to start using the MOVES3 model by November of 2022 but CMAP chose to use the new model for the ON TO 2050 plan update which is part of this conformity analysis. The MOVES3 model has updated data for vehicle populations, travel activity, and emission rates as well as updated fuel supply information at the county level. MOVES3 also adjusted modeling to better account for vehicle starts, long-haul truck hotelling, and off-network idling and incorporated the impacts of the Heavy-Duty Greenhouse Gas Phase 2 rule and the Safer Affordable Fuel-Efficient (SAFE) Vehicles Rule. In various test of the MOVES3 model by U.S. EPA and practitioners, both ozone precursors, volatile organic compounds (VOC) and nitrogen oxides (NOx) produced changes in the mobile source emission results compared to the previous model even when the input data was relatively unchanged. Specifically, VOC emissions went down, and NOx emissions increased in urbanized areas. While all emissions decreased in rural areas. CMAP’s modeling produced similar results with a decrease in VOC and an increase in NOx compared to the emissions estimated using MOVES 2014a. As part of the migration to MOVES3 all of the data inputs into the model were reviewed and updated. The changes in data inputs and modeling procedures make it nearly impossible to attribute a percentage change in the emissions estimates to the MOVES3 model. CMAP did conduct some internal testing of MOVES3 prior to using it for conformity and has a high degree of confidence that a substantial amount of the changes seen in the emissions estimates shown in the table below can be attributed to a change in emissions models and not changes attributed to transportation projects in the TIP or travel behavior modeled in the travel demand model.

Using the MOVES3 model on-road emission estimates for each precursor or direct pollutant in each analysis year were produced. The MVEB for the NEIL nonattainment area for 2035 and beyond was revised in a federal register notice on May 20, 2022 (87 FR 30828) to correspond to the 2008 ozone maintenance SIP that was approved in that noticed by U.S. EPA. The result is that the MVEB changes to 65 tons/day of VOCs and 110 tons/day of NOx in 2035. Prior year MVEB remain unchanged. In addition to a revised MVEB the analysis year of 2035 is now being modeled as that corresponds to the last year of the 2008 ozone maintenance plan and demonstrates conformity for the 2008 ozone maintenance SIP. For ozone precursors volatile organic compounds (VOC) and nitrogen oxides (NOx), the resulting mobile source emissions estimates fell below the applicable motor vehicle emissions budgets for ozone as shown in the table below.
VOC and NOx Emissions in Tons per Summer Day for Ozone Conformity

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<th>Year</th>
<th>Volatile Organic Compounds</th>
<th>Nitrogen Oxides</th>
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<td>29.49</td>
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<tr>
<td>2050</td>
<td>27.55</td>
<td>65.00</td>
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</table>

Conformity is demonstrated by comparison of analysis year emissions to the SIP budgets

Notes:
Off-model benefits are not included in the total emissions estimates
Results updated as of May 2022

Direct PM$_{2.5}$ and NOx Emissions in Tons per Year for PM$_{2.5}$ (Informational Only)

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<th>Fine Particulate Matter</th>
<th>Nitrogen Oxides</th>
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<td>Northeastern Illinois</td>
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Greenhouse Gas Mobile Source Emissions (Informational Only)

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ACTION REQUESTED: Information