Title VI Goals and Accomplishments Update

Summary of Title VI activities during the period October 1, 2020 through September 30, 2021
I. ACCOMPLISHMENTS

A. Title VI Multi-Disciplinary Team

ArDOT’s Title VI Multi-Disciplinary Team’s responsibilities include reviewing, evaluating and implementing ArDOT’s Title VI program utilizing a pro-active approach. Team members utilize the “Multi-Disciplinary Approach to Non-Discrimination” to ensure Title VI issues are addressed on a day-to-day basis.

The team consists of the following members:

Addison Holloway, Acting AHP Chief, Highway Police
Kevin White, Division Head, Right of Way
Charles Martin, Assistant Division Head, Roadway Design
Dwayne Cale, Assistant State Construction Engineer, Construction
Ruby Jordan, Section Head-Public Involvement, Environmental
David Hall, Division Head, Surveys
Bryan Freeling, Division Head, State Aid
Joanna P. McFadden, EEO/DBE Officer and Title VI Specialist
Patricia Slater, Public FTA Grants Officer, Transportation Planning and Policy
Dave Parker, Public Information Officer
Christopher Dailey, Staff Engineer, System Information and Research
David Siskowski, Assistant Division Head, Transportation Planning and Policy
Jessie Jones, Division Head, Program Management

B. Interdisciplinary Staff

The Title VI Specialist serves as a member of the Interdisciplinary (ID) Staff and operates under the responsibilities described in the Public Involvement/Public Hearing Procedures. The Title VI Specialist or a designee attends ID Staff meetings.

The Title VI Specialist or a designee attends selected public hearings and public involvement meetings. The Title VI Specialist also reviews environmental documents and discusses project development with individuals from the various program areas to become more familiar with activities with potential Title VI concerns.

A brochure entitled “Your Guide to Title VI Civil Rights Act of 1964,” is available for individuals who attend public hearings or public involvement meetings. Refer to Attachment A.
C. Program Review

Appropriate Divisions submitted annual reports to the Title VI Specialist so that a determination could be made regarding compliance with the provisions of the Title VI program. Refer to the Attachment B for documentation submitted during the reporting period and the Title VI Specialist’s response to each submission.

D. Limited English Proficiency (LEP) Program

Public Notice flyers and comment forms have been translated to Spanish and are utilized for jobs located in areas where there is a significant percentage of Hispanics. Hispanic radio stations and newspapers are utilized to announce the meetings.

E. Americans with Disabilities Act (ADA) and Access for Individuals with Disabilities under Section 504 (Section 504).

In FY21 Arkansas DOT added ADA updates to its inventory collection. Barrier identification and project completions will be added to the following website. ADA - Arkansas Department of Transportation (ardot.gov)

ARDOT personnel attended Zoom virtual meetings of FHWA/EconSys Virtual Orientation and FHWA ADA Transition Handbook input.

F. Sub-recipient Review and Training

Cities of Ashdown, Benton, Bono, Forrest City, Greenbriar, Jacksonville, Jonesboro, Little Rock, Monticello, North Little Rock, Russellville; Counties of Pulaski and Saline; and Dawson Education Cooperative documentations were found to be in compliance.

Arkansas DOT entered into an FHWA agreement to monitor subrecipient City of Little Rock (COLR). The agreement required that Arkansas DOT provide training and review of COLR; and make all Federal-Aid Highway Program subrecipients aware of the complaint procedure.

The EEO Office conducted in-person training to COLR and Metroplan; and made available an online Title VI PowerPoint tutorial, Title VI Technical Guide and Title VI Templates to assist subrecipients in compliance requirements.

G. Metropolitan Planning Review

Northwest Arkansas Springdale, Northeast Arkansas Jonesboro, Texarkana and Metroplan documentation were found to be in compliance.
H. Miscellaneous

ArDOT’s Disadvantaged Business Enterprise Directory is available to the Title VI Officers who work in areas where there are contracting opportunities. Those program areas include: Environmental, System Information and Research, Transportation Planning and Policy, Right of Way, Roadway Design, Public Transportation, Surveys, and Program Management. The Directory is also available to MPOs and Rural Transit System Operators. ArDOT personnel attended zoom meetings of AASHTO Civil Rights Business Meetings and DBE webinars.

J. Liaison

The Title VI Specialist maintains contact by correspondence and telephone with the following FHWA officials:

Amy Heflin and David Blakeney, Arkansas Division
Kevin Resler, National Title VI Program Manager

II. GOALS

A. Appropriate Divisions will submit annual reports to the Title VI Specialist to ensure compliance with the Title VI program.

B. The Title VI Specialist will attend Federal-aid kick-off meetings of local governments, consultants, school districts, and metropolitan planning organizations to explain the requirements of the Title VI program; EO 12898 Environmental Justice (EJ) and 13166 Limited English Proficiency (LEP), respectively, and ADA/Section 504 as necessary.

C. The Title VI Specialist or a designee will continue to attend selected public hearings, review environmental documents and discuss project development with individuals from the various program areas to stay apprised of activities involving Title VI issues.

D. The Title VI Specialist or a designee will accompany planning certification and enhanced planning review teams (if any) to assist in the review of Title VI activities conducted as part of the metropolitan and statewide planning processes.

E. ArDOT will participate in Title VI training, and in various multi-cultural activities throughout the year.

F. ADA/Section 504

ArDOT will continue to monitor its programs, services and activities for ADA compliance, and update the Transition Plan as achievements are made.
G. Sub-recipient Title VI reviews and Desk Audits will be conducted, including a review of ADA/Section 504 requirements, EO 12898 and EO 13166.

III. PROBLEMS and COMPLAINTS

Agreement for processing Title VI complaints between ARDOT and subrecipient City of Little Rock (COLR). See item (F) under Accomplishment.

IV. The EEO/DBE Officer will function in the following capacities:

A. Civil Rights Officer

1. The EEO/DBE Officer has been designated as the Civil Rights Officer for ARDOT and reports directly to the Director of ARDOT. Refer to Attachment C for a copy of the Department’s Organization Chart.

2. The Civil Rights Officer, by order of the Director, has overall responsibility for planning, developing, managing, implementing, coordinating, and monitoring all program areas of the civil rights functions, including Title VI.

3. The Civil Rights Officer also assists in carrying out the requirements of Title VI by other Divisions responsible for program area activities affected by Title VI.

B. EEO/DBE Officer/Title VI Specialist

1. The EEO/DBE Officer is also designated as the Title VI Specialist and is responsible for initiating and monitoring ARDOT’s Title VI activities and preparing reports. The following personnel provide assistance as needed:
   i. Internal EEO Coordinator
   ii. External EEO Coordinator
   iii. EEO Specialist - Title VI/ADA
   iv. EEO Specialist – Investigative
   v. DBE Program Specialist
   vi. OJT Supportive Services Specialist
   vii. DBE Supportive Services Specialist
   viii. Office Assistant

2. The EEO/DBE Officer has easy access to the Director of ARDOT and is adequately staffed to implement ARDOT’s Civil Rights Program.

3. ARDOT’s Title VI assurances were updated. Refer to Attachment D for a copy of the Department Title VI assurances.
A MESSAGE FROM
TITLE VI SPECIALIST
JOANNA P. McFADDEN

The primary goal of the Arkansas Department of Transportation's (Department) Title VI Program is to ensure that all appropriate personnel and contractors are aware of the provisions of Title VI of the Civil Rights Act of 1964, and are fully aware of their Title VI responsibilities, as well as ADA/504, Executive Order 12898 (Environmental Justice) and Executive Order 13166 LEP (Limited English Proficiency).

The Department EEO Section is available to provide you with technical assistance, resources, guidance, and any other information pertaining to Title VI and ADA/504.

Should you have any questions or concerns regarding the Title VI Program, please do not hesitate to contact me at Joanna.McFadden@ardot.gov (501) 569-2298, Voice/TTY 711.

Joanna P. McFadden
Nondiscrimination in the Federal Highway Program

The focal point of nondiscrimination law in Title VI of the Civil Rights Act of 1964, which prohibits discrimination on the basis of race, color, or national origin in any program or activity receiving Federal financial assistance. However, the broader application of the nondiscrimination law is found in other statutes, regulations, and Executive Orders. Section 504 of the Rehabilitation Act of 1973 prohibits discrimination on the basis of disability in programs and activities that receive Federal financial assistance. The Uniform Education Assistance and Real Property Acquisition Policies Act of 1970 prohibits unfair and inequitable treatment of persons as a result of projects that are undertaken with Federal financial assistance. Section 504 of the Rehabilitation Act of 1973 prohibits discrimination on the basis of disability to deeds the Americans with Disabilities Act of 1990 (ADA). The ADA also prohibits discrimination in the provision of access to public buildings and requires that new access be made available. The Age Discrimination Act of 1975 prohibits age discrimination. The Civil Rights Restoration Act of 1987 clarified the intent of Title VI to include all programs and activities of Federal aid recipients and contractors, whether those programs and activities are federally-funded or not. Executive Order 12899 provides Environmental Justice for Minority and Low-income populations. Executive Order 13166 provides Language assistance to persons who are limited English proficient.

What programs are covered by Title VI?

 Federally assisted programs address such broad and diverse areas as:

- Transportation (including transit)
- Construction
- Elementary, secondary, and higher education
- Health care, social services, and public welfare
- Parks and recreation
- Natural resources and the environment
- Employment and job training
- Law enforcement and the administration of justice
- Agriculture and nutrition
- Housing and community development

What discrimination is prohibited?

There are many forms of illegal discrimination based on race, color, sex, national origin, age, disability, religion (not applicable at a protected group under the FHWA Title VI Program), LEP, or low-income status that can limit the opportunity of minorities to gain equal access to services and programs. Among other things, in operating a federally assisted program, a recipient cannot, on the basis of race, color, sex, national origin, age, disability, LEP, or low-income status either directly or through contractual means:

- Deny program services, aids, or benefits;
- Provide a different service, aid, or benefit, or provide them in a different manner than they are provided to others; or
- Segregate or separately treat individuals in any matter related to the receipt of any service, aid, or benefit.

How can I file a discrimination complaint?

You may file a signed, written complaint within 180 days from the date of the alleged discrimination. The complaint should include:

- Your name, address, and telephone number.
- The name and address of the agency, institution, or department you believe discriminated against you.
- How, why, and when you believe you were discriminated against. Include as much specific, detailed information as possible about the alleged acts of discrimination, and any other relevant information. Include names of individuals whom you allege discriminated against you, if you know them.
- The names of any person, if known, who the ARDOT can contact for clarity of your allegations.

Please submit your signed complaint to the address on the front, attention of Joanna P. McFadden, Section Head—EEO/DBE (ADA 504 and Title VI Coordinator).
ATTACHMENT B
Environmental Division
There were thirty-five (35) meetings (In-person and WebEx) held during October 1, 2020 through September 30, 2021 that were open to the public. All meeting location sites were accessible for persons with disabilities.

Transportation Planning and Policy Division
• Public Transportation Programs (PTP) Section

PTP did not receive any Title VI complaints. There were 17,187 contractible opportunities awarded during this period. Most awards were by Subrecipients for small purchases of supplies, fuel, and repairs. Five (5) certified DBE contractors and six (6) minority or female-owned businesses were utilized.

Twenty-Four (24) of the Department’s Subrecipient Agencies from 5310 Program (seniors and persons with disabilities) updated their Title VI plans this year, and three (3) translated new documents into Spanish. There were three (3) interpreters used to explain PTP documentation and procedures.

Four (4) employees attended DBE and Title VI Zoom meetings and webinars.

• Multimodal and Project Planning (MPP) Section

There were no Title VI complaints received by MPP for the period of October 1, 2020 through September 30, 2021.

Construction Division
There were no contracts awarded to consultants by the Construction Division for the period of October 1, 2020 through September 30, 2021.

Program Management Division
There were no contracts awarded to consultants by the Program Management Division for the period of October 1, 2020 through September 30, 2021.

Surveys Division
There were no Title VI complaints received for the period of October 1, 2020 through September 30, 2021.

Right of Way Division
Right of Way utilizes its On-Call Consultants for most of its appraisal and acquisition services; Sixty-two (62) total contracts were awarded. One (1) went to minority owned business, Twenty (20) for property management services, and Forty-two (42) for title search service. There were Eighty-seven (87) relocations, and One thousand three hundred and seventy (1,370) acquisitions. There were no Title VI complaints received by minority groups, elderly, disabled or low-income individuals. There were two interpreters, Environmental Division staff Ricardo Ramirez Jr and Edgar Ariza, utilized to explain Division documentation and procedure.
**Systems Information and Research Division**

There weren’t any research projects awarded to historical black or minority serving institutions. The University of Arkansas at Fayetteville and Arkansas State University were all awarded research projects. There were Fourteen (14) minorities working on Nineteen (19) projects.

**Design Division**

There has been Fifty-three (53) consultant contracts/task orders issued utilizing federal funds during the reporting period.

Two (2) federally funded contract/task orders have DBE participation for the prime consultant. Nine (9) federally funded consultant contracts/task orders/supplemental agreements have DBE participation for the subconsultant. Seventeen (17) Local Public Agency/Local Transit Agency agreements/supplemental agreements utilizing federal funds have been awarded during the reporting period. Thirty-five (35) master agreement contracts have been awarded during the reporting period. Many of these master agreements will utilize federal funding in the task orders. Two (2) master agreement contracts have DBE participation for the prime consultant. Three (3) master agreement contracts have DBE participation for the sub consultant.

During the Request for Letters of Interest step of the consultant selection process, notification emails are sent to those DBE, minority, and female firms with relevant experience to inform them of ARDOT’s advertisement.

During the Request for Proposal step of the consultant procurement process, a statement is included in the scope of work to encourage DBE participation. In addition, a consultant team who shows a good faith effort to include DBE participation will score higher under one of the evaluation criteria.

Letters of Interest are advertised in Arkansas Democrat-Gazette and ARDOT’s website [Advertisements - Arkansas Department of Transportation (ardot.gov)](http://ardot.gov). None of the consultant service-related documents have translated into Spanish. No interpreters have been utilized to explain consultant service-related documentation or procedures.

**Metro Planning Office**

There were no Title VI complaints received for the period of October 1, 2020 through September 30, 2021. There were Five (5) public meetings held during this period. All advertisements/legal notices were translated to Spanish.

There was a notable decline in in-person public meetings/presentations and document distribution conducted by MPO staff during this time period due to emergency CDC guidelines and restrictions put in place to mitigate the spread of COVID-19/coronavirus.

None of the MPOs received any requests. None of the MPOs received a Title VI complaint.
ARKANSAS DEPARTMENT OF TRANSPORTATION

TITLE VI / ADA NONDISCRIMINATION PROGRAM POLICY STATEMENT

The Arkansas Department of Transportation (ArDOT) policy ensures nondiscrimination compliance, on the grounds of race, color, national origin, age, sex, religion (not applicable as a protected group under the FMCSA Title VI Program), disability, limited English proficiency (LEP), or low-income status as provided by Title VI of the Civil Rights act of 1964 and related Nondiscrimination authorities.

The following nondiscrimination statutes and authorities include but are not limited to:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C § 2003d et seq.);
- Section 162 (a) of the Federal-Aid Highway Act of 1973 (23 U.S.C. § 324 et seq.);
- The Age Discrimination Act of 1975, as amended (42 U.S.C. § 6101 et seq.);
- Americans With Disabilities Act of 1990;
- The Civil Rights Restoration Act of 1987;
- 49 CFR Part 21;
- 23 CFR Part 200;
- 49 CFR Part 303;
- USDOT Order 1050.2A;
- Executive Order # 12898 (Environmental Justice);
- Executive Order # 13166 (Limited-English-Proficiency).

No person will be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any ArDOT program or activity. Every effort will be made to ensure nondiscrimination in all of its programs and activities, whether those programs and activities are federally funded or not. The ArDOT’s sub-recipients, grant recipients, and contractors must also comply with this policy.

The ArDOT’s Civil Rights Officer and program areas must work closely to implement their mutual Title VI nondiscrimination program responsibilities. Therefore, each program area will take full responsibility for preventing discrimination and ensuring nondiscrimination compliance in all of the ArDOT’s programs and activities.

The Director signs assurances and delegates full authority to the Title VI/ADA Program Coordinator to oversee and implement Title VI and ADA regulations.

Dated _6/1/2021_

By [Signature]
Lorie H. Tudor, P.E.
Director of Arkansas Department of Transportation
ARKANSAS DEPARTMENT OF TRANSPORTATION

Standard Title VI/Non-Discrimination Assurances

The Arkansas Department of Transportation (herein referred to as the "ARDOT"), HEREBY AGREES THAT, as a condition to receiving any Federal financial assistance from the U.S. Department of Transportation (DOT), through the Federal Highway Administration, is subject to and will comply with the following:

Statutory/Regulatory Authorities

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq., 78 Stat. 252), (prohibits discrimination on the basis of race, color, national origin);
- 49 C.F.R. Part 21 (entitled Non-discrimination In Federally-Assisted Programs Of The Department Of Transportation-Effectuation Of Title VI Of The Civil Rights Act Of 1964);
- 28 C.F.R. section 50.3 (U.S. Department of Justice Guidelines for Enforcement of Title VI of the Civil Rights Act of 1964);

The preceding statutory and regulatory cites hereinafter are referred to as the "Acts" and "Regulations," respectively.

General Assurances

In accordance with the Acts, the Regulations, and other pertinent directives, circulars, policy, memoranda, and/or guidance, the recipient hereby gives assurance that it will promptly take any measures necessary to ensure that:

"No person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity, "for which the Recipient receives Federal financial assistance from DOT, including the Federal Highway Administration."

The Civil Rights Restoration Act of 1987 clarified the original intent of Congress, with respect to Title VI and other Non-discrimination requirements (The Age Discrimination Act of 1975, and Section 504 of the Rehabilitation Act of 1973), by restoring the broad, institutional-wide scope and coverage of these non-discrimination statutes and requirements to include all programs and activities of the Recipient, so long as any portion of the program is Federally assisted.

Specific Assurances

More specifically, and without limiting the above general Assurance, the Recipient agrees with and gives the following Assurances with respect to its Federally assisted Federal Aid Highway Program:

1. The Recipient agrees that each "activity," "facility," or "program," as defined in §§ 21.23(b) and 21.23(e) of 49 C.F.R. § 21 will be (with regard to an "activity") facilitated, or will be (with regard to a "facility") operated, or will be (with regard to a "program") conducted in compliance with all requirements imposed by, or pursuant to the Acts and the Regulations.
2. The Recipient will insert the following notification in all solicitations for bids, Requests For
Proposals for work, or material subject to the Acts and the Regulations made in connection with
all Federal Aid Highway Program and, in adapted form, in all proposals for negotiated
agreements regardless of funding source:

"The ARDOT, in accordance with the provisions of Title VI of the Civil Rights Act
of 1964 (78 Stat. 252, 42 U.S.C. §§ 2000d to 2000d-4) and the Regulations,
hereby notifies all bidders that it will affirmatively ensure that any contract
entered into pursuant to this advertisement, disadvantaged business
enterprises will be afforded full and fair opportunity to submit bids in response
to this invitation and will not be discriminated against on the grounds of race,
color, or national origin in consideration for an award."

3. The Recipient will insert the clauses of Appendix A and E of this Assurance in every contract or
agreement subject to the Acts and the Regulations.

4. The Recipient will insert the clauses of Appendix B of this Assurance, as a covenant running with
the land, in any deed from the United States effecting or recording a transfer of real property,
structures, use, or improvements thereon or interest therein to a Recipient.

5. That where the Recipient receives Federal financial assistance to construct a facility, or part of a
facility, the Assurance will extend to the entire facility and facilities operated in connection
therewith.

6. That where the Recipient receives Federal financial assistance in the form, or for the acquisition
of real property or an interest in real property, the Assurance will extend to rights to space on,
over, or under such property.

7. That the Recipient will include the clauses set forth in Appendix C and Appendix D of this
Assurance, as a covenant running with the land, in any future deeds, leases, licenses, permits, or
similar instruments entered into by the Recipient with other parties:

   a. for the subsequent transfer of real property acquired or improved under the applicable
      activity, project, or program; and
   b. for the construction or use of, or access to, space on, over, or under real property acquired
      or improved under the applicable activity, project, or program.

8. That this Assurance obligates the Recipient for the period during which Federal financial
assistance is extended to the program, except where the Federal financial assistance is to
provide, or is in the form of, personal property, or real property, or interest therein, or
structures or improvements thereon, in which case the Assurance obligates the Recipient, or
any transferee for the longer of the following periods:

   a. the period during which the property is used for a purpose for which the Federal financial
      assistance is extended, or for another purpose involving the provision of similar services or
      benefits; or
   b. the period during which the Recipient retains ownership or possession of the property.
9. The Recipient will provide for such methods of administration for the program as are found by
the Secretary of Transportation or the official to whom he/she delegates specific authority to
give reasonable guarantee that it, other recipients, sub-recipients, sub-grantees, contractors,
subcontractors, consultants, transferees, successors in interest, and other participants of
Federal financial assistance under such program will comply with all requirements imposed or
pursuant to the Acts, the Regulations, and this Assurance.

10. The Recipient agrees that the United States has a right to seek judicial enforcement with regard
to any matter arising under the Acts, the Regulations, and this Assurance.

By signing this ASSURANCE, the AaDOT also agrees to comply (and require any sub-recipients, sub-
grantees, contractors, successors, transferees, and/or assignees to comply) with all applicable provisions
governing the Federal Aid Highway Program access to records, accounts, documents, information,
facilities, and staff. You also recognize that you must comply with any program or compliance reviews,
and/or complaint investigations conducted by the Federal Aid Highway Program. You must keep
records, reports, and submit the material for review upon request to the Federal Aid Highway Program,
or its designee in a timely, complete, and accurate way. Additionally, you must comply with all other
reporting, data collection, and evaluation requirements, as prescribed by law or detailed in program
guidance.

AaDOT gives this ASSURANCE in consideration of and for obtaining any Federal grants, loans, contracts,
agreements, property, and/or discounts, or other Federal-aid and Federal financial assistance extended
after the date hereof to the recipients by the U.S. Department of Transportation under the Federal Aid
Highway Program. This ASSURANCE is binding on Arkansas, other recipients, sub-recipients, sub-
grantees, contractors, subcontractors and their subcontractors', transferees, successors in interest and
any other participants in the Federal Aid Highway Program. The person(s) signing below is authorized to
sign this ASSURANCE on behalf of the Recipient.

Arkansas Department of Transportation
(Name of Recipient)

By
Lorie H. Tudor, P.E.
Director of Arkansas Department
Of Transportation

DATED 6/1/2021