PARTNERSHIP AGREEMENT

Between

Wisconsin’s Eleven Federally Recognized Tribes

Bad River Band of Lake Superior Chippewa Indians, Forest County Potawatomi Community, Ho-Chunk Nation, Lac Courte Oreilles Band of Lake Superior Chippewa Indians, Lac Du Flambeau Band of Lake Superior Chippewa Indians, Menominee Indian Tribe of Wisconsin, Oneida Tribe of Indians of Wisconsin, Red Cliff Band of Lake Superior Chippewa Indians, Sokaogon Chippewa Community, St. Croix Band of Chippewa Indians, Stockbridge-Munsee Band of Mohican Indians;

And

Wisconsin Division-Federal Highway Administration;

And

Wisconsin Department of Transportation

Tuesday, October 26, 2010
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Introduction and Purpose

The United States government has a unique legal relationship with federally-recognized Indian tribal governments as set forth in the Constitution of the United States, treaties, statutes, and court decisions. The federal government recognizes the right of self-determination for Indian tribal governments and the obligation to work with Indian tribal governments in a government-to-government relationship. As an executive agency, the U.S. Department of Transportation has a responsibility and is committed to working with Indian tribal governments in this unique relationship, respecting tribal sovereignty and self determination.

This Partnership Agreement is a document first created in 2005 as a result of Executive Order 39, “Relating to an Affirmation of the Government-to-Government Relationship Between the State of Wisconsin and Indian Tribal Governments Located Within the State of Wisconsin.” Its purpose is to continue to create and define the processes by which the Wisconsin Department of Transportation (WisDOT) and the Wisconsin Division-Federal Highway Administration (FHWA) will work in collaboration with the eleven federally recognized tribes (tribes) of Wisconsin. This agreement is designed to acknowledge and support the government-to-government relationship and support American Indian sovereignty among State and Federal Agencies and the eleven Tribes. This mutually beneficial relationship continues to grow.

Transportation systems play a pivotal role in the economic health and vitality of all Wisconsin communities. Due to many factors, Wisconsin’s tribal governments have historically struggled to meet the transportation related needs of their communities. This has often resulted in negative impacts upon their local economy, human and natural environments, and quality of life. In a historic move to better meet the needs of tribal communities, this document seeks to embark and continue on the journey involved in building and sustaining a true government-to-government relationship between the tribes of Wisconsin, FHWA, and the WisDOT. The goal of such a relationship is aimed at moving to move beyond the agency mindset of simply consulting with tribes as a legal requirement, to working with Tribes as equal partners focused on people, economics, and natural and human environments to improve the quality of life for all people.
Partnership Agreement

Agreement

1. Overall Objectives

Partnerships defined by formal agreements are rare, and all parties acknowledge the significance of this effort. All parties place value in working as equal partners and will be guided by moral, ethical, and professional principles, not limited to rights and interests specified by law.

This agreement codifies the desire of the WisDOT, FHWA, and the individual Wisconsin tribal governments to implement the concept of the government-to-government relationship. Under this agreement, all parties will agree to work together under the framework of the Guiding Principles section by providing the transportation related programs and services to better serve their communities. This agreement does not determine specific tribal funding issues or state or federal funding formulas and does not focus on individual tribal specific issues. It does provide all parties with protocols to enhance collaboration, a timeline for measurable results and specific contact staff for timely communication. Addendum 1 is a map of statewide and regional tribal liaison contacts who are the essential key points of communication with WisDOT to facilitate the successful implementation of partnership projects and action items.

A WisDOT Tribal Task Force was established after the original 2005 Partnership Agreement was signed. This group consists of representatives designated by the tribal leaders and WisDOT. The WisDOT Tribal Task Force is a forum for partners to address long-standing transportation issues faced by tribal communities. All parties recognize that administration and financial support is essential to the success of the WisDOT Tribal Task Force.

2. Guiding Principles

All parties hereby agree to the following:

- Reflect and support the government-to-government relationship among the tribes of Wisconsin, federal government, and the State of Wisconsin.
- Recognize the importance of collaborative partnerships and respect the knowledge, experience, perspectives, and needs of the other partners.
- Move forward the shared goals of their stakeholders and constituents through improved working relationships and partnership building.
- Work together to develop an effective and efficient consultation framework, ensuring the long-term prosperity of this agreement.
- Agree to dedicate the appropriate level of resources to achieve success.
- Recognize and support the need to engage the shared strength, skills, and expertise in a collaborative effort to achieve success in transportation related activities.
- Pledge to work together in a proactive and cooperative manner.
3. Issue/Dispute Resolution Process

From time to time, disagreements and disputes will occur. The key to forging lasting relationships is the manner in which differences are resolved. Addendum 2 is a formal process for dispute resolution. The goal of the resolution process is to have partners continue working together seeking mutual solutions. This resolution process is specific to the communication between WisDOT and the tribes of Wisconsin. As a good faith effort on the part of WisDOT, this dispute resolution process will be honored for any tribe even if that tribe did not choose to sign this formal agreement. The process is meant to lend assistance in the resolution of any issue. Tribes can contact WisDOT directly with any issue if they feel issue resolution is more effective outside this process.

Initial Discussion

When a specific issue arises, a tribe should first contact their regional liaison. Individual tribes should designate a main point of contact for agency staff to reach (Tribal Chair and Task Force representative or Tribal Historic Preservation Officer). When an issue is identified that impacts multiple tribes, the issue may be addressed through the Statewide Tribal Liaison or Tribal Task Force.

Issue Resolution

A. Tribes

In the event of an issue between parties, tribes should first contact in writing their WisDOT regional tribal liaison and WisDOT statewide tribal liaison who will monitor the entire process through resolution.

B. Transportation Agencies

WisDOT should contact, in writing, the designated tribal representative and the tribal liaison who will monitor and facilitate the communication process through resolution.

4. Emphasis Areas and Measurable Achievements

The purpose of this section is to identify areas of partnership emphasis with the goal of defining means to measure partnership achievements. The following specific emphasis areas are established by both the tribes and transportation agencies working together through the annual Tribal Task Force strategic planning process. These shared emphasis areas and implementing activities promote the partnership’s core values of quality, opportunity, engagement, and sustainability, and are intended to lead to means of measuring successful engagement and achievements. The core emphasis areas identified by tribes and acknowledged by the transportation agencies are:

A.) Partnership
B.) Transportation Safety
A.) Partnership
The Tribal Task Force will develop and distribute to each partner an annual work plan that lays out the goals under the Partnership Agreement. The annual work plan will include objective means to measure achievement of these goals.

B.) Transportation Safety
As a part of its ongoing function, the WisDOT Tribal Task Force will work to identify and expand joint transportation related safety initiatives and opportunities that bring benefits to tribal communities.

C.) Economic Development
As a part of its ongoing function, the WisDOT Tribal Task Force will work with all appropriate groups, agencies, and committees to create infrastructure development, entrepreneurial assistance, and youth development programs meaningful to each partner.

D.) Building Capacity of Tribal Run Businesses
The Tribal Task Force and tribal leaders will work with the transportation agencies to ensure that tribes and tribal members receive all the employment, training, business, and economic opportunities for Indian-owned businesses afforded by law. This will include support of the Indian Self-Determination and Education Assistance Act (25 U.S.C. § 450 et seq.) and Title VII of the Civil Rights Act of 1964 (42 U.S.C. § 2000e et seq.) and the related obligations imposed by Executive Order 11246. Efforts will focus on training sessions for labor and tribal businesses on how to become successful in reducing unemployment rates, enhancing tribal economy, and performing and administering contracts and related contractor regulations.

E.) Native American Labor Development
Work will focus on tribal and Transportation agency staff, ensuring that all is done to cooperatively ensure that work in Indian Country complies with tribal codes to the extent applicable; promotes Tribal employment through training-based initiatives and joint partnerships; and sustains, promotes, and expands Native American hiring. [Note: WisDOT does not have statutory authority to impose and enforce TERO and other hiring preferences on WisDOT contracts.]

F.) Training
As a part of its ongoing function, the WisDOT Tribal Task Force will work with the tribes, WisDOT, and FHWA, to establish shared transportation related training needs and corresponding training schedules that help each partner achieve higher levels of success for their respective stakeholders.
G.) Cultural Resources
As a part of its ongoing function, the WisDOT/Tribal Historic Preservation Officer project, tribal representatives, WisDOT, and FHWA will serve as a forum to network, develop policy, and deliver training to meet shared cultural resource goals and objectives.

To facilitate a common background starting point for the Partnership Agreement, Addendum 3 provides a historic overview. For convenience and to assist partnership communication, Addendum 4 provides a list of commonly used key reference terms.
Wisconsin Department of Transportation
Tribal Partnership Agreement
Tuesday, October 26, 2010
Signatories

The following signatories hereby agree to the 1) Overall Objectives, 2) Guiding Principles, and 3) Resolution Process, and 4) Emphasis Areas and Measurable Achievements

Bad River Band of Lake Superior Chippewa
Tribal Chairman – Michael Wiggins, Jr.

Red Cliff Band of Lake Superior Chippewa
Tribal Chairwoman – Rose Soulier

Lac du Flambeau Band of Lake Superior Chippewa
Tribal President - Tom Maulson

Ho-Chunk Nation
Tribal President – Wilfrid Cleveland

Oneida Tribe of Indians of Wisconsin
Tribal Chairman – Richard Hill

Lac Courte Oreilles Band of Lake Superior Chippewa
Tribal Chairman – Louis Taylor
Stockbridge-Munsee Band of Mohican Indians
Tribal President – Kimberly Velie
Kimberly Velie

Sokaogon Chippewa Community
Tribal Chairman – Garland McGeshick
Garland McGeshick

Forest County Potawatomi Community
Tribal Chairman – Harold "Gus" Frank
Harold "Gus" Frank

St. Croix Chippewa Community
Tribal Chairman – Lewis Taylor

Menominee Indian Tribe of Wisconsin
Tribal Chairwoman – Laurie Boivin
Laurie Boivin

Wisconsin Division-Federal Highway Administration
Division Administrator
George Poirier

Wisconsin Department of Transportation
Secretary
Frank Busalacchi
Frank J. Busalacchi
Addendum 1
Map of Statewide and Regional Liaison Contacts
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Gwen Carr
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Gwen.carr@dot.wi.gov

Brent Pickard
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Roger Larson
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Donald Berghammer
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Addendum 2

Formal Process for Dispute Resolution

At any time during the dispute resolution process, the parties have the option to request the Wisconsin Division of Federal Highway Administration, BIA or any other agencies or groups at any level to participate in the dispute resolution process.

Step 1

The dispute resolution process is initiated when a representative of the Indian Nation(s) or WisDOT outline the issue in writing to the designated representative of the other party, with a copy to the liaison who will monitor the entire process thru completion. (A directory of the designated representatives, and their contact information, is included in Addendum 1, which will be updated every January.) The outline should contain:

1. Statement describing the issue
2. The desired solution
3. If possible, a timeline establishing dates and performance indicators that demonstrate resolution is being achieved

Step 2

Both parties agree to acknowledge receipt in writing within 10 business days. Within 30 business days, recipient will respond in writing outlining what activity is currently under way to achieve resolution.

Step 3

In the event this does not resolve the dispute, transportation agencies will have their WisDOT representative, on behalf of the Secretary, contact, in writing, the Tribal Chair/President or his/her designee directly to resolve disagreements, and will send copies of any communication to the liaison.

Step 4

The dispute will be raised to the appropriate level in the transportation agencies and Indian Nation for resolution. Within WisDOT, the liaison will facilitate contact with the appropriate internal staff or management. The appropriate transportation agencies will acknowledge receipt and will contact the appropriate designated tribal representative. Communication between those parties will occur as soon as possible to determine if the issue can be resolved. If the issue is resolved, no further action is required. If the issue continues unresolved, the involved parties will meet to determine a process and timeline, if possible, for resolution of the issue. The parties acknowledge that some issues may not be able to be resolved to the satisfaction of all parties.
Addendum 3 -- Historic Overview

Problem Identification
Work toward the initial partnership agreement began in 2000, when the Wisconsin Division-Federal Highways Administration (FHWA) recognized and responded to a shortfall in Native American participation in transportation programs and services in Wisconsin. FHWA then began a process to first understand what was causing the shortfall, and then seek solutions to increase that level of participation. Under the initial leadership of William Fung, FHWA Division Administrator, the agency began visiting each tribe in Wisconsin. When Bruce Matzke replaced Mr. Fung in 2002, he continued on with that initiative. Together with Mary Williams, the FHWA Civil Rights Program Manager, he continued visiting Wisconsin’s tribes seeking to understand tribal needs, and identify solutions to meet those needs. Few other agency leaders have demonstrated that level of commitment by visiting each and every tribal community in Wisconsin.

One of the solutions the agency determined necessary was a higher level of partnership and collaboration between Wisconsin’s tribes and transportation agencies. In 2003, WisDOT received funding from FHWA and secured a contract with the College of Menominee Nation (CMN) to develop the framework for government-to-government relationship building between the tribes and the agencies.

Methodology
CMN first sought to clarify information gaps by designing a needs assessment survey. The assessment process had two goals. First, CMN needed to understand the full scope of needs in each individual tribal community. Second, CMN leveraged its successful outreach programs by involving key stakeholders in the needs assessment and solution seeking strategies based upon their self-identified needs, goals, and solutions. The activity is more successful if it has need, relevancy and support of the community through the full participation of key stakeholder and constituent groups.

On May 4, 2004, CMN staff mailed the needs assessment to all Wisconsin tribal leaders. Staff then engaged in follow-up activities until June 23, 2004 to secure the greatest number of responses. Follow-up consisted of additional mailings, telephone calls, and personal visits.

CMN achieved a response rate of 80 percent. Bad River Band of Lake Superior Chippewa, Forest County Potawatomi, Ho-Chunk, Lac Du Flambeau Band of Lake Superior Chippewa, Menominee, Oneida, Red Cliff Band of Lake Superior Chippewa, Sokaogon Band of Lake Superior Chippewa, and Stockbridge-Munsee all provided information. Only St. Croix Band of Lake Superior Chippewa, and Lac Courte Oreilles Band of Lake Superior Chippewa did not respond to the needs assessment or subsequent follow-up.

Key Findings
CMN was forced to qualify the data rather than quantify it, due to the complex organizational structure and sheer volume of programs and services of the agency. The results of the assessment process showed that overall the tribes were concerned with three issues:
• Communication- tribes did not feel there is adequate consultation or inclusion in transportation related activities.
• Economic Development/Capacity Building- the majority of tribes were not aware of the full scope of programs and services.
• Sustainability - many of the tribal staff doubted that such an agreement would be sustained over the long term.

Based upon these findings, CMN assembled an agreement grounded in the basic core values of quality, opportunity, engagement, and sustainability.

Key Participants

1. The 11 federally recognized tribes of Wisconsin:
   • Bad River Band of Lake Superior Chippewa Indians
   • Forest County Potawatomi Community
   • Ho-Chunk Nation
   • Lac Courte Oreilles Band of Lake Superior Chippewa Indians
   • Lac Du Flambeau Band of Lake Superior Chippewa Indians
   • Menominee Indian Tribe of Wisconsin
   • Oneida Tribe of Indians of Wisconsin
   • Red Cliff Band of Lake Superior Chippewa Indians
   • Sokaogon Chippewa Community
   • St. Croix Band of Lake Superior Chippewa Indians
   • Stockbridge-Munsee Band of Mohican Indians

2. Wisconsin Department of Transportation (WisDOT)

3. Wisconsin Division-Federal Highway Administration (FHWA)
Addendum 4 -- Key Reference Terms

American Association of State Highway and Transportation Officials (AASHTO): An interest group based in Washington, D.C., involved in research, advocacy and technical assistance.

Apportionment: A federal budgetary term that refers to a statutorily prescribed division or assignment of funds. It is based on prescribed formulas in the law and consists of dividing authorized obligation authority for a specific program among transportation systems.

Appropriation: A federal budgetary term that refers to an act of Congress that permits federal agencies to incur obligations and make payments out of the Treasury for specified purposes. An appropriation act is the most common means of providing budget authority, but in some cases the authorization legislation itself provides the budget authority.

BIA: Bureau of Indian Affairs (U.S. Department of the Interior)

BIA Classification of Roads: An identification of specific roads or trails that takes into account current and future traffic generators, and relationships to connecting or adjacent BIA, state, county, federal, and/or local roads.

BIA/FHWA Memorandum of Agreement: An agreement between the BIA and the FHWA that contains mutually agreeable roles and responsibilities for the administration of the IRR (Indian Reservation Road) and Highway Bridge Replacement and Rehabilitation programs.

BIA Roads System: Those existing and proposed roads for which the BIA has obtained or plans to obtain legal right(s)-of-way. This includes only roads for which the BIA has the primary responsibility to construct, improve, and maintain. Any additions or deletions to this system must be supported by resolution from the ITG (Indian Tribal Government).

Bridge Rehabilitation: The repair, restoration or replacement of the components of existing structures, including asphaltic surfacing or concrete overlays that, and work to correct safety defects. Additional right-of-way typically will not be required, except minimal acquisitions may be necessary to accommodate ancillary improvements for drainage or for the construction of an abutment or pier.

Additional Criteria
- Includes widening of superstructure and substructure components
- Includes replacement of any superstructure component
- May include replacement of portions of abutments or piers
**Bridge Replacement:** Building a new bridge at the location of the existing structure or at a new location usually contiguous to the existing structure. A minor acquisition of additional right-of-way may be required.

**Additional Criteria**
- Includes replacement bridges with wider lanes and shoulders or additional lanes
- Includes eliminating grade separations and replacing with at-grade crossings
- Includes box culverts or a series of pipes wide enough to be classified as a bridge
- A bridge of any length or type may be replaced by any other

**Consultation:** The process of seeking, discussing, and considering the views of others and, where feasible, seeking agreement with them.

**Consultation and Coordination with Indian Tribal Governments:** This is the title of Executive Order 13084, signed by the President on May 14, 1998, that requires federal agencies to respect tribal self-government and sovereignty, tribal rights, and tribal responsibilities whenever they formulate policies that affect Indian tribal governments in a unique and significant way.

**Cooperative Agreement** - An agreement between the BIA and another agency(ies) used to reimburse that agency for goods or services provided to the BIA.

**Deterioration:** of a highway is measured by:
1. Pavement Serviceability Index (PSI): describes how smooth the pavement rides.
2. Pavement Distress Index (PDI): describes how cracked the pavement is.
3. Pavement rutting: describes the potential for hydroplaning.

Safety is a top concern: Safety problems can often be addressed by adding or upgrading traffic signals, installing beam guards, adding turn lanes or upgrading railroad crossing warning devices. The road may also be widened and curves may be flattened to increase sight distances for motorists.

**Disadvantaged Business Enterprise (DBE):** A business owned and operated by one or more socially and economically disadvantaged individuals. Socially and economically disadvantaged individuals include African Americans, Hispanic Americans, Native Americans, Asian Pacific Americans or Asian Indian Americans and any other minorities or individuals found to be disadvantaged by the Small Business Administration under Section 8(a) of the Small Business Act.

**Environmental Impact Report/Environmental Impact Statement (EIR/EIS):** An analysis of the environmental impacts of proposed land development and transportation projects; it's an Environmental Impact Report (EIR) when conducted in response to California Environmental Quality Act, and an Environmental Impact Statement (EIS) when conducted for federally funded or approved projects pursuant to the National Environmental Policy Act (NEPA). A draft EIR or draft EIS (DEIR or DEIS) is circulated to the public and agencies with approval authority for comment. A Final Environmental Impact Report or Statement (FEIR or FEIS) contains responses to public comments and ways to mitigate adverse impacts.
Environmental Justice: The fair treatment and meaningful involvement of all people regardless of race, color, national origin or income, with respect to the development, implementation and enforcement of environmental laws, regulations and policies. Fair treatment means that no group of people, including racial, ethnic, or socioeconomic groups, should bear a disproportionate share of the negative environmental consequences resulting from industrial, municipal and commercial operations or the execution of federal, state, local and tribal programs and policies.

Expansion: The same type of work associated with reconstruction, but also involves the construction of additional through-travel lanes. In some cases, expansion may include construction of an entirely new street or highway on new alignment. Substantial land acquisitions may occur with these types of projects. Major projects are excluded from this definition.

Additional Criteria
- Same as reconstruction
- Additional travel lanes may be either on existing or new location, may or may not include rebuilding the existing roadway

FAA - Federal Aviation Administration: See U.S. DOT.

FHWA - Federal Highway Administration: See U.S. DOT.

FTA - Federal Transit Administration: See U.S. DOT.

Government-to-Government Relationship: Relationship that exists between federally recognized tribes and the federal government. Implicit in the relationship is recognition of tribal sovereignty as individual nations within the U.S., and the U.S. government's obligation to protect tribal lands. The relationship between tribal and state governments should also be characterized as government-to-government.

Indian Country: As defined by federal law, Indian country includes all land within the limits of any Indian reservation under the jurisdiction of the U.S. government, notwithstanding the issuance of any patent, and including right-of-ways running through the reservation. In addition, Indian country also includes all dependent Indian communities as well as all Indian allotments to which Indian titles have not been extinguished. [The term “Indian country” has become the controlling term of art for jurisdictional issues in Indian law. Even though 18 U.S.C. § 1151 et seq. deals primarily with crimes and criminal procedures, the U.S. Supreme Court has held that the definition given by § 1151 also applies to state civil jurisdiction. The principle that section 1151 defines Indian country for both civil and criminal jurisdiction purposes is firmly established. The Court has also held that a tribe may exercise civil authority over Indian country as defined by 18 U.S.C. § 1151.45. In addition, the Supreme Court has held that land held in trust by the United States for a tribe is Indian country subject to tribal control whether or not that land has reservation status.]

Indian Lands: Lands held in trust by the United States for individual Indians or tribes, or land titled to individual Indians or tribes subject to federal restrictions against alienation or encumbrance.
Indian Reservation Roads (IRR): Public roads located within or that provide access to an Indian reservation or Indian trust land or restricted Indian land that is not subject to fee title alienation without the approval of the federal government, or Indian and Alaska Native villages, group, or communities in which Indians and Alaskan Natives reside, whom the Secretary of the Interior has determined are eligible for services generally available to Indians under Federal laws specifically applicable to Indians. Roads on the BIA Road System are also IRR roads.

Indian Sacred Sites: This is the title of Executive Order number 13007 signed on May 24, 1996 by the President that directs federal agencies that manage federal lands to accommodate access to and ceremonial use of Indian sacred sites and avoid adversely affecting the physical integrity of such sacred ties.

IRR Inventory: An inventory of roads that meet the following criteria: a) public roads strictly within reservation boundaries; b) public roads that provide access to lands, groups, villages, and communities in which the majority of residences are Indian; c) public roads that serve Indian lands not within reservation boundaries; and d) public roads that serve recognized Indian groups, villages, and isolated communities not located within a reservation.

IRR Program Stewardship Plan: The plan that details the roles and responsibilities of the BIA, FHWA and ITGs in the administration and operation of the IRR Program.

IRR Program Road/Bridge Inventory: An inventory of BIA owned IRR and bridges.

Intelligent Transportation Systems (ITS): The stated goal to "improve the way transportation is organized, managed and maintained." Projects cover transportation policy, new technology, safety, traffic management, infrastructure, and freight and logistics.

Intergovernmental Agreement (IGA): An agreement between two or more governments for accomplishing common goals, providing a service or solving a mutual problem.

Long-Range Transportation Plan: A plan that establishes strategies for transportation improvements to meet identified community needs.

Minority Business Enterprise (MBE): A business owned and operated by one or more individuals who are defined as minorities under certain federal and state regulations and statutes. See also "disadvantaged business enterprise."

Memorandum of Agreement (MOA): A document describing in detail the specific responsibilities of, and actions to be taken by, each of the parties so that their goals may be accomplished. An MOA may also indicate the goals of the parties, to help explain their actions and responsibilities.

Memorandum of Understanding (MOU): A document that describes very broad concepts of mutual understanding, goals and plans shared by the parties.
**Native Americans:** This term broadly describes the people considered indigenous to North America who lived here prior to European colonization. The term includes "American Indians," "Indians," "Alaska Natives," "Eskimos," "Aleuts," and "Native Hawaiians."

**Native American:** A member of any of the indigenous cultural groups of the western hemisphere, including American Indians, Alaska Natives, Native Hawaiians, and other indigenous peoples.

**NEPA - National Environmental Policy Act of 1969:** See EIS

**National Transportation System (NTS):** Called for in the Intermodal Surface Transportation Efficiency Act, the NTS to date is a proposal by the U.S. Transportation Secretary to integrate all aspects and modes of the transportation system into a single national system. The National Highway System is expected to be a subset of the larger, multimodal NTS.

**Obligation:** A federal budgetary term that refers to a binding agreement that will result in an outlay; an agreement by the federal government to pay for goods or services immediately or at some future time when the goods or services are delivered. Also known as a "commitment."

**Obligation Limitation:** A federal budgetary term that refers to a limit placed in appropriations bills on the amount of federal assistance that may be obligated during a specified time period. It does not affect the scheduled apportionment or allocation of funds; it just controls the rate at which these funds may be used.

**Park and Ride Lot:** Designated parking areas for automobile drivers who then board transit vehicles from these locations.

**Pavement Replacement:** Structural improvement to the pavement or removal of the total thickness of all paving layers from an existing roadway and providing a new paved surface without changing the subgrade. It may include restoration of the base aggregate by adding more material before repaving, or adding base aggregate open-graded with drainage system. It generally involves no improvement in capacity or geometrics and no increase in roadbed width. Pavement replacement may include some elimination or shielding of roadside obstacles, culvert replacement, signals, pavement marking, signing and intersection improvements. Additional right-of-way typically is not required.

**Additional Criteria**
- “Paving layers” as used above means existing asphalt and concrete
- No change to subgrade means location of the shoulder points is not changed
- May include curb and gutter replacement to same line and grade
- Does not include storm sewer construction
- May include transfer of width between pavement and shoulders
- May include shoulder paving

**Public Transportation:** Transportation by bus, rail, or other conveyance, either publicly or privately owned, which provides to the public general or special service on a regular and continuing basis. Also known as "mass transportation," "mass transit" and "transit."
**Reconditioning**: Work in addition to resurfacing or pavement replacement. Reconditioning includes improving an isolated grade, curve, intersection or sight distance problem to increase safety, or changing the subgrade to widen shoulders or to correct a structural problem. Reconditioning projects may require additional right-of-way.

**Additional Criteria**
- Does not include increasing the number of driving lanes
- May include replacing or expanding existing storm sewer systems
- May include continuous shoulder, pavement or subgrade widening
- Does not include adding continuous lanes
- May include reconstruction not to exceed 50 percent of the length of the project
- May include replacement of curb and gutter in urban areas with up to 50 percent of new curb & gutter on new horizontal or vertical alignment

**Reconstruction**: Total rebuilding of both the pavement and subgrade of an existing highway to improve maintainability, safety, geometrics and traffic service. It is accomplished basically on existing location, and major elements may include flattening hills and grades, improving curves, widening the roadbed, and eliminating or shielding roadside obstacles. It includes minor widening of urban streets to widen lanes or to add parking, bicycle accommodations or auxiliary lanes. Removing parking and pavement replacement are in this category because the traffic carrying capacity of the roadway is increased without actually constructing new through-travel lanes. Normally, this type of reconstruction will require some additional right-of-way.

**Additional Criteria**
- Work that either changes the location of the existing subgrade shoulder points or removes all of the existing pavement and base course for at least 50 percent of the length of the project.

**Regional Planning Commission (RPC)**: An association of local governments that is statutorily charged with the responsibility of planning for the physical, social, and economic development of the region. To accomplish this mission, the commission conducts areawide planning and provides technical assistance to local governments.

**Reservation**: Lands reserved by a tribe during treaty negotiations with the federal government for tribal use. Indian reservations are held in trust for the tribe by the federal government.

**Resurfacing**: Resurfacing means placing a new surface on an existing roadway to provide a better riding surface, and to extend or renew the pavement life. It includes pavement widening and shoulder paving (without changing the subgrade shoulder points). Generally, it involves no improvement in capacity or geometrics. Resurfacing may include some elimination or shielding of roadside obstacles, culvert replacements, signals, marking, signing and intersection improvements. Usually, no additional right-of-way is required, except possible minor acquisition for drainage and intersection improvements.

**Additional Criteria**
- Overlay must be placed directly on top of existing pavement
- May include spot replacement of curb and gutter in urban areas
**Sovereignty**: The status, dominion, rule, or power of a sovereign. Tribes have the power to make and enforce laws for their tribe and reservation, and to establish courts and other forums for the resolution of disputes.

**State/Tribal Agreement (STA)**: A project-specific agreement that describes the improvements to be made during a highway project and provides estimated cost and governmental responsibility for said costs.

**Tribal Historic Preservation Officer (THPO)**: In 1992, the U.S. Congress adopted amendments to the National Historic Preservation Act (P.L. 102-575) that allow federally recognized Indian tribes to take on more formal responsibility for the preservation of significant historic properties on tribal lands. Tribes that have designated THPO’s formally assume the role of the state historic preservation officer (SHPO) on their tribal lands.

**Transportation Alliance for New Solutions (TrANS)**: A WisDOT driven training program that provides 120 to 160 hours of training focused on entry level positions in road construction. The program encourages women and minorities to seek long term careers in road construction.

**Transportation Development Act**: State law enacted in 1971. TDA funds are generated from a tax of one-quarter of one percent on all retail sales in each county. They are used for transit, paratransit, bicycle and pedestrian purposes, are collected by the state and allocated by the metropolitan transportation commission (MTC) to projects and programs within the county of origin. In non-urban areas, TDA funds may be used for streets and roads in certain circumstances.

**Transportation Improvement Program (TIP)**: This is primarily a spending plan for federal funding expected to flow to the region from all sources for transportation projects of all types. MTC prepares the three volume TIP annually with the cooperation of local governments, transit operators and WisDOT.

**Tribal Technical Assistance Program (TTAP) Center**: These centers are responsible for providing transportation assistance to Native Americans that includes, but is not limited to, circuit rider programs, training on intergovernmental transportation planning and project selection, and tourism recreation travel.

**Tribal TIP**: A multi-year, financially constrained list of proposed transportation projects to be implemented within or providing access to Indian country during the next three to five years. It is developed from the tribal priority list.

**U.S. DOT - United States Department of Transportation**: The federal cabinet-level agency with responsibility for highways, mass transit, railroads, aviation and ports; headed by the secretary of transportation. The U.S. DOT includes the Federal Highway Administration and the Federal Transit Administration, Federal Aviation Administration and Federal Railroad Administration, among others. There are also state DOTs (known as WisDOT in Wisconsin).
WisDOM- Wisconsin Department of Transportation. The state cabinet-level agency with responsibility for highways, mass transit, aviation, railroad development and ports, headed by the secretary of transportation.

Women's Business Enterprise (WBE): A business owned and operated by one or more women.