FTA 5310: Specialized Transportation



UTA's Subrecipient Grant Management Handbook

TABLE OF CONTENTS

1. POST AWARD TRAINING

- 1.1. Purpose of This Guide and Acronymns
- 1.2. Post Award Training Workshop
- 1.3. RidePilot LITE Training

2. REPORTING REQUIREMENTS

- 2.1. Daily/Weekly Reports
- 2.2. Quarterly Reports
- 2.3. Annual Reports and Forms
- 2.4. Grant Close Out Report
- 2.5. Grant Timeline

3. OPERATING ASSISTANCE

- 3.1. Allowable Expenses
- 3.2. Preparing Backup Documentation
- 3.3. Submitting a Payment Request

4. VEHICLE MANAGAMENT

- 4.1. Vehicle Procurement Process
- 4.2. Vehicle Pick-up, Invoicing, Insurance
- 4.3. RidePilot LITE Reporting
- 4.4. Vehicle Maintenance
- 4.5. Vehicle Inspections
- 4.6. Driver Training and Accidents
- 4.7. Asset Securement and Tracking
- 4.8. Useful Life and Disposal

5. SITE VISITS / RISK ASSESSMENTS

- 5.1. Site Visits
- 5.2. Risk Assessment
- 5.3. FTA Triennial Review
- 5.4. Single Audit Requirements

6. CIVIL RIGHTS and other REQUIREMENTS

- 6.1. Title VI
- 6.2. Disadvantaged Business Enterprise (DBE)
- 6.3. Equal Employment Opportunity (EEO)
- 6.4. Americans with Disabilities Act (ADA)

7. RESOURCES

- 7.1 UTA Contacts
- 7.2 Internal Resources
- 7.3 External Resources





1.1. Purpose of This Guide

You are awarded! Now what?

This guide will correspond with your post award training workshop. This guide should be read and kept for reference by anyone working closely with your 5310 grant and/or vehicles. This guide will outline the basic FTA (Federal Transit Authority) 5310 requirements of managing your grant, and what is required for your agency to have compliance. If your agency (the subrecipient of FTA 5310 funding) is not in compliance neither is the pass-through entity (UTA).

Our job here at UTA is to help your agency be compliant with FTA 5310 regulations, so that we are also in compliance. It is important to us to be available to assist you or answer questions. Do not hesitate to contact us if you have questions about the program or compliance. (See contacts on page ##) We also have our FTA approved Program Management Plan available on our website for your agency to refer to at any time. This plan outlines our process of managing the FTA 5310 program and our subrecipients and is approved by the FTA.

How to use this guide : We recommend you read the entire guide front to back when you first start managing this grant, and keep a copy for reference. This guide may be updated every grant cycle, and will be available for download on rideuta.com/cmm

Acronyms used in this book:

FTA= Federal Transit Administration FFY= Federal Fiscal Year UTA= Utah Transit Authority PTE= Pass Through Entity that receives funds from FTA and distributes it to subrecipients CM = Coordinated Mobility Department within UTA that oversees the FTA 5310 awards CMGA= Coordinated Mobility Grant Administrator GCO = Grant Compliance Officer ZG= Grant Management Portal ZoomGrants UZA= Large Urbanized Areas of Utah CAFR = Comprehensive Financial Report LCC = Local Coordinating Council DMV= Department of Motor Vehicles UDOT = Utah Department of Transportation ADA= Americans with Disabilities Act LAP= Language Access Plan LEP= Limited English Proficient persons DBE = Disadvantaged Business Enterprise EEO= Equal Employment Opportunity CAP= Corrective Action Plan GAO= U.S. Government Accountability Office GAGAS= Generally Accepted Government Auditing Standards (Yellow Book)



1.2. Post Award Training Workshop

Once your agency has received their award letter, and Notice of Funding from ZoomGrants, there will be a mandatory Post Award Training Workshop (typically held in the fall). Attendance is required by <u>all agencies</u> receiving an award, whether it is technology, operations, vehicle, or any other project type. This training workshop will review what is expected of you as an FTA 5310 funds recipient. Operations requirements and specific requirements for vehicle awards are covered. New subrecipients must also schedule a one-on-one or group training with our RidePilot specialist before receiving a vehicle, as vehicles require more management and documentation retention than operating assistance projects do. Dates and Times of the workshop will be sent out by email, through Zoomgrants, and posted on our website: Rideuta.com/cmm

NOTE: If you have new employees or need a refresher, these trainings are open to any and all awardees. Further instructional videos and recorded trainings can be found on the 'Utah UZA's FTA 5310' YouTube page:

www.youtube.com/@UTAHUZAsFTAGrantManagement

1.3. RidePilot Training

For agencies receiving vehicles, you will need to schedule a RidePilot Training and set up with Clint Wilkinson. If you are just looking for a refresher or have questions regarding RidePilot you can also reach out to him.

Vehicles will be inspected by UTA every 2 years, and also be seen for Federal Asset Inventory every 3 years. After a vehicle has met its useful life, it will not longer require vehicle inspection and ridepilot reporting, however, they will still need to be part of UTA's Federal Asset Inventory until they are disposed of.

Pre/Post trip inspections are required daily and must be kept for 3 years. RidePilot must be updated daily or weekly, but no less than weekly.

For more on vehicle management, please go chapter 4.





2. Reporting Requirements

2.1 Daily/Weekly Reports

If you are running vehicles, you must complete your trips in RidePilot daily, or no less than once a week. Pre/post trip inspection forms must be completed daily and kept where a reviewer or auditor can check them, whether in a folder or on a google drive. All forms must be kept 3 years before disposing of.

2.2 Quarterly Reports

The FTA 5310 program requires quarterly reports beginning the day the contract is executed to the date the project is completed. There must be at least 2 years worth of quarterly reports and final project completion. These reports will be submitted and recorded in our grant management software ZoomGrants. In ZoomGrants, use the tab labeled Quarterly Report and the date associated with the report due.



For recipients of vehicles, you must keep reporting in RidePilot until the vehicle reaches its "Federal useful life" but you can stop reporting quarterly in ZoomGrants after two years. (If your project is still not completed after two years, you may have to continue quarterly reports until all awarded funds have been spent and project is closed)

Quarterly Reports are due by the 10th of the month following the end of the quarter. (E.g. Jan-March report will be due by April 10th)

The 5310 Grant Compliance Officer will run a report on the 15th day after each quarter, to check for subrecipient compliance. If your quarterly report is late or missing, it will be recorded and may affect your level of risk and future applications. (This will be explained further in chapter 5.2 Risk Assessment)

Federal Fiscal Year Quarters:

1) October – December (report due January 10th)

- 2) January March (report due April 10th)
- 3) April June (report due July 10th)
- 4) July September (report due Oct 10th)



Federal Fiscal Quarters, example is using FFY2023:



Filling out your report

Quarterly reports should include project type, total number of people served, trip purposes, one-way trips, and a narrative. Quarterly narratives should include progress made on your project, goals being met, setbacks, vehicle delivery dates, vehicle placed in service dates, any civil rights complaints or litigations, any resolutions, any updates on internal audits, any policy changes, any new employees hired, etc. Please be as descriptive and inclusive as possible in your quarterly narrative.

Total number served is based on the Federal fiscal year, so from October to the end of September. This means you would only count the number of people your project served for the year in those dates. For example, if my agency has 10 clients we typically serve, in my Oct-Dec quarterly report (due January 10th) I would put that my project served 10 people. Then the next quarter, Jan – March (due April 10th) I added no new clients so my quarterly report would say I served 0 people. Then, lets pretend in June we added 5 new clients. Then my next quarterly report I would report 5 people served. When that Federal fiscal year ended in October, after I submitted my July-September report, I would start over. So my Oct – Dec quarterly report would be 15 people served, because I have 15 clients and am starting a new year.

For one-way trips, you will report the number of trips you took from point A to point B. For example, my client Sally needs a ride to the doctor. We pick her up at her house and take her to the doctor's office. That is a one-way trip. Then we take her from the doctor back home. That is another one-way trip. So that day, Sally took two one-way trips.

If you took five clients to the doctor, you do not multiple the trip by 5. It is still one trip to the doctor, one trip back.



One-Way Trips

Location 1

Location 2

Clients 1-5 leave location 1



Incidental trips are any trip taken where a client was not involved. These can be delivering food, going to the gas station, running an errand, etc. If you report incidental trips you MUST include in your quarterly narrative what those trips were for.

TIP: Click the Refresh Page button (in blue at the top of the ZoomGrants screen) after submitting your report and make sure it shows it was submitted. You may have to click submit again and refresh a second time before it shows as submitted.

2.3 Annual Reports and Forms

An annual report of your award project progress will be created by the UTA Grant Manager based on your quarterly reports and sent to the FTA. If UTA has further questions about your project for this Federal annual report, we will contact you and expect you to reply in a timely manner.

There are also documents that must be provided annually.

These include:

UTA

- 1) Financial Report/ Internal Audit Report
- 2) Certificates and Assurances
- 3) Vehicle Insurance
- 4) Title VI update (every 3 years)

Federal Certifications and Assurances

FTA is authorized to consolidate any certification or assurance required by law or regulation for its programs into a single document a grant applicant may submit annually and must publish a list of all such certifications annually (49 U.S.C. 5323(n).)

What this paragraph means is the FTA will release a new copy of Certs and Assurances every year. UTA will send the subrecipients this document in Docusign to sign. Your agency must sign the new copy annually. If your agency already has a signed copy for other Federal awards, please send us a copy. Typically this document is released after January of each year.

Federal Master Agreement

Along with the Certs and Assurances we will also include the yearly Master Agreement. The Master Agreement is a form the FTA releases yearly that applies to each Underlying Agreement (Grant Agreement, Cooperative Agreement, Loan Agreement etc.) for a specific award. This agreement outlines compliance and responsibilities of both parties, UTA and the subrecipient. **This does not need to be signed** and returned, but it would be wise to review it yearly and save a copy for reference.

Financial Report/Internal Audit

Every year each subrecipient must turn over a full financial report and/or any internal audit results. If your agency is a city and/or government entity this report may be referred to as a "CAFR" or Comprehensive Annual Financial Report. If you are returning a financial report including an independent auditors report on internal control and financial reporting, please make sure this audit is performed in accordance with the Generally Accepted Government Auditing Standards (GAGAS) referred to as the "Yellow Book" and produced in the United States by the Government Accountability Office (GAO).

A typical financial report will include: current assets, net capital assets, liabilities (such as debt), revenue, grants, donations, interest, expenses (by category), investing activities, change in net assets, net assets at the beginning of the year, and net assets at the end of the year.

If your agency does not currently participate in internal audits, we highly suggest looking into it. Internal audits are good for detecting issues early, avoiding fraud waste and abuse, and to help you understand how your agency is doing and if you can handle new funding. An internal audit functions as an internal control and helps you prepare for external audits. If you can, self-identify the key issues in your agency and communicate with your internal auditors. Ask them if you are complying and if they can help you identify risk areas. You can then create a Corrective Action Plan (CAP) to show you are aware of compliance issues and what steps you will take to correct them. Completing a Corrective Action Pan will help with lowering your risk.

Starting October 2024 all financial reports, and invoices must include the following statement and a signature. This will be automatically added to your invoices submitted in zoomgrants, but you will have to add a coversheet to your financial reports:

"I certify to the best of my knowledge and belief that the information provided herein is true, complete, and accurate. I am aware that the provision of false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil, or administrative consequences including, but not limited to violations of U.S. Code Title 18, Sections 2, 1001, 1343 and Title 31, Sections 3729-3730 and 3801-3812."



2.4 Grant Close Out Report

When you have completed your project and reported for at least two years in zoomgrants, you can fill out your Close Out Form online. It is available in google forms, and we can send you a link. (If your project is not complete, for example its been two years but you are still awaiting a vehicle, you must keep reporting until you have received all items and drawn down all funds).

If closing operations, you will need to check "this is my last invoice" on the last request for the remaining balance. On your last quarterly report, select "project complete".

After completing the close out form, please send the grant officer an email stating you have finished all project obligation, completed your close out form, and you believe you are done with your quarterly reports. This will give the GCO a chance to look over your project, ensure we are not missing any documents, and they can turn off all future report reminders in zoomgrants.

Close out reports are due 90 days after the project end date.

2.5 Grant Timeline

FFY2023 Funds (operating, MM, Preventive maintenance etc.)





FFY 2024 Funds



Buffer Period to close out, for end of FFY23-24 grant awards



In the examples above, the period end date is 6/30/2025. This means that your agency has 90 days after that date to finish any final reports, complete the close out report, upload any missing documents or invoices, etc. Capital projects may not fit this timeline, depending on supply chain and vendor issues since 2020. If vehicles are not received in time, FTA will extend the milestone dates on those capital items ONLY. This will not affect the milestone dates for operating assistance expenditures.



3. Operations Invoicing

3.1 Allowable Expenses

If your FTA 5310 award includes operations, this is paid to you as a reimbursement at 50% of the total expense. FTA instructions (C 9070.1G) state that volunteer driver programs are eligible and include support for costs associated with the administration, management of driver recruitment, safety, background checks, scheduling, coordination with passengers, other related support functions, mileage reimbursement, and insurance associated with volunteer driver programs. The costs of enhancements to increase capacity of volunteer driver programs are also eligible. FTA encourages communities to offer consideration for utilizing all available funding resources as an integrated part of the design and delivery of any volunteer driver/aide program. If you are unsure whether an expense is eligible for reimbursement, **please ask before** submitting a reimbursement request.

Any expense must be directly related to the program or project to qualify as an allowable expense. Data plans for mobile devices to allow RidePilot AVL, or cell phones to allow operators to contact dispatch are allowable if required to run 5310 vehicles.

If you are billing for reimbursement on trips from outside transportation agencies, such as Uber or Lyft, and the trip will not be recorded in RidePilot, you MUST include: 1) starting and ending location 2) trip type or purpose 3) receipt showing cost, miles traveled 4) if including a tip in expense amount it must "reasonable" for your area, typically under 20%.

Operating assistance allowable (reimbursed at 50%)

Any activities that directly support the operation of your program, including

- Driver salary
- Outreach for volunteer driver programs
- Fuel expenses
- Vehicle insurance
- Anything allowable under preventive maintenance

Preventive Maintenance allowable (reimbursed at 80%)

activities, supplies, materials, labor, services, and associated costs required to preserve or extend the functionality and serviceability of the asset in a cost effective manner

- Routine scheduled maintenance
- Tires
- Windshield
- Car wash

Activities NOT ALLOWED

- Depreciation
- Taxes
- Lawyer fees
- Any goods or services for personal use
- Indirect costs



After reviewing the above list, if you are still unsure a charge is allowable please check the Federal Circular, 2 CFR 200 Subpart E - Cost Principles.

Preparing backup documentation 3.2

Backup documentation must be included with any Operations Reimbursement Invoice. Documents must be uploaded as a single PDF file. This guide will show you how that file needs to be organized, what information it should include, and show some examples.

The first page of your backup document should include a summary of all expenses for the quarter. Expenses should be separated by category (i.e. Driver Wages, Fringe Benefits, Fuel, Vehicle, Maintenance, Telecommunication etc.) It should also show a clear Total Balance, and Amount Requesting (the amount you are requesting will be 50% of the total balance).

Example Cover Page:

	T mancial Dim	ig Summar	y Occ		
	Made via FastBoo	ks Accounting	Softwa	are for Happy T	ransportatior
Expense Type	Description		<u>Total Amount</u>		
Wages and fringe	payroll for drivers		\$	80,000.00	
Fuel			\$	6,000.00	
Telecommunications	T Mobile		\$	600.00	
Preventative maintenance			\$	2,000.00	
Repairs			\$	100.00	
Vehicle Insurance			\$	800.00	
Transportation	Uber Ride		\$	40.00	
	Total Expenses:		\$	89,540.00	
	Local Match:		\$	44,770.00	
	<mark>5310 Reimbursen</mark>	<mark>ient Request:</mark>	\$	44,770.00	
F240 Creat Frinds Assended	ė	100 000 00	D	· ·	¢ F F 220 00
5310 Grant Funds Awarded:	\$	100,000.00	Rema	ining:	\$55,230.00

Financial Billing Summary Oct-Dec 2024



System: User Date:	4:	23:38 PM		U.	S. Payroll				Page: User ID:	1 sa
Ranges: Employee Departme Check Nu Audit Tr Date	nt	First - L First - L First - L First - L 4/1/2017	ast ast							
Sort By:	Employee ID									
Employee ID	Check Number	Dept	Audit Trail	Beg Date	End Date	Code	Shift	Hours/Units	Total Rate	Amount
BLAIJ01	22458	001	UPRCC00000420	4/1/2017	4/15/2017	PEN		1.00	\$44.63	\$44.63
BLAIJ01	22458	001	UPRCC00000420	4/1/2017	4/15/2017	SALARY		86.67	\$1,487.50	\$1,487.50
BLAIJ01	22458		UPRCC00000420	4/1/2017	4/15/2017	UT		0.00	\$0.00	\$60.73
BLAIJ01	22477	001	UPRCC00000421	4/16/2017	4/30/2017	PEN		1.00	\$44.63	\$44.63
BLAIJ01	22477	001	UPRCC00000421	4/16/2017	4/30/2017	SALARY		86.67	\$1,487.50	\$1,487.50
BLAIJ01	22477		UPRCC00000421	4/16/2017	4/30/2017	INSUR		0.00	\$0.00	\$397.18
BLAIJ01	22477		UPRCC00000421	4/16/2017	4/30/2017	UT		0.00	\$0.00	\$60.73
BROWR01	22459	001	UPRCC00000420	4/1/2017	4/15/2017	HOUR		18.75	\$10.00	\$187.50
BROWR01	22478	001	UPRCC00000421	4/16/2017	4/30/2017	HOUR		29.50	\$10.00	\$295.00
CABAH01	22460	001	UPRCC00000420	4/1/2017	4/15/2017	HOUR		80.75	\$15.00	\$1,211.25
CABAH01	22460		UPRCC00000420	4/1/2017	4/15/2017	UT		0.00	\$0.00	\$59.39

If you keep your payroll in an excel spreadsheet, that is fine if you include a unique employee identifier, check number, time, and amount. If we are unable to identify the drivers, and the amounts being requested your request will be denied.

For all other reimbursable items, you must submit proof of payment. This can be in the form of scanned receipts, or an invoice accompanied by a bank statement showing the invoice was paid.

Example of invoice and bank statement:





WELLS FARGO

Checking Account XXXX \$\$\$	¢ ¢ ¢
touting Numbers	
ctivity Summary	
urrent posted balance	
F	\$\$\$\$\$
ending withdrawals/debits	-\$\$\$\$
ending deposits/credits	\$0.00
vailable balance	\$\$\$\$\$
Activity	available on your account. The balances shown below next to the last
Activity The Available Balance shown above reflects the most up-to-date information transaction of each day do not reflect any pending withdrawals or holds on d transaction posted. If you had insufficient available funds when the transacti irst revious	eposited funds that may have been outstanding on your account when the
Activity The Available Balance shown above reflects the most up-to-date information transaction of each day do not reflect any pending withdrawals or holds on d transaction posted. If you had insufficient available funds when the transacti irst revious	eposited funds that may have been outstanding on your account when the on posted to your account, fees may have been assessed. Deposits/Credits Withdrawals/Debits Dail
transaction of each day do not reflect any pending withdrawals or holds on d transaction posted. If you had insufficient available funds when the transacti irst revious lext	eposited funds that may have been outstanding on your account when the on posted to your account, fees may have been assessed. Ending
Activity The Available Balance shown above reflects the most up-to-date information transaction of each day do not reflect any pending withdrawals or holds on d transaction posted. If you had insufficient available funds when the transacti irst revious lext Date Description withorized Transactions	eposited funds that may have been outstanding on your account when the on posted to your account, fees may have been assessed. Deposits/Credits Withdrawals/Debits Ending

Please highlight the expense or blur out the other expenses to make it clear which payment correlates with this specific invoice. If your invoices are not backed by receipts or bank statements your payment request will be denied.

The more organized and clear your backup documentation is, the faster we will be able to approve your payment request. If you have a payment request that shows approved, but it has been more than 30 days and you have not received payment please notify theGCO

3.3 Submitting a payment request

It is very important that UTA shows regular and timely use of grant funds as your projects progress. **Do not wait until the end of the grant to draw down funds.** It is very important that subrecipients request reimbursements on a regular quarterly basis, and meet deadlines and milestones laid out in their grant agreement.

Please assign an employee to this task. Subrecipients must submit invoices on a quarterly basis (monthly with UTA permission) with proper back up documentation attached to the invoice. (see 3.2 Backup Documentation for instructions). If you are submitting quarterly, by the end of your grant you should have 8 total invoices submitted for operating assistance. Please see the timelines discussed in the previous chapter to ensure you meet the dates on time.



UTA can send payments by check or direct deposit. If you would like to set up direct deposit, please let us know. You will be required to fill out an ACH form and submit it to the UTA Accounts Payable (AP) department. The form is available on the UTA website and within the ZoomGrants Application in the documents section.

To begin an electronic invoice for a reimbursement payment request, go to your ZoomGrants account and make sure you are in the correct year (your application admin must give you invoice permissions to access) and click the 'Reimbursements' tab.

Summary	Appl	ication Questions	Budget	Documents
Reimbursem	Quarterly Report		Quarterl	y Report Totals

Reimbursements

Next, assuming you have invoicing permissions, you click the 'Create a new invoice" in blue.

on column headers to sort o Reimbursements Question	n that column)		
Invoice			
Invoice Number	Date Submitted	Status	Rec
your invoice #	[delete]	Not Submitted	
your invoice #	[delete]	Not Submitted	
your invoice #	[delete]	Not Submitted	
		Total	US

Next, a pop-up box will open for you to fill out. For the invoice number, you will use your agency abbreviated and the last date of the quarter you are billing for. (E.g. UTA013020)



ZCOMGRANTS	How do I do this?	Email This Invoice Save as
Utah Transit Authority UTA 2018 Project Funds - AL	L UZAs	Utah Transit Auth 2018 FTA 5310 6
PO Number		
Reimbursement Account Number		
Subledger Code		
Contract #		
Utah Transit Authority 669 West 200 South Salt Lake City, UT 84101	Tel: 801-741-881 Fax: EIN: <u>870284459</u>	-
Total Requested USD\$ Funding Amount Approved USD\$	Date Submitter Not submitted Invoice Numbe UTA013020	-

Then, you will enter the 'Total Requested'. This is the Federal Amount you are requesting for reimbursement, not the total amount for the quarter. The total amount for the quarter should be your local match added to the total requested.

For Operations: Local Match 50% + Federal Amount (Total Requested) 50% = Total Amount for Quarter

Line Item (from application)	Description	Requested Funding Amount Approved
Expansion Vehicle		USD\$
Replacement Vehicle		USD\$
Operations		USD\$
Other (specify in narrative below)		USD\$

is your final invoice for this grant? ment will result in all operations funding to be spent)
Yes No

Put the federal amount you are requesting in the correct line item box. Be sure to answer the question if this is your final invoice. Final invoice means you will have used all operation money awarded after this last invoice is paid.

Documents Requested *	Required? Uploaded Documents *	
Back-up Documentation	-none-	Upload

* ZoomGrants™ is not responsible for the content of uploaded documents.



Last, you will need to upload your backup documentation to this invoice before submitting. Please read 3.2 Backup Documentation Guide for instructions on how to prepare those documents.

Once your invoice is submitted, UTA will send you payment within 30 days by check or direct deposit if requested. You can check your remaining balance from the reimbursement tab in your ZoomGrants account.

	Contracted Budgets	Invoice
Line Item (from application)	Contracted Budgets	Invoice Approved Invoice Paid Remaining Balance Invoice Requested
Expansion Vehicle	USD\$ 0.00	USD\$ 0.00
Replacement Vehicle	USD\$ 0.00	USD\$ 0.00
Operations	USD\$ 0.00	USD\$ 0.00
Other (specify in narrative below)	USD\$ 0.00	USD\$ 0.00
	USD\$ 0.00	USD\$ 0.00

Funding Uses/Expenses



4.1 Vehicle Pick up, Invoicing, and Insurance

To ensure Federal procurement regulations are followed, UTA procures vehicles for the FTA 5310 grant subrecipients.

After the FTA has approved all awards, and your agency has signed your grant agreement, UTA will begin the vehicle ordering process on your behalf.

Vehicle Ordering

The CM Manager, Procurement and vehicle vendor work together to order vehicles once Grant Agreements are finalized. Depending on the vehicle, wait times for delivery can vary. Some vehicles have to be built/produced where others can be purchased from a state vendor.

Typically awarded vehicles:

- Cut-a-way/Paratransit style bus
- ADA Ford Transit (large van)
- Large passenger van
- ADA minivan
- Minivan
- Sedan

Vehicles can be gas powered, hybrids or electric (EV) as requested in your application.

When an order has been placed for a vehicle award, the subrecipient will receive a notification email of the order from the GCO. Any order status updates will also be emailed to the subrecipient.

<u>Training</u>

Subrecipient will be trained as to how to manage their vehicle award at the post-award training (see 1.2)

Delivery Notification Email

Once the awarded vehicle arrives at UTA, the subrecipient will be emailed a notification as well as instructions as to what steps to take to receive their vehicle. A separate email will be send from the UTA Acounting department with the vehicle vendor invoice, and the invoice for the local match. Both invoices should be uploaded into Zoomgrants after receipt of the vehicle.

Please DO NOT mail checks to UTA, but bring them to pick up your vehicle. If your agency requires checks to be mailed, please include the match invoice with the check.

<u>DMV</u>

The subrecipient will need to have someone with spending authority to meet with the GCO at the DMV. UTA will have the title work ready and will make the appointment for the DMV The subrecipient will meet with the GCO at the DMV at the agreed upon appointment time. Both parties will work with the DMV to get the vehicle registered. UTA will be the lien holder on the vehicle. The subrecipient will have



to pay any registration fees as well as taxes if not a non-profit/government agency. Once registered and license plates received, the subrecipient can proceed to vehicle delivery.

Vehicle Delivery/Riverside Pick-up

Vendor Delivery and UTA Acceptance

Once the vehicle has been inspected and accepted by UTA, GCO from the 5310 office will personally pick up the keys, invoice, Title, and other documents from Riverside. UTA will have all title documents prepared for the meeting at the DMV. Subrecipient should have the local match check with them at this time, and proof that they have extended insurance coverage to the vehicle they will be receiving.

Prior to subrecipient receiving the vehicle they must complete RidePilot training, and mandatory Vehicle Grant Management training (post-award training 1.2).

Once the subrecipient has met with UTA at the DMV and titled the vehicle, the subrecipient may come receive the vehicle from Riverside UTA Offices.

Subrecipient accepts vehicles

Upon the subrecipient obtaining registration and license plates, the CMGA or GCO will meet the subrecipient at the UTA Riverside location. The Vehicle Delivery Checklist will be completed by UTA Staff and the subrecipient signs Checklist agreeing to the vehicle disposal terms. Photos are taken of the vehicle for documentation.

The subrecipient is given an instruction form for steps to take after the vehicle is accepted to prepare it for service, and rules for disposal. Subrecipient is given two sets of keys at delivery.

If three keys are not delivered by the vendor, UTA will keep one key and one key will be given to the subrecipient. Subrecipient must go get a second key made. *When paying for the additional key, the subrecipient will contact the GCO for credit card payment of the key over the phone. Subrecipient should NOT pay for the key themselves and request reimbursement. This makes it more difficult for UTA to pay the subrecipient back for the key.*

Subrecipient gives:

- Local Match Check
- Agrees to submit invoice in ZoomGrants with the Federal Amount of vehicle

CM employee gives Subrecipient:

- Emails copy of Vehicle Delivery Checklist
- Instruction Form for Vehicle Preparation
- Instructions on disposal rules and regulations
- Two sets of Keys
- Any needed safety kits, fire extinguisher, or decals missing from vehicle or not provided from vendor
- Federal asset and vehicle height sticker if needed



• A clipboard with accident forms

Subrecipient steps after receiving vehicle

- Make sure you have all the required items in the vehicle. Civil rights notices should include ADA and Title VI notice to public, including a translation in any language in your area with over 5% population identified in your Language Assistance Plan. You must also have a decal that notifies the driver what the height of the vehicle within the driver's line of sight.
- You must print out accident report forms and have them in the vehicle. We recommend including a pen and clipboard. UTA supplies these items at the initial delivery of your vehicle. In the case of an accident it is your responsibility to notify UTA within 24 hours and provide the accident form. These can be found on our website under resources.
- Ensure you have everything required in your safety kit. Fire extinguisher, seat belt cutter, triangles, etc.
- Vehicle registration and insurance should always be kept up to date and in the vehicle
- Vehicle "placed into service" date must be entered in RidePilot as a "compliance event" and added to your quarterly report,
- Odometer and License Plate number must also be added in RidePilot
- Vehicle invoice on ZoomGrants must be submitted with a copy of proof of match payment, and match payment invoice, and vendors invoice showing total vehicle cost, then the GCO will mark it as "paid".

Vehicle Invoice in Zoomgrants

After you have picked up your vehicle, and before you place it into service, you must upload the vehicle invoices to zoomgrants.

To complete this invoice, you need to log onto your ZoomGrants account and click the Reimbursements tab. This process will be similar if not identical, to the payment reimbursement request process we covered in chapter 3. Click create an invoice, and for the 'amount requesting' you will put the amount the grant is paying for your vehicle (80% of the total cost) The total cost of the vehicle is available on the vendors invoice, and the local match invoice will list the amount you paid and the VIN. You do not need to worry about including total cost of local match amount on this invoice. You may attach the local match invoice you were sent to the 'documents' section of the ZG invoice. After you submit, and once you receive your vehicle, the CMGS will mark that invoice as 'paid' indicating that your vehicle was received, and that money has been spent down from the grant award.



Vehicle Insurance

All vehicles must have proof of insurance cards up to date. UTA must have a copy of your insurance coverage plan with amounts and showing UTA as the lien holder. Unless the agency in question is self-insured, wherein they must provide a signed letter that states UTA is the lien holder on the vehicle.

Minimum coverage required:

Automobile Liability Bodily Injury and Property Damage for any owned, hired, and non-owned vehicles used in the performance of this Contract. Combined Single Limit (CSL) \$2,000,000

The policy shall be endorsed to itrnclude the following additional insured language: "The Utah Transit Authority shall be named as an additional insured with respect to liability arising out of the activities performed by, or on behalf of the Contractor, including automobiles owned, leased, hired or borrowed by the Contractor"



4.2 RidePilot, Reporting and Maintenance

RidePilot Lite is the online management system UTA has helped create for subrecipients to track their vehicle assets. This helps subrecipients report to UTA, and UTA report to the FTA how your vehicle is being utilized and its condition. Before receiving your vehicle, your agency will need to have 1:1 or group training with our RidePilot Lite specialist. They will train you how to track trips, how to track individuals served, how to report maintenance events and preventative maintenance, and upload receipts and documents. Our Compliance Officer will check that you are reporting your trips correctly, and is also available to answer questions or help with vehicle compliance training.

Pre/post trip inspections

Before and after a trip your driver must perform a pre/post trip inspection. We have templates on our website that have more detail, and you can make your own pre inspection as long as it contains these minimum requirements:

- Date
- Driver identification
- Vehicle walkaround (looking for damage, low tires, mirrors, stickers, posters, windows, etc.)
- Lights/flashers/blinkers
- Cycle and inspect lift or ramp (if accessible vehicle)
- Lift cycle odometer/counter (and something that indicates lift must be cycled in the pre trip, like a checkbox)
- Begin odometer
- End odometer
- Notes or comments section

Completed inspection forms must be kept in a place that is easily accessible, to provide proof during an audit. This can be digital or kept in a file cabinet and must be kept for 3 years after the grant is closed out.

4.3 Vehicle Maintenance

Vehicle preventative maintenance will be based on a schedule. You can find your vehicle schedule in RidePilot under the 'Scheduled Maintenance' heading. If a schedule is missing, email Clint Wilkinson to ensure a maintenance plan is posted for your vehicle. Your schedule is a requirement of per 49 CFR Part 396. Each vehicle schedule will have different requirements based on manufacturers recommendation. If you have a vehicle with a wheelchair lift, your lift will also have preventative maintenance requirements you will need to follow.

Maintenance events will also need to be recorded and reported in RidePilot. This is anything that is not on the preventative maintenance schedule such as fixing a dent, replacing a mirror or a lightbulb, repairing a flat tire or replacing a tire. You must upload receipts and invoices of maintenance events and preventative



maintenance into RidePilot.

Preventative maintenance plans (or schedule) should be within 20% of the manufacturer's recommended timelines and should include any required warranty service or inspections. Record-keeping should include a file with copies of all procurement documents, such as the purchase order, manufacturer's specifications and warranty, and a schedule of inspections, service, and repairs which were done for the equipment and/or vehicle. These records must be maintained as long as the equipment/vehicle is used in the service or program it was purchased for, plus three additional years.

5.3 Vehicle Inspection



Every quarter UTA will do a desk review of your RidePilot reporting on vehicles. We check miles traveled, how often you are reporting, if any vehicles are due for preventative maintenance, and that you are uploading proper documentation with maintenance events. Every two years your agency will receive an onsite vehicle inspection, performed by a UTA maintenance employee. On the years UTA does not inspect your vehicles, you must perform your own vehicle inspections on all 5310 funded vehicles. You are welcome to use our vehicle inspection form available on the 5310 webpage under 'resources'. This will

ensure you are prepared for our onsite vehicle inspection.

Things we will check during our onsite inspection include: Exterior condition, safety equipment, interior condition, proper signage (height, Title VI, Emergency Exit, etc.), lift condition, proper Q'straints and seat belts, understructure condition, front suspension, and battery compartment.

Vehicles will no longer require the physical inspection once they have met their useful life. UTA also performs an asset inventory every 2-3 years, and someone from our staff will come take photos of your vehicle, but it will not include an inspection of the vehicle.

4.4 Driver Training and Accidents

Training videos can be found: nationalrtap.org on the eLearning page And 'Utah UZA's FTA 5310' youtube channel

All drivers must complete the following trainings:

- ADA and Sensitivity

UTA 📫

- Bloodborne Pathogens



- Customer service
- Defensive Driving
- Distracted Driving
- Drugs and Alcohol
- Emergency Management
- Passenger Safety
- Transporting Non-Ambulatory Passengers
- Transit and Human Trafficking
- Problem Passengers: Managing Difficult Passengers and Situations

For Maintenance:

- Top Shops: Emergency Management
- Top Shops: Instructor Led Training (ILT) course

For Grant Managers and Fleet Managers:

- UTA Application Workshop
- UTA Vehicle Workshop
- UTA Grant Management Workshop
- UTA RidePilot Training
- Transit and Human Trafficking
- ADA and the FTA: Improving Access for People with Disabilities
- FTA Drug Abuse Awareness Video
- Reasonable Suspicion Training for Supervisors
- FTA 101: An Introduction to the Federal Transit Administration
- Title VI Program Requirements for FTA Grantees

Vehicle Safety Standards:

Additionally, your agency must have the following policies and procedures.

- Drivers must be retrained every 2 years, but UTA recommends some type of short retraining program annually.
- Agency management commitment to safety. Examples may include safety policies, an agency safety committee, a safety communication program for the workplace (such as posters, safety bulletins, safety meetings, etc.), and workplace procedures that include safety elements
- Operational on-board safety equipment, including fire extinguishers, first aid kit, web cutter, bio-hazard kit, road warning triangles, based on agency policies) Ensure communications equipment is working properly and that back-up procedures are in place for emergency communications in areas of poor coverage or "dead spots"



- Driver training for the safe transport of all passengers, including service animals, should include special needs passenger assistance, proper restraints for children, responding to passenger and vehicle emergencies, and requirements for seat-belt use
- Driver training for transporting special needs individuals, including lift operation, storing portable oxygen tanks, securing wheelchairs and non-traditional personal mobility devices, and any other specialized driver training required by the agency
- Driver first aid and CPR training, should include procedures for dealing with potential blood-borne pathogen spills inside a vehicle
- Vehicle pre-trip and post-trip inspections as outlined section 4.3 of this handbook
- Driver training for driving under challenging conditions such as winter storm driving, techniques for driving in heavy rain, snow and ice, night driving, left turns at intersections, driving in heavy winds, etc. (Optional but strongly recommended.)
- Procedures for vehicle breakdown and unavoidable stops, including safe vehicle evacuation and grouping of passengers outside of the vehicle
- Safety procedures for bus storage and vehicle maintenance facilities, if the agency operates such facilities, covering both the operation of vehicles inside the facilities, and the safe use of equipment
- Procedures and policies for responding to all hazards, including evacuations, as established by the agency's policies and procedures, and in coordination with emergency first responders in the area. Agencies are encouraged to establish inter-agency agreements and to define how vehicles might be deployed in the event of an emergency what agency will be providing drivers, insurance coverage would in place, and procedures are in place in advance
- Your agency <u>must</u> have written policies and procedures in place to prevent loss, damage, and theft of vehicles.
- You must always secure keys when they are not being used in the vehicle.
- Your agency must have a policy outlining that a driver cannot deny service if a wheelchair cannot be secured. You must have a policy on what to do if wheelchair cannot be secured (such as using extra straps, calling for a different vehicle, etc.)
- Vehicles will be inspected by UTA every two years.



If an accident or incident (any significant damage to the vehicle) occurs your **agency must report it to UTA within 24 hours**. You must also fill out an accident report and send us a copy. You will also need to send us any police reports. You can use your own accident report if it contains similar information as our template. We recommend keeping a clipboard, pen, and incident reporting forms inside the vehicle at all times.



Agency must upload ALL documents and photos into RidePilot within 30 days of the incident. Once repair is complete, agency must include new photos and receipts proving the vehicles condition was repaired.

In the unlikely event that the vehicle is a complete loss, UTA will need to work with your agency's insurance company with regards to proceeds. Please contact UTA as usual and let us know so we may follow correct protocol.

4.5 Useful Life and Disposal

Please refer to the Vehicle Type and Useful Life Benchmark chart in Fig. 12 shows different vehicle types and their useful life benchmark. Once the useful life is met, the agency will no longer be required to report on the vehicle to UTA. UTA will retain the title of the vehicle. When the vehicle is ready for disposal, the agency must notify UTA. UTA will assist with the disposal of the vehicle to ensure Federal compliance.

Agencies are required to notify UTA if the vehicle has been out of service for 90 consecutive days. Agencies are required to notify UTA when the subrecipient can no longer use a vehicle, if the original purpose for the vehicle changes, the service is terminated, the transit project ends, or the agency is closing or no longer providing transportation. If the project is at an end or an agency closes and useful vehicle life remains, UTA will transfer the vehicle to another eligible agency.

1.1 When a vehicle is requested to be transferred to another agency for similar service, UTA releases the title for changes but must remain on the title as first lien holder as long as it is used for transporting seniors and people with disabilities. When disposing of a vehicle, the agency must work with the UTA Asset team to ensure Federal compliance of disposal. . Disposition under a value of \$5,000 must still notify UTA of disposal and update their fleet inventory. Disposal of an asset over \$5,000 must calculate the market value and return 80% (or whatever the Federal interest is in the item) of the value over \$5,000 to FTA. UTA will oversee the transfer of funds from subrecipient to the FTA. Depreciation of the asset does not affect the Federal Interest, once the vehicle has met its useful life.

(see FTA C 5010.1E Chapter IV) Once a vehicle has been formally replaced through a 5310 grant, any subsequent replacement (such as when the vehicle is no longer fit for back-up service) is considered a vehicle expansion purchase. Agencies may submit expansion vehicle grant applications through the 5310 program as capital projects.

USEFUL LIFE OF ASSETS

The useful life of all vehicles we award is 4 years or 100k miles, whichever comes first. The useful life of other assets over \$5,000 will be stated in your grant agreement.



4.6 Asset Securement and Tracking

Your agency must keep record of specific items related to the grant, in an asset inventory. You MUST include the items listed below in your inventory, or use the spreadsheet template we have available. Your agency must have a written policy to update this inventory annually.

For vehicles:

- Vehicle type
- Agency vehicle ID (Name in RidePilot)
- VIN
- Model and year
- Date placed into service
- Mileage
- Seating capacity
- Accessible (yes/no)
- 5310 funded (yes/no)
- Holder of title (yes/no)

- Useful Life
- Adequate insurance (yes/no)
- Total Cost
- Federal % (or federal amount and local amount)
- Grant Number
- Location

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- Use and Condition (use condition rating)
- Disposition Method (if applicable)
- Replace (yes/no)

Useful life

For equipment such as lifts, radios, cameras, bus stops, shelters, etc. your inventory must include:

- Agency's internal equipment ID number
- Year of manufacture
- Equipment condition
- Serial Number
- Date placed into service
- Total purchase cost including federal share and local share

Bus Shelters, Signs, or Amenities

- Facility/item location the street address, or nearest cross-streets and side of street (North, South, East, West) where the shelter or amenities are located.
- One-sentence description of the asset.
- Identifying inventory property tag number or item code assigned by the local agency.
- Month and year of installation.
- Original cost of facility/item, including applicable federal share, and local share
- Current condition and remaining grant replacement useful life

Structure and Facilities:

- Facility name (if applicable) and address.
- The full name of the facility as it appears on the legal deed (e.g., "City of Centerville, Davis County Transit Facility") and the legal street address.
- Brief general facility description including purpose/function of the facility, transit programs served, number of floors and square footage.



29

• Disposition method (if applicable, e.g., "auction sale")

Date removed from service (if applicable)

- Facility number or code assigned by the local agency.
- Facility occupancy rating by local or state fire marshal.
- Date the occupancy permit allows facility to be used.
- Original total cost of facility, including applicable federal share, and local share. If real estate acquisition was part of the grant project, that cost should be included in the total project cost.
- For facility renovations: Date completed, square footage, and project cost of all major facility renovations or additions, including federal grant shares, if funded in a 5310 grant.
- A list of the major building infrastructure equipment systems, including (but not necessarily limited to) elevators, central fans/blowers, HVAC chillers and heaters, cooling towers, emergency power generators, and waste disposal equipment including manufacturer's serial numbers.
- Current building condition

For determining "Condition" please use UTA's five-point rating system:

(if your agency uses a different rating system that is fine, just include it as part of your asset tracking so we know what rating system you are using)

1 - Excellent = Asset new or nearly new 75% - 100%, the asset is still new or like new with no visible defects.

2 - Good = Asset nearing or at its midlife point 50%-75%, the asset is showing minimal signs of wear and may have some slight defects or deterioration. May include rehabilitated vehicles restored to good condition.

3 - Adequate = Asset has passed its midlife point 25%-50%, some minor to moderate defective or deteriorated components, there are expected maintenance needs.

4 - Marginal = Asset nearing or at end of its useful life 0%-25%, increasing numbers of defects, including deteriorating components, growing maintenance needs and cosmetic flaws. Repairs are beginning to exceed normal maintenance schedules.

5 - Poor = Asset passed its useful life with high mileage, asset in need of replacement or restoration such as engine or transmission overhaul needed to keep the vehicle in service, may have critically damaged components and major mechanical or cosmetic flaws. Non-maintenance repair happening frequently and becoming more costly.

Asset Securement

It is your agencies responsibility to have policies and procedures in place that prevent loss, damage, or theft to your vehicles and/or equipment purchased with 5310 funds.

Your agency must:

- Have a system in place for checking out and returning keys
- Keep keys in a secured location when not in use
- Keep vehicles in a secure location when not in use
- Have written policies and procedures to avoid loss, damage or theft
- Have written cell phone policies
- Have written seatbelt policies



- Have consequences for drivers who do not follow such policies
- Have written policies for inspections and checks, and asset inventory updates
- Have policies for annual inspection
- Have policies for completion and retainment of pre/post trip inspections

"Secure location" for our purposes, is defined as a safe access restricted repository.

Ideas for acceptable security measures:

- Cameras around parking facility
- On site security guards or security monitoring
- An enclosed gated area with a lock
- Adequate night lighting

5. Site Visits and Risk Assessments

5.1 Site Visits

External audits cannot be your internal control. It is your responsibility to know if you are compliant before an audit, and it is our responsibility as the Pass-Through Entity (PTE) of your grant funding to help your agency be compliant. If your agency is found non-compliant by an external auditing agency, we (PTE/UTA) will be held accountable. Therefore, it is in our best interest to do everything we can to assist you and educate you on compliance.

UTA will perform site visits and vehicle inspections to help your agency ensure compliance, improve performance, and reduce risk. The frequency of this compliance monitoring is based on the subrecipients level of risk, but for medium risk agencies it is typically every 2 years. UTA will complete a risk assessment of the subrecipient (similar to the one filled out by the subrecipient at the time of application) yearly, or less than yearly if the agency is determined low risk.

During a site visit we check your accounting systems, your trainings, your policies, and may request to interview some of your staff or check on equipment.

For a full list of the questions we ask during a site visit, you can see our site visit checklist on our website under the 'Resources' 5310 page. You can also find our vehicle inspection checklist to get an idea of the things our maintenance manager will be looking for. *www.rideuta.com/cmm*

Here is a list of documents to prepare ahead of time. We typically ask you to send these to us for review prior to your site visit, to make the site visit smoother. Some documents may be requested at the site visit.

- Civil rights documents, complaint forms, public notices
- Employee handbooks



- Driver Training
- Drug and Alcohol Policy
- Civil Rights
- Asset Inventory
- Vehicle Inspection
- Website
- Vehicle Insurance
- Asset Inventory
- Current Financial statements
- Audit results
- Incident logs
- Any civil rights complaints, litigation, and/or resolutions

(For a full document checklist, you can download a copy from our resources page.)

After our site visit is complete, we will send the subrecipient a formal letter with our findings and/or recommendations. In this letter we will identify the problems, communicate the issues, and make recommendations. We will also include a time frame in which subrecipient has to make changes, typically this is 30 days. If it is an urgent matter, it may require more immediate attention. Other items may require the subrecipient to write their own Corrective Action Plan (CAP) and UTA will hold them to that plan. Failure to address the recommendations within the time given will result in a change of risk score, or further action may be taken to ensure safety and compliance.

Other Audits

Outside of our site visits, as a subrecipient you should be prepared to receive an external audit at any time. Every three years FTA Triennial Reviewers and Regional Staff audit the PTE agency (UTA) and at that time subrecipients may be selected for a visit from the FTA, especially if they are a high-risk agency. UTA will try and give prior notification when FTA will be visiting, though we cannot guarantee that we will know ahead of time. Other government agencies can also audit subrecipients, such as the Inspector General or the Government Accounting Office (GAO).

During an external audit, you may receive a finding or a recommendation.

Findings vs Recommendations:

Finding = breaking the law, regulations, or agreement policy Recommendation = area of concern, no compliance violation, could become a finding if not addressed

It is wise to provide any internal audit reports to the external auditor. Also, if you are aware of any areas you are non-compliant in, bring them to the attention of the auditor up front showing that you have an action plan in place to remedy the issue.

Corrective Action Plan

A CAP should include deficiencies identified, a timeline, and a detailed plan to correct issues.



If subrecipient does not meet the deadline or does not complete their CAP, the PTE may take the following actions:

1) offer technical assistance

2) withhold payments

3) report subrecipient to FAPIIS.gov

4) other remedies for non-compliance as allowed by regulation

If the subrecipient completes their CAP and remedies any findings, PTE will send a second letter notifying that subrecipient is complying and has made changes that the PTE finds acceptable. All correspondence on these matters will be saved and documented. The CAP process should be similar within any other external government agencies.

Extension

Some delays in correcting findings may be acceptable for an extension. An extension may be requested in writing and approved by the PTE or other external government agency.

Excusable delays: must amend an agreement, natural disasters, act of public agency, awaiting board approval

Non Excusable delays: cash flow problems, inadequate equipment, back order procurement problems, lack of knowledge due to personnel turnover

Most common compliance issues

To help subrecipients identify risk or noncompliance ahead of time, here is a list of the most common compliance problems UTA and FTA see.

- Not submitting quarterly reports on time
- Not using Ride Pilot consistently
- Not recording Preventative Maintenance in RidePilot correctly
- Not responding to written communication
- Title VI plan deficiencies
- Not billing for operations regularly (quarterly) more and more auditors are looking at this. UTA needs to be reimbursing your operations regularly and not all at once at the end of the grant.
- High turnover without training new employees on grant requirements
- Lack of written policies
- Lack of project goals and milestones to evaluate success of project these should be written in your application and grant agreement, and evaluated in your quarterly reports

Ultimately UTA is held responsible for your success so we need your cooperation to comply with federal guidelines. We have incentive to help you succeed! Other subrecipients are also depending on your compliance to receive consistent grant funding.





5.2 Risk Assessment

A risk assessment is a tool the FTA requires to determine a subrecipients level of risk. We use a scoring system to evaluate your risk. Monitoring levels and monitoring needs are established by the Pre-Award Risk Assessment, which is completed by the subrecipient during the Pre-Application prior to the grant being executed. Grantees will fall into one of the following risk areas: Low, Medium and High Risk. After awards have been made, a Post-Award Risk Assessment will be completed by a UTA Coordinated Mobility staff member and compared to the subrecipients review of their own risk. (For more on-site visits, see section 7.3 External Audits)

What is a risk? A risk may be a change in policy or regulation, a new program, high turnover, large amount of funding with lack of sustainability, inability to meet program goals and milestones, or inexperience managing grants. The reason we have you fill out a risk assessment in the beginning is to help us get an overview of your agency, and help you identify your own risks.

Based on the rating scale in the Risk Assessment Form, grantees are placed in one of the following risk areas. Depending on the level of risk, grants will be monitored differently. Below are some examples of how different risk levels will change the monitoring of the agency.

Low Risk

1. Monitoring may be standard or lowered to the PTE's discretion, but will still include Grant Status Reports, Final Report, Vehicle Inspections, and evaluation.

Medium Risk

- 1. Standard monitoring. Onsite visits, Grant status reports, vehicle inspections, etc.
- 2. Financial Review during the first quarter.

3. Pending site visit results, UTA could withhold full or partial payments.

4. UTA will provide training and technical assistance on program related matters.

High Risk

1. Same monitoring as Low and Medium Risk.

2. A meeting will be scheduled between UTA and grantee subrecipient the first month of the project start date.

3. Grant training attendance will be required by two of the following: Authorizing

Official, Agency Administrator, Program Manager, or Agency Financial Officer.

5.4. FTA Triennial Review

Every 3 years UTA receives an audit/review similar to your site visit. At this review the FTA will select 1-2 subrecipients to review as well, to ensure UTA is performing site reviews, risk assessments, and overall compliance. If you are selected, they usually will give us a couple of days' notice so we can inform you to be prepared. Sometimes this will include an on-site inspection where they visit your facilities.

5.5. Single Audit Requirements

Any agency receiving over \$750k in Federal Funding, annually, is required to provide a single audit report to UTA annually.



6. CIVIL RIGHTS

6.1 Title VI

State and local transit agencies receiving Federal Transit Administration (FTA) funds are required to uphold Title VI of the Civil Rights Act of 1964, a landmark piece of civil rights legislation that outlaws discrimination on the basis of race, color, or national origin. Title VI of the Civil Rights Act specifically states that any programs and activities receiving federal assistance cannot discriminate on the basis of race, color, or national for all FTA grantees and subrecipients to have a well-planned Title VI program in place to prevent discrimination, promote public inclusion, and have the means to address, avoid, and mitigate any discriminatory actions and activity.

To ensure Title VI compliance, subrecipients should become familiar with FTA's Title VI Circular 4702.1B. This document clarifies and updates FTA's Title VI requirements and guidance.

As a subrecipient you have a responsibility to prepare and submit your plan to the grantee or pass-through entity, in this case Utah Transit Authority. Prior to submitting your Title VI plan, the subrecipient must obtain approval from its board of directors, or similar decision-making body.

Developing your Title VI Program

A Title VI program will include:

- A Public Notice in English and Spanish (or whichever language identified in LAP described below), that also contains subrecipients designated Civil Rights officer contact info as well as UTA's Civil Rights officer's contact information. Notices should be posted in any common areas and vehicles. (In general, the Safe Harbor language of Utah is Spanish)
- Instructions to the public regarding how they can file a Title VI discrimination complaint with the subrecipient agency, and grantee agency: Utah Transit Authority
- A list of any public transportation-related Title VI complaints, investigations, or lawsuits filed with the subrecipient since the time of the last submission
- A Public Participation Plan
- A Language Access Plan (LAP/ "LEP plan") that includes a Four-Factor Analysis using the most current census data available in your area

If a subrecipient is applying for funds for the first time, and does not have a program, it will be required to provide information to supplement your Title VI Program. First time subrecipients are encouraged to


contact their respective Regional Civil Rights Officer, or UTA's Civil Rights Officer if they need assistance developing a program.

Public Notice

Title VI requires that subrecipients of federal funds notify the public of their rights against discrimination. At a minimum, information must be published on the subrecipient's website, as well as areas where the public may interact with the agency. Examples of this include displaying posters or providing pamphlets in reception areas, meeting rooms, service areas and inside vehicles.

The notice should state that the agency operates programs without regard to race, color, or national origin and include a description of the procedures that the public should follow to get more information on the Subrecipient's Title VI obligations. The notice must also state procedures for the public to file a Title VI complaint with the agency and with Utah Transit Authority.

Notices are required to be in each 5310 vehicle.

You must have a designated officer for taking complaints, and their contact information, along with UTAs civil rights departments email for complaints:

Civilrights2@rightuta.com

Title VI Complaints

To ensure compliance with the handling of complaints, a grantee must develop a procedure for informing, accepting, investigating, and tracking any filed Title VI complaints. Title VI complaint forms must be available for the public's use along with information on how to file a complaint. At a minimum these should be available online.

The next requirement is Recording and Reporting Title VI complaints, Investigations, and Lawsuits. This report must include the date of the complaint, investigation, or lawsuit; a summary of the allegation; status of it and any actions taken.

If subrecipients wish, they can adopt portions of UTA's policies and procedures by finding the resources on the 5310 website or reaching out to our Civil Rights Officer for assistance.

This can include:

- The notice to the public informing them of their Title VI rights
- Procedures on how to file a Title VI complaint, and
- A Title VI Complaint Form.

The subrecipient is still responsible for notifying passengers and other interested persons of their rights, and how an individual may file a discrimination complaint directly with the subrecipient.

If the subrecipient adopts UTA's complaint form and process, they are still responsible for its enforcement, monitoring, and overall management.

Language Assistance Plan

A subrecipient's Title VI program must include a plan for providing language assistance to Limited English Proficient (LEP) persons, which is referred to as a Language Assistance Plan (LAP).

LEP refers to persons for whom English is not their primary language and have a limited ability to read, write, speak, or understand English.

In order to establish a LAP, the subrecipient must first conduct a Four Factor Analysis.

The first factor looks at how many LEP persons are served. When evaluating this factor subrecipients must look at:

- How many and how do LEP persons interact with the agency?
- Who are these LEP communities?
- How many languages do they speak?
- What are the literacy skills of each LEP group in their native languages?
- Are LEP persons underserved due to language barriers?

The second factor to analyze is how often do LEP persons come into contact with transit programs. This includes surveying key program areas and assessing major points of contact with the public.

The third factor is assessing what the LEP populations consider essential services, as well as the most effective means to provide language assistance to them. This can be done by holding facilitated meetings with LEP groups.

Lastly, a subrecipient needs to manage resources and costs, consider technological advances, reasonable business practices, and the sharing of language assistance materials and services between subrecipients, advocacy groups, LEP populations and Federal agencies. Subrecipients use the results of the Four Factor Analysis to determine which language assistance services are appropriate in order to develop its LAP.

At a minimum, the LAP should contain:

- The results of the Four Factor Analysis, including a description of the LEP populations served
- A description of how assistance services will be provided by language
- Communication methods to LEP persons about the availability of language assistance
- How the plan is evaluated and updated
- How drivers and employees are trained to provide timely and reasonable language assistance to your LEP populations

A good starting point for LEP communities is to translate vital documents into the language of each frequently encountered LEP group. Failure to translate these vital documents could result in you denying an eligible LEP person access to services and would constitute discrimination on the basis of national origin. Non-vital documents can be translated orally.



Once you understand who your LEP populations are, and you have developed your LAP, you must apply it to your Title VI efforts, including public meetings, surveys and other documents or interactions with the public where you may need to translate information into languages other than English.

The Safe Harbor Provision outlines the circumstances that can provide transit agencies a safe harbor regarding the translation of written materials for LEP populations. It stipulates that a subrecipient is in compliance if each eligible LEP language group has written translation of vital documents.

Eligible LEP groups constitute 5% or 1,000 persons of the total population qualified to be served. (use census data from your area to determine)

Written translation of vital documents is not required if there are fewer than 50 persons in a language group. Written notices should be provided in the primary language of those with Limited English Proficiency about their right to receive competent oral interpretation of those written materials, free of cost.

These Safe Harbor Provisions apply to the translation of written documents only. They do not affect the requirement to provide meaningful access to LEP individuals through competent oral interpreters where oral language services are needed and are reasonable.

Title VI Compliance Monitoring

UTA must monitor subrecipients to ensure that they are carrying out their plans as documented. This is important because if a subrecipient is not in compliance, then neither is the primary recipient. UTA must document its process to ensure that all subrecipients are complying with the reporting requirements. UTA is required to establish a schedule to collect and review its subrecipients Title VI program. UTA will collect and review Title VI plans annually in the fall. For all civil rights complaints or lawsuits, subrecipients must report to UTA in their quarterly report at least annually and include resolutions.

Title VI for facilities only (not vehicles)

When a subrecipient is planning to site a facility, it has to conduct a Title VI equity analysis to ensure that the site location was not determined with regards to race, color or national origin. Examples of facilities include operation centers and storage and maintenance facilities. They do not include bus stations, transit stations, or power substations, as these are evaluated during project development and the NEPA process.

This Equity Analysis must occur during the planning stage before the selection of the preferred site and must compare the equity impacts of various site alternatives and must notice and conduct outreach to potentially impacted populations. Attention should be paid to other facilities in the preferred area, as there may be cumulative adverse impacts if an additional facility is built.

To ensure proper perspective is used in the analysis, grantees should utilize the Census tract or block group data. If the grantee determines that the location will result in a disparate impact on the basis of race, color, or national origin, it may only locate the facility there if there is a substantially legitimate justification to do so. The grantee must have analyzed the alternatives and found that there are no other locations that will have a less disparate impact.



Further Research and Resources

For more information on Title VI Programs, and to view sample checklists, templates, standards, etc., see the "*Title VI Requirements and Guidelines for Federal Transit Administration Recipients*" circular, FTA C 4702.1B (effective October 1, 2012). You can also find samples on our website at http://www.utahridelink.org/5310-Grant/5310-Resources

6.2 Disadvantaged Business Enterprise (DBE)

The U.S. DOT DBE requirements are intended to create a level playing field for DBEs in competing for federally funded contracts. A DBE is a for-profit small business owned and controlled by a socially and economically disadvantaged individual.

An FTA recipient must develop a DBE program if it receives FTA planning, capital and/or operating assistance and will award prime contracts (excluding vehicle purchases) exceeding \$250,000 in FTA funds in a federal fiscal year. Subrecipients participate in the State DOT's DBE program and report to the state on DBE contracting activity. Also, FTA-funded vehicle procurements must require transit vehicle manufacturer bidders to certify that they have complied with FTA DBE program requirements. UTA does procurement for all of our FTA 5310 subrecipients, to ensure that these rules and other Federal procurement rules, are followed correctly

DBE Program Elements

The following are the required elements of a DBE program document, as presented by the FTA in a training webinar for Region VI entitled

"U.S. DOT's Disadvantaged Enterprise (DBE) Program: The Basics," supplemented with requirements detailed in 49 CFR Part 26:

• **Policy statement** – this is a written statement of commitment to the DBE program, and it should be signed by the highest officer in the organization and circulated throughout the organization and to the business communities that perform DOT-assisted work for the organization.

• **Standard contract assurances** – a nondiscrimination clause should be included in every contract signed with a contractor and every contract that a contractor signs with a subcontractor (when drafting, use exact language from 49 C.F.R. Part 26.13 (b))

• **DBE liaison officer** – this is the individual responsible for the implementation of the DBE Program

• DBE goals and goal-setting methodology – the organization must set an overall goal for DBE participation in U.S. DOT-assisted contracts, with transit-specific overall three-year agency goals, which must be submitted to FTA annually and updated at least every three years. A DBE goal should be based on ready, able and willing DBE firms relative to all firms available to perform on all contracts. Goal-setting methodology requirements are detailed in 49 CFR 26.45. The State DOT includes its subrecipient procurements in the state's DBE

goal, and the subrecipient needs to comply with the state's DBE program requirements, which may require more frequent goal setting.

• **Prompt payment and retainage provisions** –The organization must establish a contract clause to require prime contractors to pay subcontractors for satisfactory performance of their contracts no later than 30 days from receipt of each payment made to the prime contractor. The organization must also ensure prompt and full payment of retainage from the prime contractor to the subcontractor within 30 days after the subcontractor's work is satisfactorily completed. Methods to comply with this requirement are detailed in 49 CFR Section 26.29.

• Good faith efforts criteria – the transit agency must make good faith efforts to meet the organization's DBE goals through methods detailed in 49 CFR Section 26.51.

• **Monitoring and enforcement mechanism** – to ensure that DBEs are performing the contracted work, including written certification that you have reviewed contracting records and monitored work sites for this purpose. (See 49 CFR Section 26.37 for greater detailed requirements.)

• Small business provision (new rule) – the organization needs to foster small business participation in its contracts, taking all reasonable steps to eliminate obstacles to small business participation, as detailed in 49 CFR Section 26.39.

The Unified Certification Program (UCP) is the state-level entity responsible for certifying eligible firms as DBEs. To be counted toward meeting the agency's DBE goal, a firm must be certified as a DBE by the state's UCP at the time of the execution of the contract.

Further Research and Resources

FTA and U.S. DOT requirements and guidance on DBE can be found on several pages of the FTA website, include the DBE Overview web page (https://www.transit.dot.gov/dbe), DBE Regulations (https://www.transit.dot.gov/regulations-and-guidance/civil-rights-ada/dbe-regulations), and DBE Guidance (https://www.transit.dot.gov/regulations-and-guidance/civil-rights-ada/dbe-guidance). View FTA DBE training materials at https://www.transit.dot.gov/regulations-and-guidance/civil-rights-ada/dbe-

6.3 Equal Employment Opportunity (EEO)

Equal Employment Opportunity (EEO) refers to statutes and regulations that prohibit employment discrimination and provide employees and job applicants protections and remedies against employment discrimination. These protections and remedies were established under a series of Federal laws (*https://www.eeoc.gov/laws/statutes/index.cfm*) that are enforced by the U.S. Equal Employment Opportunity Commission. These laws prohibit discrimination against a job applicant or an employee on the basis of race, color, religion, sex, pregnancy, gender identity, sexual orientation, national origin, age (40 or older), disability or genetic information. It is also against the law to discriminate against a person because the person complained about discrimination, filed a charge of discrimination or participated in an employment discrimination investigation or lawsuit.



EEOC regulations are detailed in 29 CFR Parts 1600-1699 (see EEOC website *(https://www.eeoc.gov/laws/regulations/index.cfm))*.

As stated in FTA Circular 4704.1A, "EEO Guidance" (*https://www.transit.dot.gov/regulationsand-guidance/civil-rights-ada/eeo-circular*), "Under Federal Transit Laws, FTA is responsible for ensuring that its recipients do not engage in employment discrimination:

A person may not be excluded from participating in, denied a benefit of, or discriminated against under, a project, program, or activity receiving financial assistance under this chapter because of race, color, religion, national origin, sex, disability, or age. (49 U.S.C. 5332(b))"

To ensure non-discrimination in employment, FTA requires that FTA applicants, recipients, subrecipients, and contractors that employ 50 or more transit-related employees: 1) request or receive capital or operating assistance in excess of \$1 million in the previous Federal fiscal year, or 2) request or receive planning assistance in excess of \$250,000 in the previous Federal fiscal year must prepare and maintain an EEO Program.

EEO Program Requirements

FTA applicants, recipients, subrecipients, and contractors that meet the dollar thresholds and have 100 or more transit-related employees must submit a full EEO program to FTA every four years. Such organizations that employ between 50-99 transit-related employees and meet the dollar thresholds have reduced requirements. The smaller organizations must develop an abbreviated EEO Program that is only required to be submitted to FTA if requested by FTA. The abbreviated EEO Program includes the following elements:

• **Statement of policy** – FTA requires a signed and dated EEO policy statement issued by the agency's Chief Operating Officer (CEO)/General Manager (GM) covering all employment and personnel practices, including recruitment, hiring, promotions, terminations, transfers, layoffs, classification, compensation, training, benefits, and other terms and conditions of employment.

• **Dissemination, both internally and externally** – FTA requires agencies to publicize and disseminate their EEO policy statement by posting it in conspicuous locations so that employees, applicants, and potential applicants are aware of the agency's commitment to EEO. Agencies are required to disseminate their EEO policy internally and externally.

• Designation of personnel responsible for carrying out the EEO Program, including the designation of an EEO Officer – FTA requires agencies to designate an executive as EEO Officer who will report to and is directly responsible to the agency's CEO/GM. FTA requires agencies and their senior managers to give the EEO Officer support and assign sufficient staff to successfully carry out the EEO Program, as appropriate. The EEO Officer's contact information must be published in all internal and external communications regarding the agency's EEO Program.



• Assessment of the agency's employment practices – FTA requires agencies to document their employment practices with sufficient detail to identify trends and any practices that may operate as employment barriers, identify all problem areas, and propose a program of corrective actions as part of their EEO Program. Organizations that employ 100 or more transit-related employees must also include the following elements in their EEO programs:

• Utilization analysis – identifying job categories that have an underutilization or concentration of minorities and women in relation to their availability in the relevant labor market (showing where problems may exist in the agency).

• **Goals and timetables** – setting numerical goals to correct employment practices that contributed to any identified underutilization or concentration for the next four-year period.

• **Monitoring and reporting** – establishing an internal monitoring and reporting system to assess the results of action plans taken since the last program submission, evaluate the EEO Program at least semiannually and to take any necessary corrective action regarding the development and execution of programs, goals, and timetables, and produce documentation that supports actions to implement the plan for minority and female job applicants or employees and informs management of the program's effectiveness.

Further Research and Resources

For more information, refer to FTA Circular 4704.1A. (https://www.transit.dot.gov/regulationsand-guidance/civil-rights-ada/eeo-circular)

For Subrecipients that have less than 50 employees

Organizations that do not meet the FTA EEO Program thresholds are not required to submit an EEO Program to FTA, but they are still required to comply with all applicable EEO statutes and regulations. This includes having a process for accepting, investigating, and resolving EEO complaints including directing individual complaints to the EEOC (required under 29 CFR Part 1691(*https://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title29/29cfr1691_main_02.tpl)*). Employers must post EEO notices visible to employees, applicants for employment and union members (29 CFR Section 1601.30).

As a best practice, FTA recipients and subrecipients that do not meet the thresholds triggering an FTA EEO Program should nonetheless adopt an EEO statement of policy, disseminate the policy internally and externally and designate an EEO officer.



6.4 Americans with Disabilities Act (ADA)

5310 programs MUST have an ADA Plan for Demand Response Transportation. A template can be found on our recourse page, or NRTAP.org.

The Americans with Disabilities Act of 1990 (ADA) is a civil rights law that protects the rights of individuals with disabilities to equal opportunity and access to employment, public services, and public accommodations and services operated by private entities. As stated in Chapter 2 of the FTA ADA circular, "as a comprehensive civil rights law, the ADA grants the same rights and responsibilities to individuals with disabilities as are available to all individuals. Fundamentally, the overarching requirement of the law is that entities cannot discriminate against individuals with disabilities."

Transit managers should be aware that compliance with the ADA covers virtually every aspect of transit operations, including transit system employees, service provision, vehicle purchasing, transit facility design, and information about transit services. Daily operations are impacted by the need to deliver consistent, high quality service to members of the riding public regardless of their disabilities or abilities. The ADA regulations that focus on public transportation providers, 49 CFR Parts 27, 37, 38, and 39, are extensive and often complex. This ADA page (sourced from the NRTAP Transit Manager's Toolkit) provides a very brief introduction to the major requirement areas new rural transit managers need to be aware of on the first day on the job.

(The National RTAP provides a separate ADA Toolkit containing more expansive information which all rural transit managers should become familiar with. In addition to the "deeper dive" ADA Toolkit, also refer to FTA Circular 4710.1, "Americans with Disabilities Act: Guidance," for in-depth compliance information as well as recommended practices.)

This section of the toolkit is organized in the following subsections:

- Overarching requirements
 - o Nondiscrimination
 - o Reasonable Modification of Policies, Practices, and Procedures
 - o Complaint Process
- ADA Requirements for ALL Service Types
- Demand Responsive Service
- Accessibility Specifications for Transportation Vehicles
- ADA Requirements for Transportation Facilities
- ADA Requirement for Reasonable Accommodations in Employment

This section introduces the ADA requirements for public transportation entities and their private contractors that provide public transportation services. Note that even if a public transportation



provider is a private entity these requirements may still apply. When a public entity has a contract with, or has another arrangement (such as a grant) to operate fixed route or demand responsive service, the public entity's ADA requirements also apply to the public transportation operated by a private entity, which is considered to be "standing in the shoes" of the public entity (49 CFR Section 37.23). For more information on whether a private organization or contractor must follow the requirements for public entities, see Section 1.3.2 of FTA Circular 4710.1.

Also note that these are highlighted aspects of the ADA regulations as they pertain to public transportation entities and not an exhaustive list of all compliance requirements. ADA regulations are also issued by other federal agencies such as the Departments of Justice (DOJ), Education (DOE), Health and Human Services (HHS), Labor (DOL), Interior (DOI), and Housing and Urban Development (HUD). If an organization provides services other than transportation and/or receives grant funding from federal agencies other than the FTA, it may have additional requirements that apply to these services or funds. As an employer, an organization is also subject to employment-related ADA requirements.

The information presented in this section is based on the U.S. Department of Transportation (U.S. DOT regulations in 49 CFR Part 37- Transportation Services for Individuals with Disabilities (ADA) and FTA Circular 4710.1. First, several overarching requirements are briefly discussed. Next, service requirements that apply to all providers regardless of the type of service are introduced, followed by requirements that only apply to specific types of service, labeled accordingly. Finally, this section touches upon ADA requirements for transportation facilities.

Overarching Requirements

Nondiscrimination

The nondiscrimination requirements in 49 CFR Section 37.5 state that an organization may not discriminate against people with disabilities. This is the overarching requirement that needs to be applied throughout transportation system and the entire organization.

Clear organizational and operating policies can help a transit agency clarify exactly how it will deliver public transit service in a nondiscriminatory manner. If the agency has not already done so, it is a good idea to develop a set of service policies so that passengers know exactly what they can expect from the transit system. These policies are applicable to ALL passengers regardless of ability. Wellarticulated policies demonstrate that all passengers are being treated equitably. They should be posted on the transit agency's website available in accessible formats upon request. Examples of policies that the U.S. DOT regulations explicitly cite as discriminatory include compelling an individual with a disability to use a separate transportation service than the general public service when they are capable of using the public service, imposing special charges, or requiring an individual with a disability to be accompanied by an attendant (49 CFR Section 37.5).



For additional examples and guidance, see Chapter 2 of FTA circular 4710.1.

Reasonable Modification of Policies, Practices, and Procedures

Public transportation entities are required to make reasonable modifications in policies, practices, or procedures when the modifications are necessary for an individual with a disability to use the service, subject to certain limitations, and need to have a process in place for considering modification requests (49 CFR Section 37.5). For examples and guidance, see Chapter 2 of FTA circular 4710.1 as well as Appendix E for 49 CFR Part 37.

Complaint Process

Every transportation provider is required to designate a responsible employee and adopt procedures for resolving ADA-related complaints. Complaint procedures must be accessible for people with disabilities, include due process, and document responses (49 CFR Section 37.17). **Subrecipients must also provide UTA's ADA officers contact information for complaints.**

ADA Requirements for ALL types of service

The following requirements apply to all public transportation services, including fixed route, route deviation, and demand responsive.

• **Maintenance of accessibility features:** A transit agency must ensure that all vehicles and related transit facilities are maintained in operative condition so that they are usable by individuals with disabilities (49 CFR Section 37.161(a)). This includes keeping vehicle lifts/ramps in operative condition through a system of regular and frequent maintenance checks of lifts (49 CFR Section 37.163(b)), such as cycling the lift as part of each pre-trip inspection as well as conducting interval-based preventive maintenance. All accessibility features must be promptly repaired if they are damaged or out of order, and reasonable steps to accommodate individuals with disabilities who would otherwise use the feature must be taken until it has been repaired (49 CFR Section 37.161(b)).

• Use of accessibility features: Vehicle operators and other personnel must make use of the accessibilityrelated equipment or features that are required under 49 CFR Part 38 (49 CFR Section 37.167(e)). This includes using the wheelchair lift or ramp, securement devices, and audio equipment for certain fixed route announcement requirements on fixed route. Operators must assist individuals with disabilities who need or request assistance with the use of securement systems, ramps and lifts. If this requires the vehicle operators to leave their seats, they must do so (49 CFR Section 37.165(f)). They must also permit individuals with disabilities who do not use wheelchairs, including standees, to use a vehicle's lift or ramp to enter the vehicle (49 CFR Section 37.165(g)). Operators must provide individuals with disabilities adequate time to complete boarding or disembarking from the vehicle (49 CFR Section 37.167(i)). Operators cannot refuse to permit a passenger who uses a lift to disembark from a vehicle at any designated stop, unless:

o the lift cannot be deployed,

o the lift will be damaged if it is deployed, or

o temporary conditions at the stop, not under the control of the transit operator, preclude the safe use of the stop by all passengers (49 CFR Section 37.167(g)).

• Accommodating people who use wheelchairs and other mobility aids: U.S. DOT defines a wheelchair as "a mobility aid belonging to any class of three- or more-wheeled devices, usable indoors, designed or modified for and used by individuals with mobility impairments, whether operated manually or powered" (49 CFR Section 37.3). Although not a complete list, the following are some of the requirements to accommodate riders in wheelchairs and other mobility aids, such as scooters that are primarily designed for use by individuals with mobility impairments:

o Accommodating riders who use wheelchairs if the lift and vehicle can physically accommodate them. 49 CFR Part 38 requires that vehicles accommodate occupied wheelchairs weighing a minimum 600 pounds and measuring 30" x 48." However, many vehicles and lifts are manufactured to accommodate larger and heavier wheelchairs. A transit system is obligated to carry a wheelchair and occupant if the lift and vehicle can physically accommodate them, unless doing so is inconsistent with legitimate safety requirements. "Legitimate safety requirements" include such circumstances as a mobility device of such size that it would block an aisle or would interfere with the safe evacuation of passengers in an emergency (49 CFR Section 37.165 and Appendix D to Part 37 under Section 37.165).

o Providing service to a wheelchair user even if their mobility device cannot be secured or restrained satisfactorily by the vehicle's securement system. However, an agency is not required to permit wheelchairs to ride in places other than designated securement locations (49 CFR Section 37.165), nor to transport an individual who refuses to allow their wheelchair to be secured if the agency's policy requires securement (FTA circular 4710.1, section 2.4.3, page 2-14).

o Asking that individuals sitting in the priority seating area, or fold-down seats in the wheelchair securement area, relocate if an individual needs to use that priority seating because of a disability or needs to secure a wheelchair (49 CFR Section 37.167(j)). For more information on accommodating riders who use mobility aids, see FTA Circular 4710.1 (*https://www.transit.dot.gov/regulations-and-guidance/fta-circulars/americansdisabilities-act-guidance-pdf*), Section 2.4 Lift/Ramp and Securement Use.

• Allowing service animals: U.S. DOT defines a service animal as "any guide dog, signal dog, or other animal individually trained to work or perform tasks for an individual with a disability, including, but not limited to, guiding individuals with impaired vision, alerting individuals with impaired hearing to intruders or sounds, providing animal protection or rescue work, pulling a wheelchair, or fetching

dropped items" (49 CFR Section 37.3). Transit agencies must allow service animals to accompany individuals with disabilities in vehicles and facilities (49 CFR Section 37.167(d)). Staff may ask if an animal is a service animal or ask what tasks the animal has been trained to perform but cannot require special ID cards for the animal or ask about the person's disability. However, a transit agency may refuse to transport a service animal that would "*pose a direct threat to the health or safety of drivers or other riders, create a seriously disruptive atmosphere, or are otherwise not under the rider's control*" (FTA circular 4710.1, section 2.6, page 2-17).

• Allowing portable oxygen: operator transit agency cannot prohibit an individual with a disability from traveling with a respirator or portable oxygen supply (provided the devices are properly secured per 49 CFR subtitle B, chapter 1, subchapter C. U.S. DOT Office of Pipeline Safety and Hazardous Materials) (49 CFR Section 37.167(h)).

• **Training requirements:** Transit agencies must ensure that all personnel (including contractors) are trained to proficiency, as appropriate to their duties. Personnel must be able to operate vehicles and equipment safely and properly assist individuals with disabilities using the service in a respectful and courteous way, with appropriate attention to the difference among individuals with disabilities (49 Section CFR 37.173).

• Information accessibility: Service information must be available in accessible formats to individuals with disabilities (49 CFR Section 37.167(f)). This means printed materials must be made available, upon request, in a format that is accessible to the person making the request, such as large print, Braille, or electronic files that can be read by screen reading technology. As stated in FTA Circular 4710.1 (*https://www.transit.dot.gov/regulations-andguidance/fta-circulars/americans-disabilities-act-guidance-pdf*), Section 2.8 Accessible Information, 2.8.1 Accessible Formats, the information needs to be made available in a format the person can use, and FTA encourages agencies to work with individuals who request information to determine the most appropriate alternative formats. Online information also needs to be accessible to people who use screen readers. Audio information needs to be available in visual formats for people with hearing disabilities. For more information, see Section 2.8 - Accessible Information of FTA Circular 4710.1.

Demand Response Service

While many requirements apply to all agencies providing public transportation service, there are some requirements that are specific to different modes of service.

According to U.S. DOT ADA regulations, a "demand responsive system" is any system of transporting individuals which is not a fixed route system (49 CFR Section 37.3). This type of service is also commonly referred to as "demand response," but for this section, the U.S. DOT/FTA term is used. General public demand responsive service is found in many rural and tribal areas. As stated in Chapter 7 of FTA circular 4710.1, "*demand responsive systems encompass a wide variety of service types, including*



traditional dial-a-ride service, taxi subsidy service, vanpool service, and route deviation service.". A demand responsive system may operate non-accessible vehicles as long as equivalent service for people with disabilities is provided in accessible vehicles. Service provided to individuals with disabilities should be equivalent to the service provided to other individuals in the following ways (49 CFR Section 37.105):

- Response time
- Fares
- Geographic service area
- Hours and days of service
- Restrictions or priorities based on trip purpose
- Availability of information and reservation capability
- Any constraints on capacity or service availability

For more information, refer to Chapter 7 in FTA circular 4710.1.

Accessibility Specifications for Transportation Vehicles

When procuring new passenger vehicles that are required to be accessible, the vehicles must be manufactured to comply with U.S. DOT ADA regulations. Minimum vehicle accessibility specifications for buses and vans are defined in 49 CFR Part 38, Accessibility Specifications for Transportation Vehicles, Subpart B, with specifications for other types of vehicles (such as trains, over-the-road buses, and trams) found in other subparts.

Vehicle accessibility requirements include:

- mobility aid accessibility and securement systems
- specifications for doors, steps, and thresholds
- signage at priority seating and securement areas
- specifications for interior handrails and stanchions
- requirements for lighting
- specifications for fare boxes and exterior destination and route signs on vehicles that have these elements.

Vehicles longer than 22 feet have additional requirements, including specifications for public address systems and stop request controls. For more information, see Chapter 4 of FTA circular 4710.1.

ADA Requirements for Transportation Facilities

If a public entity constructs new facilities to be used for providing designated public transportation services, they must be readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs and other mobility aids (49 CFR Section 37.41). If a public entity alters an existing facility or part of an existing facility used for providing designated public transportation services, and that alteration affects or could affect the usability of the facility, alterations must be made in a way that is readily accessible



to and usable by individuals with disabilities (Section 37.43). This applies to improvements made at bus stops, such as installing shelters or constructing sidewalks. For more information, see Chapter 3 of FTA circular 4710.1.

ADA Requirement for Reasonable Accommodations in Employment

Employers with 15 or more employees, whether or not they receive FTA funding, have an obligation under the ADA to make reasonable accommodations for job applicants and employees with disabilities (29 CFR Part 1630). For more information about this requirement and accommodating employees with disabilities, see the U.S. Department of Labor (DOL) web page on disability resources. *(https://www.dol.gov/general/topic/disability)*

For More on ADA requirements please visit https://www.nationalrtap.org/Toolkits/ADA-Toolkit/Welcome and download the ADA toolkit



7. RESOURCES

7.1 UTA CONTACTS

Coordinated Mobility Department

Alika Lindsay Coordinated Mobility Grants Administrator 801.237.1994 (Office) 801.290.6527 (Mobile) hmahoney@rideuta.com

Glenda Clawson

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Christy Allen

Coordinated Mobility Manager 801.237.1921 (Office) 801.673.5550 (Mobile) cachziger@rideuta.com

7.2 INTERNAL RESOURCES



5310 Resources Page

https://rideuta.com/Doing-Business/FTA-5310-Grant-Program/5310-Resources

Local Coordinated Council

Local Coordinating Councils (LCCs) were established as forums to coordinate transportation efforts, foster partnerships and to create and implement locally developed plans and projects. The council membership includes:

- Government Agencies
- Non-profit Human Transportation Providers
- Private Companies
- Citizen Members
- Utah Transit Authority (UTA)

LCC meetings are held on a bi-monthly (every other month) basis. Meetings are typically held in February, April, June, August, and October Periodically there will be a final summit or retreat held in November.

All subrecipients should attend and participate in the LCC meetings. LCC meeting attendance will give you more points on FTA 5310 applications and allow you opportunities for collaboration and partnerships with other transportation providers and not for profit agencies in your area. To get onto the mailing list, contact Trista Lawrence tlawrence@rideuta.com

https://rideuta.com/Rider-Info/Accessibility/Accessible-UTA/Coordinated-Mobility/Local-Coordinating-Councils

The three local councils for the Wasatch Front represent the areas of:

- Provo-Orem UZA
- Ogden-Layton UZA
- Salt Lake UZA

Local Coordinated Human Service Transportation Plans

The councils lead the development and update of Local Coordinated Human Service Transportation Plans . The plan identifies "the transportation needs of individuals with disabilities, older adults, and people with low incomes, provides strategies for meeting those local needs, and prioritizes transportation services for funding implementation."

Individual plans are developed for each county/region by the Local Coordinating Councils that identify the local mobility needs and strategies to resolve those needs.

This plan can also be found and downloaded on the websites LCC section.

http://www.utahridelink.org/Local-Coordinating-Councils



Project Management Plan

The Program Management Plan (PMP) outlines UTA's policies and procedures for administering FTA 5310 funds. The contents of the PMP have been coordinated with the Transportation Improvement Program (TIP), such as: coordination of service, project selection criteria, and method of distributing funds. The PMP was developed under the guidance provided in FTA Circular 9070.1G.

UTA's PMP can be found and downloaded on our website:

https://rideuta.com/-/media/Files/Doing-Business/5310/1A_Program_Management_Plan.pdf

The PMP outlines UTA's goal to fulfill the following objectives:

- Identify, contact and inform public agencies, community organizations, non-profit and private for-profit organizations providing services for seniors and persons with disabilities as to the availability of 5310 program grant funds:
- Establish, promote and outline processes for soliciting and evaluating 5310 program funding proposals:
- Assure that proposals selected for funding are responsive to one or more of the needs identified in the Local Coordinated Human Service Transportation Plans
- Assure that the application, evaluation and project selection process ensure fair and equitable distribution of funds within each Urbanized area;
- Establish the requirements for the selected projects to enter into grant agreements with UTA and,
- Summarize the requirements for managing and reporting the progress for implementing the funded projects.

ZoomGrants Announcements

In your ZoomGrants account we will occasionally post important dates, training opportunities, or even other grant opportunities in the 'Announcements' section. Check announcements when you log in to complete your reports or invoicing.

YouTube "Utah UZA's FTA 5310"

You can also access recorded training videos on our YouTube page for training.

www.youtube.com/@UTAHUZAsFTAGrantManagement - Subscribe to receive alerts!



7.3 EXTERNAL RESOURCES

Federal Circulars

Uniform Guidance, all Federal Grants, 2 CFR 200 : <u>https://www.ecfr.gov/current/title-2/subtitle-</u> <u>A/chapter-II/part-200?toc=1</u>

Award Management Requirements, FTA C 5010.1e :

www.transit.dot.gov/sites/fta.dot.gov/files/docs/regulations-and-guidance/fta-circulars/58051/5010-1e-circular-award-management-requirements-7-16-18.pdf

5310 Program Guidance and Application Instructions, FTA C 9070.1 G : www.transit.dot.gov/sites/fta.dot.gov/files/docs/C9070 1G FINAL circular 4-20-15%281%29.pdf

Utah's Urban and Rural Specialized Transportation Association (URSTA)

URSTA is a statewide organization that began in 1988. URSTA provides training, education, advocacy and networking for transit providers and their employees in Utah and surrounding states. URSTA is dedicated to improving public transportation in all Utah communities.

URSTA typically holds a conference in the Fall (September)that offers training topics for managers and drivers. Scholarships are also available to cover the registration fee and hotel accommodations for the conferences.

For more information visit: www.ursta.org

National Rural Transit Assistance Program (NRTAP)

National RTAP is an amazing resource for transportation programs. They offer driver trainings through their e-learning portal, resources for developing transportation programs, and great resources for programs that receive Federal funding.

National RTAP provides research and technical assistance related to the rural and tribal transit industry. Services include help finding training materials, documents, regulations, reports, and other types of information, as well as connecting you to experts in the field.

The goals of the RTAP program are to promote the safe and effective delivery of public transportation services in rural areas and to facilitate more efficient use of public transportation resources. To meet those goals, the program focuses on the following objectives:

- Improving the quality of training and technical assistance resources available to the rural transit industry
- Encouraging and assisting state, local, and peer networks to address training and technical assistance needs
- Promoting the coordination of transportation services
- Building a national database of information about the rural transit industry

Since its inception, National RTAP has contributed to the achievement of these objectives at the national level by developing and distributing training materials, providing technical assistance, creating web-based applications, producing reports, publishing best practices, conducting research, and offering peer assistance for rural and tribal transit providers and state RTAP programs.

Find out more at: nationalrtap.org

National Grants Management Association (NGMA)

NGMA connects professionals in the grants management field to improve and unify the grants delivery process. NGMA brings together the professionals involved in this process so that they may learn from each other. NGMA supports the complete, evolving process of grants management across all levels — from the grant recipient — and everyone in between and beyond.

NGMA holds an Annual Grants Conference, and has also developed credentials for Certified Grant Management Specialists (CGMS).

Find out more at: ngma.org

Grants Professional Association

Thompson Grants

Candid

