2040 Metropolitan Transportation Plan (MTP)

Amendment #3 Comments

From: james svara

Sent: Thursday, November 03, 2016 11:14 AM

To: Henry, Andrew Subject: MPO Hearing

Attachments: Alston Station-Repositioned-2.pdf

Andy,

I called about the MPO hearing time this morning. I had worked on getting a station location east of Alston before the final plan was adopted. The hope was that the Alston ROMF location would be selected and that there could be an extension of the line to Briggs Avenue.

Attached are my speculative drawings about the impact of repositioning the Alston station. I think that the impact on the Alston station area needs to be known before approving this change.

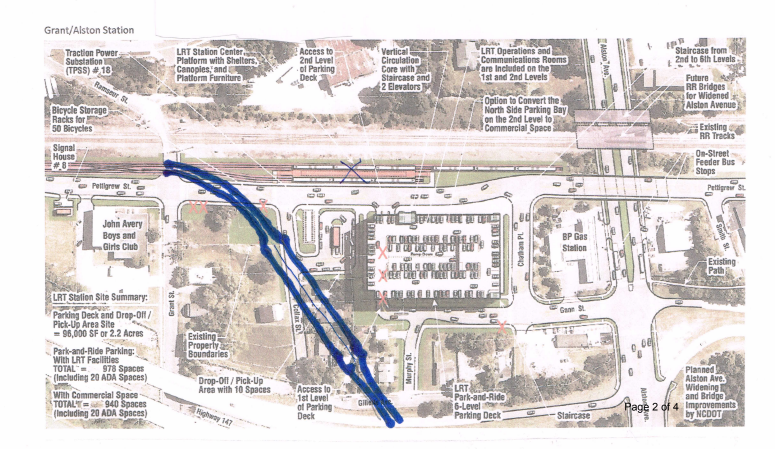
Best regards,

Jim

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Jim Svara

Possible realign ments to reach proposed Grant/Alston Station Staircase from 2nd to 6th Levels LRT Operations and LRT Station Center. Platform with Shelters, Traction Power Access to 2nd Level Substation (TPSS) # 18 Circulation **Communications Rooms** Canopies, and of Parking Core with Platform Furniture Deck Staircase and 1st and 2nd Levels 2 Elevators RR Bridges for Widened Option to Convert the North Side Parking Bay Bicycle Storage The way to see a few of a Alston Avenue Racks for # on the 2nd Level to 50 Bicycles Existing @ RR Tracks Signal House On-Street #8 Feeder Bus Pettigrew St. Pettigrew St. 02 m DEFALLS THE SE WILL John Avery Boys and BP Gas -Girls Club Chatham Station Existing Path! 0 0000 00 00 00 LRT Station Site Summary: Gann St. Parking Deck and Drop-Off / Pick-Up Area Site = 96,000 SF or 2.2 Acres Existing Property 00 Park-and-Ride Parking: With LRT Facilities 0 TOTAL = 978 Spaces Planned Alston Ave. Widening (Including 20 ADA Spaces) Drop-Off / Pick-Up Area with 10 Spaces Access to 1st Level With Commercial Space TOTAL* 940 Spaces (Including 20 ADA Spaces) and Bridge) Gillette Ave. Highway 147 of Parking Improveme by NCDOT Staircase station at Alston and Lawson.



Division of Student Affairs



Department of Transportation

James E. Shepard, Founder

To:

Jeff Mann, General Manager, GoTriangle

From:

North Carolina Central University Department of Transportation

Date:

November 18, 2016

Dear Mr. Mann,

Thank you for the opportunity to provide comments on the Supplemental Environmental Assessment for the Durham-Orange LRT Project North Carolina Central University Station Refinement. We appreciate that GoTriangle listened to the concerns of the public and NCCU administration and committed to study how to serve NCCU in the Combined Final Environmental Impact Statement/Record of Decision for the D-O LRT Project.

The purpose of this letter is to express our support for the inclusion of the NCCU Station Refinement in the D-O LRT Project. Adding a NCCU LRT Station will enhance mobility, transit access and connections to activity centers for our students, faculty, staff and visitors by providing them with a competitive, reliable alternative to driving to and from NCCU, downtown Durham, Chapel Hill and the surrounding communities.

The NCCU Transportation Department provides on campus shuttle service Monday-Friday from 7:00am until 10:00pm. In addition to on-campus shuttle service, we also offer to our students, faculty, and staff NCCU GoPass and ZipCars to help reduce our carbon footprint.

The proposed NCCU LRT Station will complement our campus masterplan, which addresses proposed expansion projects both on-campus and into adjoining areas. This includes our proposed Business School, which is anticipated to be developed at the northwest corner of the intersection of Alston Avenue and Lawson Street. Our students will have a direct connection to business incubators and local businesses in Downtown Durham, greatly enhancing the synergy between our campus, downtown Durham and the surrounding area. It will also link NCCU directly to UNC Chapel Hill, Duke University and their respective medical centers further expanding educational resources and opportunities for interdisciplinary collaboration.

Overall, we believe that the NCCU Station Refinement is a positive addition to the D-O LRT Project; a critical transportation investment that our community needs to expand transportation options, sustain our quality of life, and protect natural resources. We support the refinement to the D-O LRT Project because it will enhance the attractiveness of our campus to future students, faculty, and staff, as well as businesses and industries that are looking for access to a well-educated workforce.

Sincerely,

Cha'ssem Anderson, AICP

Transportation Director, North Carolina Central University



December 6, 2016

Andrew Henry
Senior Transportation Planner
Durham-Chapel Hill-Carrboro Metropolitan Planning Organization (DCHC MPO)
101 City Hall Plaza
Durham, NC 27701

Dear Mr. Henry,

The purpose of this letter is to express the support of the Durham Housing Authority (DHA) for the extension of the Durham-Orange (D-O) Light Rail Transit (LRT) Project from the Alston Avenue station to a station at North Carolina Central University (NCCU).

The proposed NCCU Station, at the intersection of Alston Avenue and Lawson Street, will be within two blocks of McDougald Terrace, Durham's largest multifamily public housing community. The McDougald Terrace site is currently slated for redevelopment as a mixed income housing community. Adding the NCCU LRT station will provide our residents and other people living and working within the surrounding neighborhoods with a competitive, affordable and reliable alternative to driving or having to own a car. It will improve and expand access to employment opportunities and provide residents with connections to healthcare, shopping and other important destinations. The NCCU Station will also extend the reach of employers particularly in Durham and Counties who are seeking to maintain and expand their workforce.

We believe that extending D-O LRT Project from the Alston Avenue station to include a station at NCCU is an important addition to the D-O LRT Project. It will help people living and working in our communities to get to work, support their families and build a healthy and more secure future.

Sincerely

Anthony Scott

Chief Executive Officer

SOUTHERN ENVIRONMENTAL LAW CENTER

Telephone 919-967-1450

601 WEST ROSEMARY STREET, SUITE 220 CHAPEL HILL, NC 27516-2356 Facsimile 919-929-9421

December 6, 2016

VIA E- MAIL

Mr. Andy Henry Senior Transportation Planner 4th Floor, Transportation 101 City Hall Plaza Durham, NC 27701 andrew.henry@durhamnc.gov

Re: Amendment #3 to the 2040 MTP and LPA for the D-O LRT: Extend Light Rail to North Carolina Central University (NCCU)

We are pleased to submit these comments supporting the proposal to extend the Durham Orange Light Rail Transit ("D-O LRT") project to reach North Carolina Central University ("NCCU"). These comments are submitted by the Southern Environmental Law Center ("SELC") on behalf of Clean Air Carolina and Medical Advocates for Healthy Air. SELC is a 501(c)(3) non-profit organization dedicated to protecting the natural resources of the Southeast. In particular, SELC works with groups throughout North Carolina to promote transportation and land use decisions that strengthen our communities, protect our natural resources, and improve our quality of life. Clean Air Carolina is a non-profit committed to improving North Carolina's air quality through education and advocacy efforts to reduce pollution in our state. Medical Advocates for Healthy Air is an initiative of Clear Air Carolina comprised of health professionals dedicated to educating others about the health impacts of poor air quality and advocating for stronger policies that will promote clean and healthy air for North Carolinians.

We see this modification to the original light rail alignment as an improvement that will result in even greater benefits for the environment and communities in the area. As such, we urge the Durham-Chapel Hill-Carrboro Metropolitan Planning Organization ("DCHC MPO") to adopt Amendment #3 to the 2040 Metropolitan Transportation Plan and Locally Preferred Alternative for the D-O LRT project. We are enclosing, and incorporate by reference, our earlier supportive comments provided to GoTriangle regarding the D-O LRT Draft Environmental Impact Statement. Our previously identified reasons for supporting this project continue to apply, specifically with regards to the benefits of light rail, the general environmental effects of the D-O LRT project, and the importance of collaborating with affected communities. We provide these brief additional comments to highlight our specific support for and limited concerns about the proposal to extend the light rail line to North Carolina Central University

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¹ SELC Comments on D-O LRT Draft Environmental Impact Statement (October 13, 2015), attached as Attachment 1.

("NCCU Station Refinement"), as described by GoTriangle's Durham-Orange Light Rail Transit Project NCCU Station Refinement Supplemental Environmental Assessment ("Supplemental EA").

I. The Refinement Will Result in Negligible Negative Environmental Impacts and Significant Positive Impacts

The NCCU Station Refinement represents a minor adjustment in terms of additional light rail line distance but will yield significant benefits, primarily resulting from increased ridership. The NCCU Station Refinement would extend the D-O LRT line past the original end point of Alston Avenue to a terminus located next to NCCU. This will require a slight modification of the alignment for the Alston Avenue station, and will extend the rail line by 0.7 miles. This short extension of the rail line will reap great benefits by significantly increasing ridership—the NCCU station is forecast to be the highest volume station in Durham.

The line extension and new NCCU station will go through an already developed area of Durham, and will largely follow existing roadways. Negative environmental impacts will be negligible largely due to the developed, built-out nature of the affected area. As noted in Appendix A to the Supplemental EA, the NCCU Station Refinement corridor does not include any jurisdictional waters of the United States, streams, wetlands, riparian buffer zones, ponds, or key floodplain areas.² Even the limited undeveloped areas near the NCCU Station Refinement are "dominated by invasive species." The environmental impacts resulting from the NCCU Station Refinement will be insignificant.

Any minor environmental impacts will be far outweighed by the environmental and environmental justice benefits of extending the light rail line to the employment and education center of NCCU. Including a stop next to the historically Black university and the surrounding neighborhoods of color increase the equitable benefits of the D-O LRT project. Enrollment at NCCU is more than 8,000, with a mix of graduate and undergraduate students, and the university employs more than 1,800 faculty and staff.⁴ With the addition of NCCU, the D-O LRT project will connect three major universities in the region, all of which serve as key employment and education hubs.

In turn, connecting NCCU and its corresponding addition of potential ridership will enhance the air quality and land use benefits we identified in our original comments: The NCCU Station Refinement will help reduce vehicle-miles traveled and thus reduce harmful local air pollution, as well as greenhouse gas emissions.⁵ Similarly, extending the light rail line will enable more people to be less reliant on personal cars and live closer to school or work. Reducing car-dependence and instead fostering mixed-use, walkable, and bikeable communities

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² Appendix A to Supplemental EA: Resources with No Impacts Supporting Documentation (October 2016), A-6.

⁴ Quick Facts, NCCU, http://www.nccu.edu/discover/quickfacts.cfm (last visited November 27, 2016).

⁵ SELC Comments on D-O LRT Draft Environmental Impact Statement, 2-4.

corresponds to less sprawling development into more rural, undisturbed natural areas. As NCCU continues to expand—including with the planned addition of a business school⁶—ridership and these consequent benefits will likely increase.

We do note that the NCCU Station Refinement will interfere with the Durham-Chapel Hill-Carrboro Metropolitan Transportation Plan's inclusion of 4-foot bike lanes on Alston Avenue and Pettigrew Street. While disappointing, we understand and appreciate that the addition of light rail will ultimately enable more alternate modes of transportation throughout the D-O LRT corridor. Moreover, we are pleased that GoTriangle is committed to offsetting this loss of bike lanes by "work[ing] with the City of Durham, NCDOT, and local advocates to identify the potential for off-street [bicycle] facilities or on-street [bicycle] facilities on parallel or nearby roadways."8

At an approximate additional cost of \$100 million, the NCCU Station Refinement represents around a 5.5% increase in cost of the D-O LRT project. By comparison, the percentage increase in light rail ridership with this modification will be more than a 16% increase 9—nearly three times the relative increase in cost. The NCCU station refinement represents a smart transportation infrastructure investment in light of its low relative additional cost compared with its significant ridership benefits.

II. GoTriangle Should Continue to Collaborate With Affected Communities to **Mitigate Harmful Impacts**

We note that GoTriangle has worked diligently to connect with affected communities about potential impacts of the D-O LRT project as a whole, and about the NCCU Station Refinement in particular. Indeed, it was GoTriangle's genuine receptiveness to community feedback that ultimately led to the NCCU Station addition and route refinement.

The NCCU Station Refinement stands to provide significant benefits in terms of access and connectivity for communities in the refinement area. The NCCU Station Refinement expands the D-O LRT corridor to include 400 additional zero-car households and an additional 800 individuals who are either under 18 or over 65. 10 In other words, populations potentially in greater need of public transportation will be within the vicinity of the NCCU Station.

Even as GoTriangle has already expended significant time and resources in community outreach, we encourage GoTriangle to stay the course and continue its public outreach and community collaboration. In order to continue to ensure community impacts are mitigated, this

⁶ Supplemental EA, 3-10. ⁷ *Id.* at 3-8.

⁸ *Id.* at 3-9.

⁹ *Id.* at Table 3-1.

¹⁰ *Id.* at Table 3-6.

public outreach must be a continual, ongoing process throughout all stages of planning and construction of the D-O LRT project.

As we mentioned in our past comments, we hope that GoTriangle will continue to do its part to ensure that affordable housing is available throughout the D-O LRT corridor, including the new extension with the NCCU Station Refinement. We also are urging GoTriangle to engage in an equitable process for the acquisition of five businesses and 14 residential properties that would be relocated to complete the NCCU Station refinement. 11 The statement in the Supplemental EA that community adhesion impacts are not anticipated ¹² should be supported by a relocation plan that embodies principles of environmental justice. Meeting environmental justice goals for ensuring public participation by modest wealth communities and communities of color includes meaningful involvement not only in the decision to extend the line, but also the process of acquiring properties to effectuate that extension. To the extent practicable, GoTriangle should actively seek minority-owned firms in close proximity to the refinement area to work in the preliminary acquisition process. Having the title work, appraisals, and appraisal revisions completed by qualified firms in close proximity to the refinement area can have the effect of establishing trust in negotiations to fairly create the value of the residences and businesses, and may expeditiously reach offers of just compensation and acceptance.

In addition, in order to meet the needs of those living and working in the acquisition zone, it will be helpful for D-O LRT project planners to coordinate with NCCU staff, local business owners, and public community space directors to set up an in-neighborhood negotiation and counseling site to assist those who may need to relocate. By seeking qualified residents and NCCU staff to provide counseling in the Federal Relocation Assistance Program process, and by increasing accessibility to affected residents through conducting negotiations from community sites, there is a greater likelihood of successful community engagement.

Finally, whether by agreement of the current owners and tenants, or in the unfortunate event of settlement impasse that would necessitate property acquisition by eminent domain, we are urging GoTriangle to not be limited by the relocation benefits allowable under the Uniform Relocation and Real Property Acquisition Policies Act. Seeking additional state, federal and local funding to provide payments above Uniform Act limits when necessary, will result in a more equitable acquisition process.

Conclusion

We are thrilled to continue to offer our support for the D-O LRT project as it progresses and adapts in response to feedback to incorporate additional ridership. As discussed above and in our previous comments, the D-O LRT project will provide communities in Durham and Orange counties with a reliable, environmentally-beneficial transportation investment. The NCCU Station Refinement will enhance and extend those benefits by increasing light rail

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¹¹ *Id.* at 3-15. ¹² *Id*.

ridership and connecting more communities to regional public transit. We urge the DCHC MPO to amend both its 2040 Metropolitan Transit Plan and the Locally Preferred Alternative for the D-O LRT project to include the extension of this project to NCCU. We look forward to continuing to work with you in advancing this exciting transportation investment.

Sincerely,

Kym Hunter Staff Attorney

Ramona McGee Associate Attorney

ATTACHMENT 1

SOUTHERN ENVIRONMENTAL LAW CENTER

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601 WEST ROSEMARY STREET, SUITE 220 CHAPEL HILL, NC 27516-2356 Facsimile 919-929-9421

October 13, 2015

VIA E- MAIL

D-O LRT Project – DEIS c/o GoTriangle Post Office Box 530 Morrisville, NC 27560 info@ourtransitfuture.com

Re: Comments on Durham-Orange Light Rail Transit Project Draft Environmental Impact Statement

These comments on the Draft Environmental Impact Statement ("DEIS") for the Durham-Orange Light Rail Transit ("D-O LRT") project are submitted by the Southern Environmental Law Center on behalf of Clean Air Carolina, Medical Advocates for Healthy Air, and the Orange-Chatham Group of the North Carolina Chapter of the Sierra Club. SELC is a 501(c)(3) non-profit organization dedicated to protecting the natural resources of the Southeast. In particular, SELC works with groups throughout North Carolina to promote transportation and land use decisions that strengthen our communities, protect our natural resources, and improve our quality of life. Clean Air Carolina is a non-profit committed to improving North Carolina's air quality through education and advocacy efforts to reduce pollution in our state. Medical Advocates for Healthy Air is an initiative of Clear Air Carolina comprised of health professionals dedicated to educating others about the health impacts of poor air quality and advocating for stronger policies that will promote clean and healthy air for North Carolinians. The Orange-Chatham Sierra Club Group is a local division of the national nonprofit Sierra Club, which promotes protection of wild places and responsible use of natural resources through education and advocacy. Orange-Chatham Sierra Club Group's members live in Orange, Chatham, Alamance, and Caswell Counties.

We are pleased to indicate our enthusiastic support for the D-O LRT project and the National Environmental Protection Act ("NEPA") Preferred Alternative identified in the DEIS. We see this project generating many benefits to the region, and we appreciate that GoTriangle has identified light rail as the best-fit solution for the growth demands of the Durham-Orange Corridor ("D-O Corridor" or "the Corridor"). In addition to our strong support for the project, we submit the following specific comments regarding the DEIS.

I. Light Rail Creates Significant Benefits Beyond Public Transportation Improvement

We are thrilled by the prospect of a light rail system within the Triangle Region. Light rail lines have been successfully implemented in cities across the country to enhance public

transportation options while generating a variety of corresponding benefits. We are encouraged that a light rail system will finally be constructed within the Triangle, and we hope that the system will continue to expand as its promised benefits become a reality. In particular, we wish to highlight the environmental, human health, economic, and community benefits a light rail system will bring to the D-O Corridor and the greater Triangle area.

A. Light Rail Yields Significant Environmental Benefits

The environmental benefits of light rail are myriad. Most obvious, light rail reduces the number of vehicle trips that are made each day and correspondingly reduces tail pipe pollution. Pollutants from cars contain a variety of toxic and carcinogenic compounds. Such pollution includes harmful carbon monoxide ("CO"), nitrogen oxides ("NO_{x"}), and volatile organic compounds ("VOCs"). NO_x and VOCs emissions are precursors to ozone, which is associated with a variety of detrimental human health and ecological effects. Car emissions also contain greenhouse gases ("GHGs") like carbon dioxide ("CO₂"), which contribute to global climate change.

In addition, urban light rail systems such as this one encourage concentrated growth in already disturbed environments, rather than the sprawling development into undeveloped, natural areas that is often enabled by new-location highway projects. Light rail facilitates these concentrated growth patterns primarily because it is a "fixed-guideway" system. Once the light rail line is constructed and its various stations are fixed in place, the D-OLRT project will allow investors and developers to confidently invest in an area that will thrive due to the transportation options in place. Light rail will effectively anchor development within a predictable corridor along the light rail route.

Such guided, planned land use with built-in public transportation options is environmentally beneficial on many levels. By containing development within a specific, planned, high-density area, the light rail system will help stall sprawling, unplanned growth patterns into suburban and exurban areas. This type of unplanned growth can lead to long commute times and an associated increase in vehicle miles travelled ("VMT"). With more cars on the road driving for longer periods there is an associated increase in local air pollution and greenhouse gas emissions, as discussed above. Likewise, as growth sprawls out of urban areas

¹ E.g. HEALTH EFFECTS INST., SPECIAL REPORT 17: A CRITICAL REVIEW OF THE LITERATURE ON EMISSIONS, EXPOSURE, AND HEALTH EFFECTS OF TRAFFIC-RELATED AIR POLLUTION 2-17–2-18 (2010), available at http://pubs healtheffects.org/getfile.php?u=553

²E.g. id.; EPA, AUTOMOBILE EMISSIONS: AN OVERVIEW 2 (1994), available at http://www3.epa.gov/otaq/consumer/05-autos.pdf; *Greenhouse Gas Emissions: Transportation Sector Emissions*, EPA, http://www3.epa.gov/climatechange/ghgemissions/sources/transportation.html (last updated September 11, 2015).

³ Ground-Level Ozone, EPA, http://www3.epa.gov/ozonepollution/ (last updated October 1, 2015).

⁴ DEIS at 4-291 (noting that "[t]he proposed D-O LRT Project and associated land use policies are expected to encourage more compact development, which has a smaller footprint than the auto-oriented development likely to occur without the transit investment").

into less disturbed, rural areas, there can be significant impacts on other aspects of the natural environment. Forests may be cleared, farmland developed, and wetlands and streams paved over. The increase in impervious surfaces from this development can have an extremely detrimental effect on water quality as run-off increases.

In contrast, compact, planned land use enables developers to use space more efficiently, requiring less new development into rural areas. Moreover, compact, mixed-use communities mean residents can walk, bike, or use public transportation to reach destinations. In turn, fewer people rely on cars in their daily lives, which equates to fewer harmful pollutants being emitted into our air and water on a daily basis.

Moreover, the D-O LRT will serve as a keystone piece of a long-term vision for an improved Triangle-wide public transit system. As explained in the DEIS, the D-O LRT has not been proposed or developed in isolation; instead, it is part of a broader regional plan to invest in fixed-guideway transportation solutions.⁵ As such, the D-O LRT is an important regional investment in an environmentally-sound public transit solution which will facilitate compact, less environmentally damaging transit-oriented development. Indeed, the affected municipalities have premised their public transportation plans on this light rail project being implemented.⁶ Local governments' land-use visions "call for more compact, walkable, higher-density, mixeduse development within the D-O Corridor," and a light rail system will accordingly "channel future growth by providing a transportation option that supports compact, high-density developments."7

B. Light Rail Improves Physical and Mental Health

By driving mixed-use, compact development near public transportation options, light rail encourages more active lifestyles. Walking and bicycling to destinations, or to the closest light rail station, will be feasible and easier than driving and finding parking. Transit-oriented development, and the corresponding greater use of public transportation, increases physical activity and improves physical health. 8 For example, mixed-use neighborhoods with public transportation access correspond to lower rates of obesity, while sprawling neighborhoods correspond to higher rates of hypertension, diabetes, asthma, and cancer.⁹

One study of individuals living near the Charlotte Lynx light rail system showed significant increases in physical health, including that light rail users lost weight and substantially reduced their likelihood of becoming obese. 10 Public transportation access and

⁵ *Id.* at 2-2–2-8.

⁶ *E.g. id.* at 8-7.

⁷ *Id.* at 1-22; *see id.* at 4-291, 4-298.

 $^{^8}$ See Todd Litman, Victoria Transport Policy Institute, Evaluating Public Transportation Health BENEFITS 13–15 (2015), available at http://www.vtpi.org/tran_health.pdf.

Id. at 15.

¹⁰ John M. MacDonald, et al., *The Effect of Light Rail Transit on Body Mass Index and Physical Activity*, 39 Am. J. PREVENTIVE MED. 105, 108 (2010). The study concluded that "[t]he findings from the current study suggest that

walkable communities are also associated with numerous mental health benefits, such as reducing emotional stress and symptoms of depression. Moreover, in terms of general public health, public transit use is safer than private automobile use, with a much lower fatality rate than automobile travels. As one researcher has observed, "[p]eople who live or work in transit oriented communities tend to drive fewer annual miles, drive at lower speeds, and have better travel options that allow them to avoid high risk driving, such as after drinking alcohol or when ill." Light rail, as a fixed public transportation system, will lay the foundation for such healthier and safer transit-oriented communities in the D-O Corridor.

Additionally, light rail's resulting reduction in tailpipe emissions corresponds to significant human health effects. As noted above, driving individual automobiles creates toxic particulate matter pollution and ozone-producing chemicals that can have a wide range of adverse health effects. A recent study published in the journal Nature suggests that air pollution was responsible for 3.3 million premature deaths worldwide in 2010. ¹⁴ Air pollution exacerbates asthma, which was the leading medical cause for school absences in North Carolina during the 2009-2010 school year. 15 It is also linked to low birth weight, premature birth, miscarriage, autism, ADHD, obesity, diabetes, compromised immune response, increased susceptibility to allergies, stroke, liver disease, dementia, anxiety, and depression. ¹⁶ Particulate matter pollution is created not only by burning fossil fuels, but also by road wear, brake wear, and tire wear. The cleanest electric car will still cause particulate matter pollution because it cannot avoid friction with the petroleum-based asphalt comprising our roads. However, light rail avoids these friction-based sources of pollution by not using the petroleum-based asphalt. Moreover, light rail can avoid or mitigate these many adverse health impacts by providing a high-capacity public transit alternative to driving private vehicles. Fewer cars on the road equates to cleaner air for North Carolinians.

increasing the access to LRT transit for individuals to commute to work may help overcome some of the barriers to

engaging in daily utilitarian exercise." Id. at 110.

¹¹ LITMAN, *supra* note 9, at 17.

¹² *Id.* at 8–9.

¹³ *Id.* at 8.

¹⁴ J. Lelieveld et al. *The Contribution of Outdoor Air Pollution Sources to Premature Mortality on a Global Scale*, 525 NATURE, 367 –371 (2015).

¹⁵ N.C. DEPT. OF HEALTH & HUMAN SERVS., ASTHMA IN NORTH CAROLINA FACT SHEET 1 (2011), available at http://www.asthma.ncdhhs.gov/docs/factsheets/2011/AsthmaInNorthCarolina.pdf; N.C. DEPT. OF HEALTH & HUMAN SERVS., THE NORTH CAROLINA ASTHMA PLAN 2013-2018 2 (2013), available at http://www.asthma.ncdhhs.gov/docs/NorthCarolinaAsthmaPlan-2013-2018.pdf (identifying Reducing school

absences due to asthma as one of four priorities of the North Carolina Asthma Plan). ¹⁶ *E.g. Ambient (Outdoor) Air Quality and Health*, WORLD HEALTH ORG.,

http://www.who.int/mediacentre/factsheets/fs313/en/ (last updated Mar. 2014); ARB Fact Sheet: Air Pollution and Health, AIR RES. BD., http://www.arb.ca.gov/research/health/fs/fs1/fs1 htm (last updated Dec. 2, 2009); Bradley S. Peterson, et al., Effects of Prenatal Exposure to Air Pollutants (Polycyclic Aromatic Hydrocarbons) on the Development of Brain White Matter, Cognition, and Behavior in Later Childhood, 72 JAMA PSYCHIATRY 531 (2015); W. James Gauderman, et al. Association of Improved Air Quality with Lung Development in Children, 372 N. ENG. J. MED. 905 (2015).

C. Light Rail Brings Business and Boosts Economic Development

As alluded to above, the proposed light rail system will draw concentrated economic development. ¹⁷ Large companies are deliberately investing in and developing areas connected to permanent public transit systems like light rail. Mercedez-Benz relocated to downtown Atlanta, 18 and Kaiser-Permanente decided on Georgia over Colorado because of the public transit options available, specifically the rail system in the Midtown area. ¹⁹ Indeed, The Charlotte Lynx System has proven to be an enormous economic success for the area: "From 2005 to-date, the Blue Line has generated approximately \$900M in development projects completed within a ½ mile of the Blue Line Stations."²⁰ This has "transformed portions of the community from vacant or underutilized parcels to vibrant, pedestrian friendly communities including housing, restaurants, retail and small businesses." ²¹ Charlotte Area Transit System staff project an additional \$500 million-worth of development in the coming years.²² The Blue Line Extension, which is set to begin operations in 2017, has already attracted more than \$200 million in new, private development projects along the future route. 23 Clean Air Carolina, which is based in Charlotte, has witnessed first-hand these positive community—not to mention environmental and health benefits of the Lynx system. While this success story from within our State is particularly impressive, it is not an isolated instance. Light rail systems across the country, in metropolitan regions similar to the D-O corridor, have likewise experienced substantial economic benefits. These include systems in Portland, Oregon; Dallas, Texas; Denver, Colorado; Santa Clara County, California; and St. Paul-Minneapolis, Minnesota.²⁴

Notably, bus service, including bus rapid transit ("BRT"), has not and cannot spur such economic benefits precisely because of its unpredictable, ever-changing routes. ²⁵ A BRT system includes fixed guideways for buses, thus removing segments of bus service from mixed-use traffic to enable quicker travel times. However, BRT is still characterized by flexibility in route

¹⁷ See DEIS at 1-22; id.at Table 8.1-1: Project Need Performance Summary for No Build, NEPA Preferred, and Project Element Alternatives.

¹⁸ Matt Kempner and J. Scott Trubey, MARTA A Sudden Factor in Company Moves, THE ATLANTA JOURNAL-CONSTITUTION, Jan. 16, 2015, http://www.myajc.com/news/business/marta-a-sudden-factor-in-companymoves/njpnF/.

¹⁹ Maria Saporta, Transit and Walkability Key Factors in Kaiser Permanente's Decision to Put 900 New Jobs in Midtwon, SAPORTAREPORT, Apr. 17, 2015, http://saportareport.com/transit-and-walkability-key-factors-in-kaiserpermanentes-decision-to-put-900-new-jobs-in-midtown/. ²⁰ E-mail from Tina Votaw, Transit Oriented Dev. Specialist, Charlotte Area Transit Sys., to Kym Hunter, Staff

Attorney, S. Envtl Law Ctr. (April 22, 2015); see also Alternatives Analysis at 5-86 ("North Carolina's first LRT line, the Blue Line, has been a catalyst for almost \$1.5 billion of new or planned development along Charlotte's South Corridor, a formerly underutilized railroad corridor.").

²¹ E-mail from Tina Votaw, *supra* note 20.

²² *Id*.

²⁴ Alternatives Analysis, at 5-86–5-87 (listing the significant economic benefits which have accrued to the areas

surrounding the respective light rail systems).

25 Alternatives Analysis, at 5-88 (citing limited available studies on BRT and noting that potential economic benefits of BRT are unproven and speculative, unlike light rail's demonstrated positive effects).

and still relies on mixed-use traffic for portions of its trip. Businesses cannot plan on bus service, but businesses can and will plan on a fixed light rail system.

D. Light Rail Creates Desirable Mixed-Use Communities

Private citizens are also increasingly choosing to live near established public transportation options. Indeed, a recent Chapel Hill poll indicated that the D-O LRT project is "overwhelmingly popular" with 69% of voters supporting the project. This is in line with national trends showing that people, particularly the Millennial generation, are consciously driving less and prefer to use alternate modes of transportation. The vast majority of Millennials express a preference for living in more urbanized, mixed-use, walkable communities with public transportation access. Existing compact, mixed-use development along public transportation routes have shown that such less automobile-dependent communities are a reality with corresponding real benefits: "[r]esidents of communities with high-quality, well integrated public transit... own half as many vehicles, drive half as many annual miles, walk and bicycle four times more, and use public transit ten times more than residents of more automobile-dependent communities." "²⁹

Light rail will also assist less mobile populations, such as the elderly, 0- or low-car households, and lower-income families. These populations will be able to depend on light rail for their transportation needs, while also making long-term housing and employment decisions knowing that light rail will remain, fixed in route, for the future. Indeed, the D-O LRT system will connect large employment and education centers with its end points near the institutions of the University of North Carolina and Duke University, respectively. Public transportation to such employment hubs will provide a low-cost, reliable means of transportation to jobs for low-income and 0-car households. These same individuals will also have greater access to the educational opportunities at both universities on the D-O LRT project route. Light rail and its corresponding transit-oriented development "provide basic mobility and accessibility, particularly for physically and economically disadvantaged people, such as people with disabilities and lower-income seniors." Public transportation and more compact, mixed-use communities can provide a means of greater access to necessary medical services for the elderly and disabled. The D-O LRT project exemplifies this attribute by connecting to both the UNC

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²⁶ Memorandum from Tom Jensen, Dir. of Pub. Policy Polling, State of the Chapel Hill Election 2 (Sept. 23, 2015), *available at* http://chapelboro.com/wp-content/uploads/2015/09/ChapelHillPoll2015.pdf.

²⁷ TONY DUTZIK & PHINEAS BAXANDALL, U.S. PIRG FUND & FRONTIER GRP., A NEW DIRECTION: OUR CHANGING RELATIONSHIP WITH DRIVING AND THE IMPLICATIONS FOR AMERICA'S FUTURE 21-25 (2013), *available at* http://www.uspirg.org/sites/pirg/files/reports/A% 20New% 20Direction% 20vUS.pdf.

²⁸ *Id.* at 23; *Millennials Prefer Cities to Suburbs, Subways to Driveways*, NIELSON (Mar. 4, 2014), http://www.nielsen.com/us/en/insights/news/2014/millennials-prefer-cities-to-suburbs-subways-to-driveways html. ²⁹ LITMAN, *supra* note 9, at 3.

³⁰ E.g. DEIS, at 1-3–1-4.

³¹ LITMAN, *supra* note 9, at 16.

³² E.g. Wendy Fox-Grage & Jana Lynott, AARP Pub. Policy Inst., Expanding Specialized Transportation: New Opportunities Under the Affordable Care Act 1 (Jan. 2015), available at

Hospitals and the Duke/VA Medical Centers. Furthermore, fixed-route transportation helps older adults maintain a more independent lifestyle while remaining in their homes and communities, particularly when paired with well-coordinated, community-focused transportation and growth policies.³³

Public transportation and compact, walkable communities will also assist families living in poverty by enhancing transportation options and access. As recognized in a Federal Highway Administration paper, "[i]mproving mobility and job accessibility are very important factors to escape poverty."³⁴ Light rail will serve as a reliable, fixed, accessible transportation option and drive development of less automobile-dependent communities. Such characteristics appeal to and benefit populations in need of greater transportation accessibility, as well as those who are deliberately choosing to rely less on private automobiles for their travel needs.

II. The NEPA Preferred Alternative is the Best Option for the D-OLRT Project

The above-stated benefits of light rail inform our support for the specific D-O LRT project. The stated Purpose and Need of the D-O LRT project includes implementing a hightransit transportation solution that facilitates future land use plans which focus on compact, transit-oriented development. 35 As the DEIS states, "[i]n order to address the transportation challenge faced by the region and more specifically within the D-O Corridor, and to cultivate a more sustainable cycle of growth for a future, a high-capacity transportation infrastructure solution is required."³⁶ Thus, this project is intended to address not only transportation demands, but land-use demands. Indeed, the Alternatives Analysis completed at an earlier stage of this project identified four needs to be addressed, one of which was "to foster compact development."³⁷ A light rail system is by far the best high-transit option in terms of promoting compact, less-environmentally damaging development. As documented throughout the DEIS, the D-O LRT project will best satisfy the defined Purpose and Need of the project as compared to other transportation options and the studied alternative light rail routes.

A. Light Rail is the Best Transportation Alternative for Meeting the Stated Purpose and Need of the Project

Light rail represents the best option for alleviating the already-present problems of increasing congestion in the project area. As identified in the DEIS, population growth in

http://www.aarp.org/content/dam/aarp/ppi/2015/AARP-New-ACA-Transportation-Opportunities.pdf (identifying access to transportation as a critical need for elderly individuals).

³³ E.g. TRANSP. FOR AM., AGING IN PLACE, STUCK WITHOUT OPTIONS 3, 35 (2011), available at http://www.t4america.org/docs/SeniorsMobilityCrisis.pdf.

³⁴ FED. HIGHWAY ADMIN., NATIONAL HOUSEHOLD TRAVEL SURVEY BRIEF: MOBILITY CHALLENGES FOR HOUSEHOLDS IN POVERTY 3 (2014), available at http://nhts.ornl.gov/briefs/PovertyBrief.pdf.

³⁵ DEIS at 1-22–1-23; see also Alternatives Analysis at 3-1.

³⁶ DEIS at 1-16.

³⁷ Alternative Analysis at 3-1. The other three needs were: "to enhance mobility," "to expand transit options between Durham and Chapel Hill," and "to serve populations with high propensity for transit use." Id.

Durham and Orange Counties is exploding; indeed, "[b]etween 2010 and 2040, the population of each county is expected to grow by 64 percent and 52 percent, respectively." ³⁸ We agree with and applaud the DEIS's acknowledgment that "[t]he existing built and natural environments limit the ability to widen the roadways to accommodate additional travel lanes," and that "[i]f left unmanaged, this rapid growth will not only continue to constrain corridor mobility, but will also result in sprawling development patterns, which would lead to the reduction of open space and farmlands." ³⁹ Building more roads is not the answer to population growth and increased transportation demands, and expanding such roads would result in environmentally harmful development patterns and further exacerbate dependence on automobile travel. We further agree with the DEIS's conclusion that "[e]ven with implementation of all roadway projects programmed in the 2040 MTP, the capacity of the roadway system will not keep pace with the increase in traffic volumes."40 Importantly, building new roads can sometimes paradoxically cause an increase in congestion. Travelers who previously avoided congested roads by foregoing discretionary trips or by traveling at non-peak hours might now opt to take more trips at different times. Moreover, development might expand along the new road, creating new communities and new travel demands. As such, building roads entices new vehicle trips, creating what is known as "induced demand" and in turn causing more, not less, congestion.

Light rail is uniquely suited to meet the transportation needs in the D-O Corridor. GoTriangle analyzed a variety of different transit system options in the Alternatives Analysis phase, and correctly concluded that they would not meet the identified Purpose and Need of the project. As identified in the earlier Alternatives Analysis, "the flexibility in the delivery of conventional bus services fails to provide the permanency in routing and stop placement necessary to shift current development patterns." Furthermore, adding additional buses on already congested roadways will not address increased travel demands. As observed by the DEIS, "[t]he number of buses serving each of these areas [near UNC hospitals and /Durham VA Medical Center/Duke University Medical Center] has surpassed or is approaching the feasible limit of the number of buses that can be accommodated on the roadways." We have been pleased by the increased bus ridership in the region, as identified by the DEIS, and believe this is indicative of the shift in the public's desire and willingness to utilize public transportation options. However, the DEIS correctly identifies that the current bus system at our present-day population levels is increasingly inconsistent and unreliable in adhering to bus schedules.

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³⁸ DEIS at 1-5.

³⁹ *Id*.at 1-6.

⁴⁰ *Id.* at 1-17.

⁴¹ Alternatives Analysis, ES-4–ES-8, 5-113–5-118, (2012); *see* 42 U.S.C. § 4332 (C), (E) (requiring evaluation of "appropriate alternatives" when preparing EIS); 40 C.F.R. § 1502.14 (limiting EIS review of alternatives to those that are "reasonable").

⁴² Alternatives Analysis at 3-8.

⁴³ DEIS at 1-18–1-19.

⁴⁴ *Id.* at 3-9; *see id.* at 1-22.

⁴⁵ *Id.* at 1-10.

Clogged roadways already prevent efficient travel times of both private cars and buses, and this will only worsen with an increased population in the area.⁴⁶

Like increased bus service, BRT falls far short of meeting the Purpose and Need of the project. Triangle Transit ruled out BRT largely because of its inability to meet the economic development and compact growth elements of the project's Purpose and Need. 47 While proponents of BRT tout its flexibility and ability to respond to growth and development, this characteristic is precisely why BRT is less effective in driving compact land use patterns. Light rail outcompetes BRT in passenger capacity, partially because cars can be added to trains, and additional trains can be added to the entire light rail system with minimal impact so as to easily increase passenger capacity. Finally, commuter rail or heavy rail was appropriately rejected as a feasible option for the D-O corridor. Such vehicles are incapable of stopping quickly enough between closely-spaced stations, such as are needed on Duke and UNC campuses and in downtown Durham.

In contrast to other options, the D-O LRT project is a fixed transportation system which will drive smart, compact development while decreasing the numbers of cars on the road and enhancing public transportation accessibility. As the Alternatives Analysis succinctly summarized, after extensive evaluation of other modes of transportation, "the [light rail alternative] alone can fully address the stated Purpose and Need for a fixed-guideway investment in the Durham-Orange Corridor." Ridership forecasts of the NEPA Preferred Alternative demonstrate that light rail will provide a substantial reduction in automobile trips; by 2040, the preferred alternative will account for more than 23,000 trips per average weekday. These forecasts are supported by the ridership rates of the Charlotte Lynx system where daily ridership exceeded 2020 forecast levels within three years of its initial operations "and now averages about 15,000 trips per day." The DEIS also projects that the light rail system will yield 23 million fewer vehicle miles traveled annually by year 2040. We agree with and support GoTriangle's determination that light rail is the best mode of public transportation for meeting the transportation and development needs of the D-O Corridor.

B. The NEPA Preferred Alternative is the Superior Alignment for the D-OLRT Project

We urge GoTriangle to proceed with the currently identified NEPA Preferred Alternative. We agree with and applaud the DEIS's observation that "[t]he NEPA Preferred Alternative would cause the least damage to the biological and physical environment and best protect,

⁴⁶ *Id.* at 1-18.

⁴⁷ E.g. Alternatives Analysis at 5-88, 5-113; DEIS at 1-16.

⁴⁸ Alternatives Analysis at 5-113.

⁴⁹ DEIS at 3-14.

⁵⁰ Alternatives Analysis at 5-86.

⁵¹ DEIS at 4-252; *id.* at Table 4.13-1: *Comparison of Estimated Annual VMT for the Triangle Region (2040)* (in millions of miles).

preserve, and enhance historic, cultural, and natural resources."⁵² The NEPA Preferred Alternative represents the Least Environmentally Damaging Practicable Alternative ("LEDPA"), as determined by the U.S. Environmental Protection Agency ("EPA").⁵³ The United States Army Corps of Engineers ("USACE") likewise supports the NEPA Preferred Alternative.⁵⁴

In completing its thorough review of alternatives, GoTriangle carefully considered whether certain sections of the proposed D-OLRT route could be aligned differently. These Project Element Alternatives constitute different possible routes in the New Hope Creek and Little Creek areas of the project's route. As determined by the DEIS after careful evaluation, the other Project Element Alternatives have greater environmental impacts, particularly to undisturbed natural habitats, than the NEPA Preferred Alternative.

For example, the C2 Alternative impacts 23 more acres of biotic resources than the NEPA Preferred Alternative. The C1 and C1A Alternatives would impact undisturbed natural areas, such as the Little Creek Bottomlands and Slopes Significant Natural Heritage Area. Heritage Area. Importantly, the USACE informed GoTriangle that given the existence of a less-environmentally damaging alternative, the USACE would not authorize the C1 alternative with its corresponding significant adverse impacts to natural resources and public use of the Jordan Lake Game Lands. Although the DEIS nonetheless carefully studied this alternative, the USACE's unwillingness to grant GoTriangle use of the Jordan Lake Game Lands for the C1 Alternative effectively eliminates it as an option.

The NEPA Preferred Alternative also outperforms the New Hope Creek Alternatives in terms of impacts to the natural environment. The New Hope Creek LPA ("NHC LPA") Alternative would result in fragmentation of undisturbed forested areas and wetlands, and would create a new transportation corridor in the New Hope Creek Bottomlands. ⁵⁹ The New Hope Creek 1 ("NHC 1") Alternative fares slightly better than the NHC LPA Alternative, but would impact 7 more acres of hardwood forests than the NEPA Preferred Alternative. We are pleased that the selected NEPA Preferred Alternative impacts the fewest acres of biotic resources as compared to the other element alternatives, and we support GoTriangle in advancing this route for further evaluation and implementation. ⁶⁰

⁵² *Id.* at 8-26.

⁵³ *See id.* at 8-14.

⁵⁴ See id. at 8-14.

⁵⁵ *Id.* at 8-18.

⁵⁶ *Id.* at 8-17.

⁵⁷ *Id.* at 8-17, G-99.

⁵⁸ See 16 U.S.C. § 460d (authorizing USACE to "grant leases of lands . . . at water resource development projects . . . for such purposes as [the Secretary] may deem reasonable in the public interest"). ⁵⁹ *Id.* at 8-18–8-19.

⁶⁰ See DEIS at Table 8.2-1: D-O LRT Alternatives Benefits and Consequences Matrix.

C. Fewer Harmful Effects Correspond to the Farrington Road Rail Operations and Maintenance Facility

In addition to studying different alignment routes, the DEIS reviewed different possible locations for a rail operations and maintenance facility ("ROMF"), where trains will be serviced and stored, and where the technical operations for the system will be based. The Farrington Road ROMF included in the NEPA Preferred Alternative surpasses each of the alternative ROMF locations. Leigh Village would permanently impair use of the historic Walter Curtis Hudson Farm, and the Patterson Place ROMF is incompatible with the Preferred Alternative New Hope Creek Element ("NHC 2"), as well as the perhaps "second best" New Hope Creek route possibility of NHC 1.61 Because the Patterson Place ROMF would rule out these two environmentally-preferable routes, we oppose the Patterson Place ROMF and strongly concur with the NEPA Preferred Alternative's selection of the Farrington ROMF. While the Cornwallis and Alston Avenue ROMF locations may result in fewer impacts to water resources, and natural resources in the case of the Alston Avenue ROMF, the resulting operational difficulties, higher costs, and community impacts render these locations less desirable to the NEPA Preferred Alternative location. 62 Specifically, the Cornwallis Road location would have significant impacts on the Judea Reform Congregation, Levin Jewish Community Center, and the Lerner Jewish Community Day School. 63 The Alston Avenue Location would be located in an area with high low-income and minority populations, result in a net loss of jobs, and displace multiple businesses.⁶⁴ Such significant community impacts would undermine the community support and longevity of the D-O LRT project.

In sum, the NEPA Preferred Alternative utilizes existing transportation right-of-ways and follows a route that minimizes new impacts to sensitive environmental resources. By sticking close to established transportation corridors, most of the NEPA Preferred Alternative's environmental impacts are to already disturbed environments. As such, we are pleased with the identified NEPA Preferred Alternative and strongly support GoTriangle's continued selection of this route and ROMF location as the NEPA Preferred Alternative.

III. GoTriangle Should Continue to Analyze Certain Environmental Impacts and Develop Further Mitigation Measures

On the whole, the DEIS carefully and thoroughly documents the possible impacts to natural resources, streams and wetlands, water quality, and air quality within the project area. We are pleased with the consistent recommendation of best management practices to avoid and reduce certain environmental impacts. The below comments applaud some of the specific aspects of the DEIS's discussion of the affected environment and environmental consequences,

62 *Id.* at 8-21–8-22. 63 *Id.* at 8-21.

⁶¹ *Id.* at 8-20.

⁶⁴ *Id.* at 8-22–8-23.

while also noting areas in which the Final Environmental Impact Statement ("FEIS") should be improved.

A. Natural Resources

Overall, we are content with how the DEIS addresses potential impacts to natural resources, including wildlife and broader ecosystem impacts. The DEIS recognizes that the indirect impacts—largely compact development in the affected area—"would be more beneficial to natural resources than the type of dispersed growth that typically occurs with auto-oriented development."65 We believe such acknowledgments and comparisons are important when considering a project such as this, where some minimal environmental harm may result in the construction and implementation phases, but where the long-term environmental effects are substantial. Even then, the natural resource impacts will largely be limited to already disturbed habitats.66

However, the DEIS provides an incomplete picture regarding endangered and threatened species. We are pleased that GoTriangle carefully analyzed the occurrence of federally listed species in the project area, and that the DEIS includes preliminary measures to be taken in the event the species are observed in the area. Nonetheless, the DEIS lists many North Carolina state-listed endangered and threatened species, but does not include any information about their abundance in the project area or how to mitigate possible harm to the species. We understand that studies and coordination with North Carolina agencies are ongoing, and we encourage careful evaluation of possible harm to these species and implementation of necessary mitigation measures. The FEIS should include a more thorough discussion regarding these state-listed species.

B. Water Resources

While the NEPA Preferred route will have impacts to water resources in the project area—particularly wetlands, streams, and floodplains—the impacts are relatively minor when considered in comparison with the sprawling, car-oriented development that would occur under a No Build scenario. 67 Nonetheless, we note that the NEPA Preferred Alternative will impact approximately .558 acres of wetlands, ⁶⁸ and that the Little Creek project elements alternatives would actually impact .05 acres fewer than the NEPA Preferred Little Creek route (C2A).⁶⁹ We have limited concerns about this as the acreage impact is so slight. Moreover, we understand that while the Little Creek alternatives may impact a smaller acreage of wetlands, these alternatives "would impact one or two more [discrete] wetlands." Nonetheless, GoTriangle

⁶⁵ *Id.* at 4-92.

⁶⁶ *Id.* at 4-138, 4-142. ⁶⁷ *E.g. id.* at 4-290, 4-292.

⁶⁸ *Id.* at 4-156.

⁶⁹ *Id.* at 4-159.

⁷⁰ *Id.* at 4-159.

should continue to evaluate the possible wetlands impacts associated with the NEPA Preferred Alternative and identify specific mitigation measures to ensure the least impact possible to these special water resources.

C. Air Quality

The DEIS's cursory examination of air quality impacts does a disservice to the project by failing to document the significant positive effects the D-O LRT will have on air quality. While "[m]odeling analyses are only required for areas that are in nonattainment or maintenance for a particular pollutant" in terms of National Ambient Air Quality Standards ("NAAQS") under the Clean Air Act, the FEIS should discuss more of the air quality impacts than are discussed in the DEIS. The DEIS identifies that Durham County is a maintenance area for carbon monoxide and then limits air quality discussion to this sole pollutant and area. Even if modeling analyses are not required, the FEIS should document and consider the possible air quality impacts that will result from this project. For example, the FEIS should note that by reducing the numbers of cars on the road, there will be a corresponding reduction in multiple harmful pollutants. Moreover, even if additional modeling analyses are not *required*, they certainly are not prohibited, and we would support GoTriangle conducting further modeling analyses to document the positive effects this system will have on air quality.

D. Greenhouse Gas Emissions

One of the prime environmental benefits of the D-O LRT is the potential for reductions in tailpipe emissions of GHGs. In December 2014, the Council of Environmental Quality ("CEQ") issued a draft guidance on "Consideration of Greenhouse Gas Emissions and the Effects of Climate Change," under NEPA. The draft guidance instructs agencies to consider impacts on GHGs when conducting a NEPA analysis. The DEIS failed to conduct such an analysis, citing a lack of a "national strategy to address greenhouse gas emissions from transportation," and asserting that "[i]t is technically unfeasible to accurately model how negligible increases or decreases of CO₂ emissions at a project scale would add or subtract to the carbon emissions from around the world." We disagree with this sentiment. As recognized by the CEQ's draft guidance, while "climate impacts are not attributable to any single action," they are "exacerbated by a series of smaller decisions, including decisions made by the government" and should be analyzed as such. Here, the D-O LRT's impact would almost certainly have the positive environmental effect of reducing GHGs. Documenting such a positive effect is important for future transportation planning and to establish the precedent of conducting such evaluations.

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⁷¹ The FEIS should also clarify that 40 C.F.R. 93, subpart A, requires modeling analyses for only nonattainment or maintenance areas for a given pollutant. While reference is made in Appendix K23, the source of this requirement should be clarified within the text of the FEIS.

⁷² Revised Draft Guidance on Consideration of Greenhouse Gas Emissions and the Effects of Climate Change, 79 Fed. Reg. 77801 (Dec. 24, 2014).

⁷³ DEIS at 4-201.

⁷⁴ Revised Draft Guidance, 79 Fed. Reg. at 77825.

IV. GoTriangle Should Continue to Collaborate with Low-Income and Minority Communities Who May be Impacted

Although there is wide community support for enhanced public transit options in the D-O Corridor and for light rail in particular, ⁷⁵ the D-O LRT project has the potential to disproportionately burden certain low-income and minority communities in Durham. While the Durham-Chapel Hill Metropolitan Statistical area is economically robust, the DEIS notes that the census tracts within the D-O Corridor have a 19 percent lower median household income than the combined median household income in Durham and Orange counties on the whole. ⁷⁶ More than thirteen percent of households within the Corridor do not have an available vehicle, and 42.6 percent of households in the Corridor have only one vehicle. ⁷⁷ Moreover, Durham has a history of proposed transportation projects having a disproportionate impact on people of color and low-income communities. ⁷⁸ GoTriangle must be mindful of these disparities and the historical backdrop in continuing to proactively engage communities that will be affected by the D-O LRT project.

We are pleased by GoTriangle's thoughtful efforts to date in informing and collaborating with affected communities. The DEIS identifies access to proposed stations is a primary concern voiced by low-income and racial minority communities in the area. The DEIS also highlights concerns about affordable housing, business displacements, and inequitable distribution of sales tax revenues from the area. While the DEIS identifies responses to each of these concerns, we hope GoTriangle continues to collaborate and develop additional means of mitigating these concerns, as required by Executive Order 12898. We are pleased that Durham County and the City of Durham have set goals of having "15 percent housing within a ½ mile of each station be affordable to people at or below 60 percent of the median area income." However, we encourage GoTriangle to work with local leaders to develop more hard-and-fast policies and mechanisms to keep housing affordable. Such measures should include methods to help current residents in the affected areas remain in their homes and not be priced-out of their residences. Additionally, the DEIS should be clearer and more consistent about the potential problem of

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⁷⁵ E.g. Jensen, supra note 26, at 2.

⁷⁶ DEIS at 1-8.

⁷⁷ *Id.* at 1-5.

⁷⁸ See id. at 5-30; Removal of Los Primos Supermarket – Analyzing and Identifying Alternatives, FED. HIGHWAY ADMIN. (last updated Feb. 4, 2013),

https://www.fhwa.dot.gov/environment/environmental_justice/ej_and_nepa/case_studies/case04.cfm; *Case Studies: East-West Expressway Environmental Impact Study*, FED. HIGHWAY ADMIN. (last updated Aug. 29, 2011). http://www.fhwa.dot.gov/environment/environmental_justice/case_studies/case3.cfm. ⁷⁹ DEIS at 5-18.

⁸⁰ Id. at Table 5.3-1: EJ Community Concerns Expressed and Triangle Transit Actions/Response.

⁸¹ Exec. Order No. 12,898, 59 Fed. Reg. 7629 (Feb. 11, 1994).

⁸² DEIS at Table 5.3-1: *EJ Community Concerns Expressed and Triangle Transit Actions/Response*; *id.* at 5-31; *see* N.C. GEN. STAT. § 136-252(b)(3)(d) (requiring recipients of state public transportation grant money to develop strategies "to provide replacement housing for low-income residents displaced by transit development . . . for the purpose of increasing the s tock of affordable housing to at least fifteen percent (15%) [near the transit development] to be affordable to families with income less than sixty percent (60%) of area median income.") .

affordable housing; a few pages after identifying this problem, the DEIS includes "[a]ffordable housing near transit" as one of the offsetting beneficial impacts the project will have on lowincome and minority populations.⁸³ Affordable housing should be eliminated from this list of benefits in the FEIS, unless concrete and enforceable policies are instituted that guarantee access to affordable housing proximate to light rail stops.

The DEIS observes that acquisitions and displacements required by the D-O LRT project might "be perceived as a disproportionately high and adverse effect on the east Durham community in particular."84 The DEIS lacks documentation or analysis of the businesses and community resources that may be displaced due to the project. This missing information creates an incomplete picture of the nature and extent of the adverse effects such displacements and acquisitions will have on affected people of color and low- income communities. As such, we urge GoTriangle to devote detailed discussion in the FEIS to the precise businesses and resources to be displaced in the affected areas. Further, as much as possible, GoTriangle should select routes that will require as few business, community resource, and residential displacements as possible. Retaining community pillars is key for community cohesion.

We are mindful that community members have expressed concerns that the current D-O LRT project does not reach East Durham, where low-income and minority populations are in dire need of better access to public transportation. Instead, light rail will reach these communities only during a possible later phase of light rail expansion. In the transportation mitigation section, the FEIS should address coordinating connecting bus service from East Durham communities to the nearest D-O LRT stop as well as provide realistic numbers on the ridership projections for D-O LRT from East Durham. Because community members have expressed that the D-O LRT will not serve the East Durham community due to the local nature of community travel, these additional actions would work toward establishing how East Durham residents would get to the D-O LRT, assessing the level of current East Durham community transportation need, and firmly determining how this project can actually provide transit to those lower-income, less mobile households. Indeed, since a prime part of the Purpose and Need for the project is providing public transit access to lower-income, less mobile households, connecting East Durham communities to this light rail project should be prioritized.

Finally, we urge GoTriangle to study and include in the FEIS information about the estimated fares for light rail passengers. We note that the DEIS stated Go Triangle will work with public transportation staff to "engage the public and complete a Transit Service and Fare Equity Analysis" prior to initiating revenue service. 85 If the light rail service is cost-prohibitive for low-income populations, the project will not satisfy its stated Purpose and Need, and may not yield as many positive benefits for target populations as forecast by the DEIS.

⁸³ DEIS at 5-35. ⁸⁴ *Id.* at 5-30. ⁸⁵ *Id.* at 3-14.

As noted throughout the DEIS's section on impacts to low-income and minority populations, despite the possible negative impacts, many positive impacts will accrue to the affected communities. These include new employment prospects and greater mobility and connectivity with other communities through the greater access to reliable public transportation. We agree that in many ways, low income and people of color communities stand to benefit from the D-O LRT project, but we nonetheless encourage GoTriangle to continue to carefully analyze and avoid potential impacts to these communities.

V. Conclusion

We are thrilled to offer our support for the D-O LRT project and to submit these overwhelmingly positive comments regarding the project. As discussed above, the D-O LRT system represents an opportunity to improve the public transportation network in the region, while driving compact, prosperous growth and development in the face of future population growth in the D-O Corridor. In turn, the D-O LRT project corresponds to environmental, health, and community benefits. We urge GoTriangle to enhance its analysis and address our limited concerns regarding the project. We look forward to continuing to work with GoTriangle in advancing this exciting public transit investment.

Sincerely,

Kym Hunter Staff Attorney

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Associate Attorney

Camera H. McG

⁸⁶ *Id.* at 5-3–5-35.

KH/lv

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