#### How to Use This Guide

This BCA Resource Guide is a supplement to the 2016 Benefit-Cost Analysis Guidance for Grant Applicants also found on this site (<u>http://www.dot.gov/tiger/guidance</u>) and on

(<u>https://www.transportation.gov/FASTLANEgrants</u>). It provides technical information that Applicants will need for monetizing benefits and costs in their Benefit-Cost Analyses, as well as guidance on methodology and a selection of frequently asked questions from past TIGER grant applicants.

This guide is divided into three sections:

#### I. Recommended Monetized Values

For the purposes of providing as fair an "apples-to-apples" comparison as possible, applicants should use standard monetization values recommended in this section, which represent some of the values that are accepted for common practice at the U.S. Department of Transportation.

#### II. Technical Methodologies

This section provides guidance on the technical details of monetizing carbon dioxide  $(CO_2)$  emissions costs according to the Social Cost of Carbon standard developed by Federal agencies, converting nominal dollars into real dollars, and calculating the value of fatalities and injuries from vehicular crashes.

#### III. Frequently Asked Questions (FAQs)

This section provides answers to frequently asked questions from past TIGER applicants, with topics ranging from the logistical to the technical.

Updates to this document will be dated accordingly (with the nature of the updates noted on this cover page) and posted to the TIGER Discretionary Grants website (<u>http://www.dot.gov/tiger</u>) and to the NSFHP website (<u>https://www.transportation.gov/FASTLANEgrants</u>).

Updated 3/1/16

#### I. Recommended Monetized Values

Each project generates unique impacts in its respective community, and the grant Evaluation process respects these differences, particularly within the context of benefit-cost analysis. While the impacts may differ from place to place, the Department does recognize certain monetized values (and monetizing methodologies) as standard, such that various projects from across the country may be evaluated on a more equivalent "apples-to-apples" basis of comparison. The following table summarizes key values for various types of benefits and costs that the Department recommends that applicants use in their benefit-cost analyses. However, benefits and costs for any reliable analysis are not limited only to this table. The applicant should provide documentation of sources and detailed calculations for monetized values of additional categories of benefits and costs. Similarly, applicants using different values for the benefit/cost categories presented below should provide sources, calculations, and rationale for divergence from recommended values.

#### Table 1. Recommended Monetized Values

Cost/Benefit Category	Recommended Monetized Value(s)	Reference and Notes
Value of Statistical Life (VSL)	\$9,600,000 per fatality (\$2015)	Guidance on Treatment of the Economic Value of a Statistical Life in U.S. Department of Transportation Analyses (2016)
		http://www.dot.gov/office- policy/transportation-policy/guidance- treatment-economic-value-statistical-life

Cost/Benefit Category	Recommende	ed Monetized Valu	Je(s)		Reference and Notes
Value of Injuries	AIS Level	Severity	Fraction of VSL	Unit value (\$2015)	Guidance on Treatment of the Economic Value of a Statistical Life in U.S. Department of Transportation Analyses
	AIS 1	Minor	0.003	\$ 28,800	(2016)
	AIS 2	Moderate	0.047	\$ 451,200	http://www.dot.gov/office-
	AIS 3	Serious	0.105	\$ 1,008,000	policy/transportation-policy/guidance- treatment-economic-value-statistical-life
	AIS 4	Severe	0.266	\$ 2,553,600	treatment economic variae statisticar me
	AIS 5	Critical	0.593	\$ 5,692,800	NOTE:
	AIS 6	Not survivable	1.000	\$ 9,600,000	Accident data (particularly those provided
					through law enforcement records) are typically reported as a single number (e.g. "X number of crashes in Year Y") and/or on the KABCO scale of crash severity. Applicants should convert these values to the AIS scale before applying the recommended monetized values. See Part II Section 3 ("Converting Available Accident Data into AIS Data").

Cost/Benefit Category	Recommended Monetized Value(s)	Reference and Notes
Property Damage Only (PDO) Crashes	\$4,198 per vehicle (\$2015)	The Economic and Societal Impact of Motor Vehicle Crashes, 2010
		NOTE: Basis is PDO value of \$3,862 (\$2010) per vehicle involved in a PDO crash is an updated value currently used by NHTSA and based on the methodology and original 2000 dollar value referenced in <i>The Economic and Societal</i> <i>Impact of Motor Vehicle Crashes, 2010</i> (revised May 2015), Page 12, Table 1-2, Summary of Unit Costs, 2000". Also, while the cost of PDO crashes is presented here in 2010 dollars, applicants should convert this value (along with other monetized values presented in this section) to dollars applicable to whatever base year you are using, using the methodology discussed below in Part II, Section 2 ("Converting Nominal Dollars into Real (Constant) Dollars"). The Resource Guide converted this value into 2015 dollars.

Cost/Benefit Category	Recommended Mor	netized Value(s)		Reference and Notes
Value of Travel Time	Recomme	nded Hourly Values of Travel (2014 U.S. \$ per person-hou	Revised Departmental Guidance on Valuation of Travel Time in Economic Analysis (Revision 2	
	Category	Surface Modes* (except High-Speed Rail)	Air and High-Speed Rail Travel	- corrected) http://www.dot.gov/office-
	Local Travel			policy/transportation-policy/guidance-value-
	Personal	\$12.90		time
	Business	\$24.90		
	All Purposes **	\$13.45		
	Intercity Travel			
	Personal	\$18.06	\$34.31	
	Business	\$24.90	\$61.91	
	All Purposes **	\$19.52	\$45.46	
	time. Walk access, w	s \$40.13 ineers \$87.00 ly to all combinations of in-ver aiting, and transfer time in per hour for personal travel when	ersonal travel should be	
	purpose on various m 95.4% personal, 4.6% conventional surface for intercity travel by business. Surface figu (PMT) data from the	d averages, using distribution nodes. Distribution for local tra- business. Distribution for inter modes: 78.6% personal, 21.49 air or high-speed rail: 59.6% p ures derived using annual pers 2001 National Household Trav . Air figures use person-trip da	avel by surface modes: ercity travel by % business. Distribution personal, 40.4% con-miles of travel vel Survey.	

#### Cost/Benefit Category

#### **Recommended Monetized Value(s)**

#### Value of Emissions

Emission Type	\$ / short ton (\$2015)	\$ / metric ton (\$2015)
Carbon dioxide (CO <sub>2</sub> )	(varies)*	(varies)*
Volatile Organic Compounds (VOCs)	\$1,844	\$2,032
Nitrogen oxides (NOx)	\$7,266	\$8,010
Particulate matter (PM)	\$332,405	\$366,414
Sulfur dioxide (SOx)	\$42,947	\$47,341

\* See "Social Cost of Carbon (3%)" values below.

#### **Reference and Notes**

Corporate Average Fuel Economy for MY2017-MY2025 Passenger Cars and Light Trucks (August 2012), page 922, Table VIII-16, "Economic Values Used for Benefits Computations (2010 dollars)" http://www.nhtsa.gov/staticfiles/rulemaking/p df/cafe/FRIA\_2017-2025.pdf

The Resource Guide converts these values into 2015 dollars.

#### NOTE:

Emissions units are frequently reported as "tons" throughout documents such as the CAFE rulemaking referenced above. However, it is important to distinguish between short tons and metric tons. Carbon dioxide emissions (as reported in the SCC guidance and elsewhere) are typically reported in metric tons, whereas emissions for VOCs, NOx, PMs, and SOx are measured in short tons. A short ton is 2,000 lbs., while a metric ton is approximately 2,205 lbs.

#### Cost/Benefit Category Recommended Monetized Value(s)

Social Cost of Carbon (3%)

Year	3% SCC (2015\$)
2010	\$35
2011	\$36
2012	\$37
2013	\$38
2014	\$39
2015	\$41
2016	\$43
2017	\$44
2018	\$45
2019	\$46
2020	\$47
2021	\$47
2022	\$48
2023	\$50
2024	\$51
2025	\$52
2026	\$53
2027	\$54
2028	\$55
2029	\$55
2030	\$56

Year	3% SCC (2015\$)
2031	\$58
2032	\$59
2033	\$60
2034	\$61
2035	\$62
2036	\$63
2037	\$64
2038	\$65
2039	\$67
2040	\$68
2041	\$69
2042	\$69
2043	\$70
2044	\$71
2045	\$72
2046	\$73
2047	\$74
2048	\$76
2049	\$77
2050	\$78

#### **Reference and Notes**

Technical Support Document: Technical Update of the Social Cost of Carbon for Regulatory Impact Analysis Under Executive Order 12866 (May 2013; revised July 2015), page 17, Table A1 "Annual SCC Values: 2010-2050 (2007\$/metric ton CO<sub>2</sub>);" values for 3% discount rate.

https://www.whitehouse.gov/sites/default/file s/omb/inforeg/scc-tsd-final-july-2015.pdf

#### NOTE:

SCC values are reported per metric ton of carbon dioxide, and are already discounted to the reference years reported in the table. Unlike some previous OMB guidance on SCC values, the latest OMB guidance reports SCC values to the nearest dollar. The Resource Guide converted these to 2015 dollars and also reports the resulting values to the nearest dollar.

- See Part II, Section 1 ("Clarification on the Social Cost of Carbon (SCC) Guidance and the Annual SCC Values"), for methodology of how to use 3% SCC values in TIGER BCA.

#### II. Technical Methodologies

#### 1. Clarification on the *Social Cost of Carbon* (SCC) Guidance and the Annual SCC Values

As noted in the recommended emissions values from Section I, there is no longer a fixed unit cost to carbon dioxide (CO<sub>2</sub>) emissions. The Federal interagency Social Cost of Carbon (SCC) guidance states that the value of carbon dioxide emissions changes over time and should be discounted at the lower discount rates of 2.5%, 3%, or 5%.

However, the lack of 7% SCC values does not mean that applicants should ignore 7% discounting for the BCA. The document and its findings imply that carbon emissions are valued differently from other benefits and costs from the perspective of discount rate. Applicants should continue to calculate discounted present values for all benefits and costs (that *exclude* carbon dioxide emissions) at 7% and 3%, as recommended by <u>OMB Circular A-94<sup>1</sup></u>. To these non-carbon NPV benefits, the Applicant should then add the corresponding net value of carbon dioxide emissions, as calculated from the 3% SCC value. The methodology for calculating this net value of carbon dioxide emissions is described below:

- i. Determine your base year and the years representing the life cycle of the project. Using the table on the previous page, look up the 3% average SCC value for each year over the project's lifetime in which carbon dioxide emissions occur or would be reduced. These are based on the 3% average values reported in the document <u>Technical Update of the Social Cost of Carbon for Regulatory Impact Analysis Under Executive Order 12866</u> (May 2013; updated July 2015),<sup>2</sup> Table A-1 "Annual SCC Values 2010-2050 (in 2007 dollars)," page 17.
- ii. **Example:** Our project has a base year of 2015, with its lifetime extending through 2020. We want to know how to value a reduction in carbon dioxide emissions of 100 metric tons in 2020, and to express the resulting value in 2015\$.
- iii. Multiply the quantity of tons reduced in 2020 by the 3% SCC value for that year.

a. **Example:** 100 tons x \$47 = \$4,700 benefits in 2020, expressed in 2015\$.

iv. Discount forward the 2020 carbon dioxide benefits *only* to their base year (2015) present value at the same SCC discount rate of 3%, rounding the result to whole dollars. Recall that

$$PV = \frac{FV}{(1+i)^t}$$

Where

*PV*= Present discounted value of a future payment from year *t FV* = Future Value of payment in year *t* 

- *i* = Discount rate applied
- t = Years in the future for payment (where base year of analysis is t = 0)
- a. **Example:** NPV of year 2020 benefits in 2015 = \$4,700 / [(1.03)^5] = \$4,054, expressed in 2015\$.
- v. Add the sum of these yearly NPV SCC values to the calculated net present value of all other benefits (excluding carbon emissions).

<sup>&</sup>lt;sup>1</sup> White House Office of Management and Budget, Circular A-94 *Guidelines and Discount Rates for Benefit-Cost Analysis of Federal Programs* (October 29, 1992) (<u>http://www.whitehouse.gov/sites/default/files/omb/assets/a94/a094.pdf</u>).

<sup>&</sup>lt;sup>2</sup> Interagency Working Group on Social Cost of Carbon, United States Government, *Technical Support Document: Technical Update of the Social Cost of Carbon for Regulatory Impact Analysis Under Executive Order 12866*, May 2013; revised July 2015 (https://www.whitehouse.gov/sites/default/files/omb/inforeg/scc-tsd-final-july-2015.pdf)

a. **Example:** Add \$4,054 to the non-carbon net benefits (discounted to the project's 2015 base year at either 7% or 3%) for year 2020 to get the net present value (NPV) of total net benefits during the year 2020, in the project's base year of 2015.

The spreadsheet on the following page demonstrates what the methodology would look like for a sample multi-year analysis.

(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(I)	(L)	(К)	(L)	(M)
Year	Calendar Year	Non-CO2 Benefits (2015\$)	Non-CO2 Costs (2015\$)	Net non-CO2 Benefts [C+D]	7% NPV Non- CO2 Benefits [E/(1.07^A)]	3% NPV Non- CO2 Benefits [E/(1.03^A)]	CO2 Reduced (Metric Tons)	3% SCC (2015\$)	Undiscounted CO2 Costs @ 3% Avg SCC [H*I]	NPV CO2 Costs @ 3% Avg SCC [J/(1.03^A)]	7% NPV Total Benefits [F+K]	3% NPV Total Benefits [G+K]
0	2015	\$0	(\$5,000,000)	(\$5,000,000)	(\$5,000,000)	(\$5,000,000)	-25	\$41	(\$1,015)	(\$1,015)	(\$5,001,015)	(\$5,001,015)
1	2016	\$0	(\$1,500,000)	(\$1,500,000)	(\$1,401,869)	(\$1,456,311)	-25	\$43	(\$1,071)	(\$1,040)	(\$1,402,909)	(\$1,457,351)
2	2017	\$0	(\$1,500,000)	(\$1,500,000)	(\$1,310,158)	(\$1,413,894)	-25	\$44	(\$1,100)	(\$1,036)	(\$1,311,194)	(\$1,414,930)
3	2018	\$5,000,000	(\$150,000)	\$4,850,000	\$3,959,045	\$4,438,437	100	\$45	\$4,511	\$4,128	\$3,963,173	\$4,442,565
4	2019	\$5,000,000	(\$150,000)	\$4,850,000	\$3,700,042	\$4,309,162	100	\$46	\$4,624	\$4,108	\$3,704,150	\$4,313,270
5	2020	\$5,000,000	(\$150,000)	\$4,850,000	\$3,457,983	\$4,183,653	100	\$47	\$4,737	\$4,086	\$3,462,069	\$4,187,739
6	2021	\$5,000,000	(\$150,000)	\$4,850,000	\$3,231,760	\$4,061,799	100	\$47	\$4,737	\$3,967	\$3,235,727	\$4,065,766
7	2022	\$5,000,000	(\$150,000)	\$4,850,000	\$3,020,336	\$3,943,494	100	\$48	\$4,850	\$3,943	\$3,024,279	\$3,947,437
8	2023	\$5,000,000	(\$150,000)	\$4,850,000	\$2,822,744	\$3,828,635	100	\$50	\$4,962	\$3,917	\$2,826,661	\$3,832,552
				TOTALS	\$12,479,882	\$16,894,975			\$25,234	\$21,058	\$12,500,940	\$16,916,033

 Table 2. Sample Calculation for Applying Social Cost of Carbon to Benefit-Cost Analysis

#### 2. Converting Nominal Dollars into Real (Constant) Dollars

In providing the recommended monetized values from Section I, this Guide provides numbers from their original source documents whenever possible. This means that the various values provided (and any other additional figures found in the general BCA literature) are monetized in several different years' dollars. However, establishing an "apples-to-apples" comparison of monetized benefits and costs requires a comparison of dollar values for a single base year. Conversion from nominal dollars into real (constant) dollars is a necessary task for Applicants.

**Consumer Price Index (CPI).** A method of converting dollars is to multiply by the ratio of annual average Consumer Price Indices (CPIs), as <u>reported by the US Department of Labor's Bureau of Labor</u> <u>Statistics</u>,<sup>3</sup> as in the following calculation:

#### (Year Z \$) = (Year Y \$) x [(Year Z CPI)/(Year Y CPI)]

i. **Example:** What is the 2015 real value of \$1,000,000 earned in 2000 using annual average urban CPIs?

 $(2015 \text{ Real Value of } \$1,000,000) = (\$1,000,000) \times (237.017/172.2)$ = \$1,376,405

It is worth noting that the CPI in the above example (and its corresponding hyperlink) is for urban areas only, and that BLS does provide CPI numbers for specific expenditure categories (see <a href="http://www.bls.gov/cpi/">http://www.bls.gov/cpi/</a> for more comprehensive CPI data).

<sup>&</sup>lt;sup>3</sup> U.S. Department of Labor, Bureau of Labor Statistics, Consumer Price Index – All Urban Consumers (CPI-U), U.S. City Average, All Items (http://www.bls.gov/cpi/cpid1512.pdf).

#### 3. Converting Available Accident Data into AIS Data

As indicated by the information in Section I, this Guide recommends monetizing the value of injuries according to the maximum Abbreviated Injury Scale (AIS).<sup>4</sup> However, the Department does recognize that accident data that are available to Applicants may not be reported as AIS numbers. Law enforcement data may use the KABCO Scale, which is a measure of the observed severity of the victim's functional injury at the crash scene. In some cases, the Applicant may only have a single reported number of accidents on a particular project site, but have no injury and/or injury severity data for any of those accidents. With accidents reported in KABCO-scale or with unknown injury/severity information, it is necessary for the Applicant to convert the available data into AIS.

	Reported Accidents (KABCO or # Accidents Reported)			ported Accidents (AIS)
ο	No injury		0	No injury
С	C Possible Injury 1		1	Minor
В	Non-incapacitating 2		2	Moderate
А	Incapacitating		3	Serious
к	Killed		4	Severe
U	Injured (Severity Unknown)		5	Critical
# Accidents Reported	Unknown if Injured		6	Unsurvivable

The National Highway Traffic Safety Administration (NHTSA) provides a conversion matrix (Table 4) that allows KABCO-reported and generic accident data to be re-interpreted as AIS data. The premise of the matrix works in this way: it is understood that an injury observed and reported at the crash site may actually end up being more/less severe than the KABCO scale indicates. Similarly, any accident can – statistically speaking – generate a number of different injuries for the parties involved. Each column of the conversion matrix represents a probability distribution of the different AIS-level injuries that are statistically associated with a corresponding KABCO-scale injury or a generic accident.

<sup>&</sup>lt;sup>4</sup> The maximum Abbreviated Injury Scale is also sometimes represented by the acronym "MAIS." For the purposes of this Guide, any reference to "MAIS" is equivalent to "AIS".

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
		o c		В	А	к	U	# Non-fatal Accidents
		No injury	Possible Injury	Non- incapacitating	Incapacitating	Killed	Injured Severity Unknown	Unknown if Injured
	0	0.92534	0.23437	0.08347	0.03437	0.00000	0.21538	0.43676
	1	0.07257	0.68946	0.76843	0.55449	0.00000	0.62728	0.41739
AIS	2	0.00198	0.06391	0.10898	0.20908	0.00000	0.10400	0.08872
A	3	0.00008	0.01071	0.03191	0.14437	0.00000	0.03858	0.04817
	4	0.00000	0.00142	0.00620	0.03986	0.00000	0.00442	0.00617
	5	0.00003	0.00013	0.00101	0.01783	0.00000	0.01034	0.00279
Fa	atality	0.00000	0.00000	0.00000	0.00000	1.00000	0.00000	0.00000
Sum(	Prob)	1.00	1.00	1.00	1.00	1.00	1.00	1.00

#### Table 4. KABCO/Unknown – AIS Data Conversion Matrix

Source: National Highway Traffic Safety Administration, July 2011.

For example, if an injury is recorded as "O" on the KABCO scale at the crash site, there is about a 92.5% probability that it is indeed a "No injury" (AIS 0). But there is a 7.26% chance that it is a Minor injury (AIS 1), a 0.198% chance that it may turn out to be a Moderate injury (AIS 2), a small 0.008 chance that it is a Serious injury (AIS 3), and an even smaller 0.003% chance that it is actually a Critical injury (AIS 5). Recalling the Value of Injuries from Table 1, this would mean that one "O" reported injury is valued at about \$3235 (\$2015) and interpreted as a willingness-to-pay to avoid the accident. This value results from multiplying the "O" accident's associated AIS-level probabilities by the recommended unit Value of Injuries, and then summing the products.

	TOTAL						
AIS 6	0.00000	\$	9,600,000	\$	-		
AIS 5	0.00003	\$	5,692,800	\$	170.78		
AIS 4	0.00000	\$	2,553,600	\$	-		
AIS 3	0.00008	\$	1,008,000	\$	80.64		
AIS 2	0.00198	\$	451,200	\$	893.38		
AIS 1	0.07257	\$	28,800	\$	2,090.02		
AIS 0	0.92534	\$	-	\$	-		
			, <b>,</b>				

#### Table 5. KABCO– AIS Data Conversion for KABCO "O" Accident

Tables 6 and 7 provide sample calculations for the monetization (\$2015) of fatalities and injuries from accidents. By converting KABCO data into AIS and then monetizing according to the recommended values, the Applicant represented in Table 6 may be providing a baseline value of fatalities and injuries caused by 32 accidents reported in the most recent calendar year.<sup>5</sup> The same Applicant may have calculated the values in Table 7 to estimate their benefits of their project, which they anticipate may reduce accident rates (by at least one fatal accident and 5 non-fatal accidents per year).

<sup>&</sup>lt;sup>5</sup> Accident data may not be presented on an annual basis when it is provided to Applicants (i.e. an available report requested in Fall 2011 may record total accidents from 2005-2010). For the purposes of the BCA, is important to annualize data when possible.

(1)		(2)			(3)			(4)			(5)			(6)			(7)		
		0			С			В			А		к			U			
		No injury			Possible Injury		Non-incapacitating			Incapacitating		Killed			Injured Severity Unknown				
Accident Counts		15	<b>\$ Value</b> [Pr(AIS <sub>x</sub> )*Value(AIS <sub>x</sub> )]		5	<b>\$ Value</b> [Pr(AIS <sub>x</sub> )*Value(AIS <sub>x</sub> )]		5	[Pr	<b>\$ Value</b> (AIS <sub>x</sub> )*Value(AIS <sub>x</sub> )]	3	\$ Value [Pr(AIS <sub>x</sub> )*Value(AIS <sub>x</sub> )]		2		<b>\$ Value</b> r(AIS <sub>x</sub> )*Value(AIS <sub>x</sub> )]	2	<b>\$ Value</b> [Pr(AIS <sub>x</sub> )*Value(AIS <sub>x</sub> )]	
	0	13.88010	\$	-	1.17185	\$	-	0.41735	\$	-	0.10311	\$	-	0.00000	\$	-	0.43076	\$	-
(0	1	1.08855	\$	31,350.24	3.44730	\$	99,282.24	3.84215	\$	110,653.92	1.66347	\$	47,907.94	0.00000	\$	-	1.25456	\$	36,131.33
AIS	2	0.02970	\$	13,400.64	0.31955	\$	144,180.96	0.54490	\$	245,858.88	0.62724	\$	283,010.69	0.00000	\$	-	0.20800	\$	93,849.60
	3	0.00120	\$	1,209.6	0.05355	\$	53,978.40	0.15955	\$	160,826.40	0.43311	\$	436,574.88	0.00000	\$	-	0.07716	\$	77,777.28
	4	0.00000	\$	-	0.00710	\$	18,130.56	0.03100	\$	79,161.60	0.11958	\$	305,359.49	0.00000	\$	-	0.00884	\$	22,573.82
	5	0.00045	\$	2,561.76	0.00065	\$	3,700.32	0.00505	\$	28,748.64	0.05349	\$	304,507.87	0.00000	\$	-	0.02068	\$	117,727.10
Fatalit	у	0.00000	\$	-	0.00000	\$	-	0.00000	\$	-	0.00000	\$	-	2.00000	\$	19,200,000.00	0.00000	\$	-
SUBTOTALS	5	15.00	\$	48,522.24	5.00	\$	319,272.48	5.00	\$	625,249.44	3.00	\$	1,377,360.86	2.00	\$	19,200,000.00	2.00	\$	348,059.14

Table 6. Sample Calculation for Monetizing Value (\$2015) of 32 Reported KABCO-scaled Accidents (O=15, C-=5, B=5, A=3, K=2, U=2)

TOTAL VALUE OF FATALITIES & INJURIES \$ 21,918,464.16

#### Table 7. Sample Calculation for Monetizing (\$2013) Accident Reduction (1 Fatal Accident, 5 Non-fatal Accidents)

Acciden	t Counts	1	<b>\$ Value</b> Fatalities * VSL	5	<b>\$ Value</b> [Pr(AIS <sub>x</sub> )*Value(AIS <sub>x</sub> )]			
	0	0.00000	\$ -	2.18380	\$	-		
S	1	0.00000	\$ -	2.08695	\$	60,104.16		
AIS	2	0.00000	\$ -	0.44360	\$	200,152.32		
	3	0.00000	\$ -	0.24085	\$	242,776.80		
	4	0.00000	\$ -	0.03085	\$	78,778.56		
	5	0.00000	\$ -	0.01395	\$	79,414.56		
	Fatality	1.00000	\$ 9,600,000.00	0.00000	\$	-		
SUB	TOTALS	1.00	\$ 9,600,000.00	5.00	\$	661,226.40		

TOTAL VALUE OF FATALITIES & INJURIES	\$	10,261,226.40
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#### III. Frequently Asked Questions (FAQs)

### 1. Are all applicants required to submit a benefit-cost analysis with their application? We are proposing only a small project and have very limited resources to conduct a full benefit-cost analysis.

A Benefit-Cost Analysis (BCA) is required of all applicants. We are sensitive to the fact that different applicants have different resource constraints, and that complex forecasts and analyses are not always a cost-effective option. However, given the quality of BCAs received in previous rounds of TIGER from applicants of all sizes, we also believe that a transparent, reproducible, thoughtful and reasonable BCA is possible for all projects. The goal of a well-produced BCA is to provide a more objective assessment of a project, and why a project sponsor has prioritized that specific project over other alternatives and proposals. An Applicant's evaluative process of assessing benefits and costs can only help to support an already complete application.

#### 2. Where can I find information on how to develop my application's benefit-cost analysis?

The 2016 Benefit-Cost Analysis Guidance provides general information and guidance on conducting a benefit-cost analysis for grant applications. Additionally, the Department has previously sponsored several informational sessions with regard to benefit-cost analysis:

- DOT held an eight-hour workshop to offer technical assistance in developing benefit-cost analyses in 2010. That session can be viewed here: <u>http://mediasite.yorkcast.com/webcast/Viewer/?peid=48d006182cf5438680a75b7c6dfc2c9e</u>
- An archive of the 2011 90-minute webinar on TIGER benefit-cost analysis can be found here: <u>http://fhwa.adobeconnect.com/p2evpxuzqrm/?launcher=false&fcsContent=true&pbMode=normal</u>
- The Department also partnered with Smart Growth America to provide assistance for rural communities as they develop benefit-cost analyses. An archive of the 2-hour webinar can be found here: <u>http://www.smartgrowthamerica.org/2011/09/02/tiger-and-rural-america-part-2-webinarmaterials-now-online/</u>

#### 3. Please explain Discounting in the Benefit-Cost Analysis section.

The Notice requires discounting future benefits at a real discount rate of 7% following guidance from OMB in Circulars A-4 and A-94 (<u>http://www.whitehouse.gov/omb/circulars/</u>). Applicants should also provide an alternative analysis with a real discount rate of 3%.

The formula for present discounted value is:

$$PV = \frac{FV}{(1+i)^t}$$

Where *PV*= Present discounted value of a future payment from year *t FV* = Future Value of payment in year *t i* = Discount rate applied *t* = Years in the future for payment (where base year of analysis is t = 0)

An example of the present value formula in action (at the 7% and 3% discount rates) is Columns F and G of the *Sample Calculation for Applying Social Cost of Carbon to Benefit-Cost Analysis* spreadsheet provided under Section II.1 of this guide.

Infrequently, benefits or costs will be the same in constant dollars for all years. In these limited cases, an applicant can calculate the formula for the present value of an ordinary annuity instead of showing a year-by-year calculation (<u>http://en.wikipedia.org/wiki/Annuity\_(finance\_theory)</u>). For example, 10.594 is the discount factor for a constant benefit stream over 20 years at a discount rate of seven percent (14.877 at three percent). If the constant annual benefit is \$500,000, then the present value of the benefits is \$5.297 million (\$500,000 \* 10.594). For analyses based on 20 years, applicants may use these discount factors. For other time horizons, the applicant must show the calculation of the discount factor of the ordinary annuity formula.

#### 4. Could you clarify how the benefit-cost analysis differs from an economic impact analysis?

A benefit-cost analysis measures the dollar value of the benefits and costs to all the members of society. The benefits, for example, are the dollar value of what all the people in society would be willing to pay to have the project built. If people would be willing to pay more than the project actually costs, then the project has positive net benefits (benefits minus costs).

An economic impact analysis, on the other hand, measures "impacts," which are not the same thing as benefits. Impacts, for example, include the dollar value of all jobs created by a project. While jobs are a good thing, the benefit of a job is not measured by how much we pay the person who has a job, but by the increase in the productivity of that person compared with what the person would have been producing if the project were not funded. Economic impact analysis also generally measures local effects of a project, not overall effects on society as a whole. Some projects create positive effects on one community but negative effects on other communities. The "impacts" simply look at the positive effects, while the benefits consider negative effects as well as positive effects.

# 5. For TIGER transit project applicants, would it be appropriate to use the cost-effectiveness measure (as calculated under New Starts guidance) instead of calculating travel time savings using the TIGER recommended guidance?

Please note that the value of time (VOT) as referenced in the context of TIGER Grants is an actual value of time – that is, a monetized value assigned to each hour of travel time saved by users of the

transportation system. The calculation prescribed by the New Starts process that is commonly referenced as value of travel time savings is actually a Cost-Effectiveness value, a measure of what the value of travel time savings would have to be to equal the level of estimated capital and operating costs. This is essentially more of an adjusted program value – not the actual transportation consumer's dollar valuation of time saved or lost through use of the transportation system, and therefore we would not recommend the use of this number in the proposed project TIGER BCA.

If you have a cost-effectiveness measure, you should still calculate the VOT as recommended in Section I of this document ("Recommended Monetized Values"). You should take the estimated travel time savings (hours of personal and business travel saved, as referenced in Section I, Table 1, "Value of Travel Time") from the proposed transit project and multiply by the national hourly values of travel time for each type of travel. The dollar value of benefits other than travel time savings directly generated by the project (highway congestion reduction, economic development, environmental, other indirect benefits) should be calculated separately. Please be sure to include clear documentation of assumptions and calculations in your BCA for all calculated benefits and costs.

#### 6. Must costs of externalities created during construction be included in the benefit-cost analysis?

Yes, any external costs incurred during construction phases (especially if that construction phase is lengthy) should be included in the BCA. In general, the calculation of costs for a BCA should not merely be the estimated dollars paid to deliver the project – they should include costs over the entire life cycle of the project (operations and maintenance, scheduled rehabilitation, etc.) as well as external costs (noise, travel time delay, etc.). The *2016 Benefit-Cost Analysis Guidance* addresses these topics specifically under the "Other" section. Specifically, the section states that "applicants should include, to the extent possible, costs to users during construction, such as delays and increased vehicle operating costs associated with work zones or detours."

# 7. Our proposed TIGER grant transit project would have multiple impacts in our community beyond travel-time savings – specifically on property values, wages, and automobile operating costs. Do you have any specific sources of information regarding these benefits and how our agency may calculate them?

The impacts of transit investment vary depending on geographic location and are largely dependent on the travel demand data generated for the proposed project. We assume that the sponsoring agency and their technical team have developed the most appropriate model for estimating realistic travel demand changes resulting from the proposed project (and its alternatives) and will use the outcomes of that usership model to estimate the direct and indirect benefits and costs for the analysis. It is important to provide a clear explanation of the underlying assumptions, values, and calculations as part of the transparent documentation of the BCA.

Specifically addressing the topics above:

 Property Values: Change in property value is one of the benefits generally attributed to transit investment. Please note that the issue of double-counting is an important consideration when calculating economic development benefits for any proposed project. The 2016 Benefit-Cost Analysis Guidance discusses economic development benefits ("Other"). It is important, when estimating expected property value increases in one metropolitan area based on actual increases in another area, to make sure that the transit improvements in the two areas are comparable. For example, you should not estimate property value increases for a light rail system in one city based on experience with a heavy rail system in another city.

- Wages and job creation: In general, wages from project-induced job creation are considered transfer payments and should not be included in a typical benefit-cost analysis (see the 2016 Benefit-Cost Analysis Guidance).
- Auto operating cost savings: Any savings from private automobile operating costs would presumably be generated from reduced auto traffic estimated by the travel demand model. The 2016 Benefit-Cost Analysis Guidance does not provide a specific value of auto operating cost, but such estimates (on a per mile basis) do exist. AAA publishes data on per-mile driving cost that incorporates costs for fuel, maintenance, tires, insurance, fees (license and registration) and taxes, depreciation, and financing.<sup>6</sup>

#### 8. Our agency is proposing to construct the Applicant Project either with grant funding or toll revenues. Would the toll-funded option be considered an "alternative" in the benefit-cost analysis?

"Alternatives" are generally intended to mean projects that significantly differ from the proposed project in technology, alignment/location, design and/or construction schedule. Alternative projects would generate different levels of benefits and costs in the various societal benefit/cost categories such as travel time savings, emissions, safety, life cycle costs, externalities, etc. Financing a project with a grant versus toll financing is not really an alternative project, though the difference in financing could affect the travel demand on the project and hence affect the benefits. We would consider alternative financing approaches to be a variation within the same basic project.

A benefit-cost analysis is expected to minimally compare the benefits and costs of the proposed project against the most realistic base case (what would be the most likely scenario if the project were not built) and any viable alternatives under consideration. The BCA should demonstrate why the proposed project is better than all other alternatives.

## 9. For reference, is there an accepted ratio for short-term and long-term job creation as a function of the project costs? This would help establish a starting point for more detailed assessment.

After discussions with the White House Council of Economic Advisers, the USDOT estimates that there are 13,000 short-term job-years created per one billion dollars of government investment (or \$76,900 per job-year). Previous guidance had stated that every \$92,000 of investment is equivalent to one job-year. These estimates include direct on-site jobs, indirect jobs in supplier industries, and jobs that are induced in consumer goods and services industries as workers with direct and indirect jobs spend their increased incomes. These or any other well-documented and reasonable estimates of short-term job creation would be acceptable values to use. Since all projects create about the same number of short-term jobs per million dollars spent, the most important information about short-term job creation is

<sup>&</sup>lt;sup>6</sup> AAA Exchange, "Your Driving Costs" (<u>http://exchange.aaa.com/wp-content/uploads/2013/04/Your-Driving-Costs-</u> 2013.pdf ).

how quickly these jobs are created, so applicants should provide quarter-by-quarter estimates of the timing of short-term job creation, showing how many jobs they expect to create in each quarter. Long-term job creation will vary greatly depending on the nature of the project, so there are no accepted ratios for long-term job creation. Applicants should attempt to measure the level of long-term economic activity induced by the project, and the level of labor-intensity associated with that economic activity. Analysis of such long-term economic activity and job creation should be estimated on a year-by-year basis. Applicants can share their estimated numbers of jobs produced in the qualitative portions of the application.

While we are interested in the short-term economic impact of job creation caused by a project, these impacts should not be included in the benefit-cost analysis. The benefit-cost analysis should include only the short- and long-term increases in labor productivity associated with the jobs created by the project. The Notice of Funding Availability reminds applicants that job creation is primarily just a transfer payment – the benefits gained by the employee are costs to the employer, and therefore net benefits are zero. New jobs only yield net benefits if the jobs created actually increase the overall productivity of workers. Applicants should fully understand these distinctions before including job creation effects as part of net benefits.

#### 10. Are there specific worksheets, forms, or formats that are required for the BCA?

There is no "specific worksheet" or format that is required for submittal, but the 2016 Benefit-Cost Analysis Guidance does ask that Applicants "make every effort to make the results of their analyses as transparent and reproducible as possible". This means that spreadsheets should be accompanied by a narrative describing all of the basic assumptions, methods, and data underlying the analysis – in addition to any narrative text from the BCA and Application themselves. The 2016 Benefit-Cost Analysis Guidance also provides a sample of a potential layout of how this information can be presented.

## **11.** Regarding ports and harbors, is it fair to include benefits to the US economy that would be diverted from other nations, say, Canada and Mexico?

Yes. The benefits to be counted are benefits to U.S. residents. Hence, benefits resulting from diversion of port activity to the U.S. can be considered without deducting any costs associated with loss of port activity in Canada or Mexico. Remember, however, that the dollar value of port activity is not a benefit – it is a payment for a service provided, and hence is a transfer payment, not a net benefit. Benefits would include only the cost savings associated with the port activity created.

## 12. If a project has already been funded for preliminary design and land purchase from a different funding source, yet is seeking construction funds through this program, would the land purchase and preliminary design be included in the benefit-cost analysis?

Yes. The entire cost of the proposed project (including land purchase, preliminary design, and any other relevant components not funded by the grant, as well as any indirect costs) must be included in the BCA.

## 13. Would you explain more about what might be included in agglomeration benefits and what methodologies might be used to estimate them?

Methodologies for determining agglomeration benefits are not yet well-established. It is generally agreed that agglomeration benefits can be significant, but it is also agreed that the significance of these benefits falls as the distance between the points joined by a transportation project increases. Agglomeration benefits are therefore generally more significant within the context of a metropolitan area than they are in an intercity context and difficult to incorporate on an individual project level.