

# **Board Report**

Los Angeles County
Metropolitan Transportation
Authority
One Gateway Plaza
3rd Floor Board Room
Los Angeles, CA

Agenda Number: 40.

**REVISED** 

OPERATIONS, SAFETY, AND CUSTOMER EXPERIENCE COMMITTEE
APRIL 20, 2023

SUBJECT: ZERO-EMISSION BUS PROGRAM UPDATE

ACTION: APPROVE RECOMMENDATIONS RECEIVE AND FILE

#### RECOMMENDATION

**AUTHORIZE the Chief Executive Officer to:** 

File #: 2023-0207, File Type: Program

- A. RECEIVE AND FILE the Progress Report on the Zero Emission Bus Program, including the shift in the program goal of fully transitioning to a zero-emission bus fleet from 2030 to 2035, and a commitment to no longer procure Clean Natural Gas buses to accommodate the new program goal.; and
- B. APPROVE changing the program goal of fully transitioning to a zero-emission bus fleet from 2030 to 2035.

#### **ISSUE**

In 2018, The California Air Resources Board's (CARB) Innovative Clean Transit (ICT) regulation mandated that all transit agencies in the state operate all-zero emission (ZE) fleets by 2040.

In June 2017, Metro's Board of Directors endorsed a ZEB Strategic Plan (SP) to transition the entire bus fleet to ZEBs by 2030, contingent on envisioned cost and performance equivalence with CNG buses as a result of continued advancements in BEB technology. However, the availability and capacity of sufficient power at each of Metro's bus divisions have been identified as a constraint. Meanwhile, BEBs' cost and technical parity with CNG buses have not materialized.

Given the current status of the ZEB industry, staff finds that these program challenges (i.e., costs, performance, electrical grid capacity, supply chain and utilities' lead times, and market availability) are exacerbated by trying to achieve a full transition by the 2030 target date.

#### **BACKGROUND**

In July 2017, the Metro Board approved Motion #50 (File 2017-0524) by Directors Bonin, Garcetti, Najarian, Hahn, and Solis that endorsed a plan to transition to a ZEB fleet by 2030 (Attachment A). The endorsement is contingent on two primary factors: continuous advancements in electric bus

technology and a drop in prices as the technology develops. This provision stipulates that the ZEB conversion timeline considers the equivalence of ZEBs with Metro's existing compressed natural gas (CNG) buses to ensure that the program is technologically, financially, and operationally reasonable.

Since the Board's endorsement, Metro has embarked on the most extensive ZEB transition program outside of Asia. To date, Metro has made significant progress in transitioning to ZEB service.

- A total of 145 BEBs have been ordered, one of the most significant BEB procurements to date in CA and among the largest in the country. Currently, 50 BEBs have been delivered, with the remaining 95 scheduled to be delivered between September 2023 and April 2024; by the end of 2023, Metro will have the most BEBs in active service in the U.S.
- Metro's G (Orange) Line BRT initiated 100% ZE service at the start of 2021. To date, the
  vehicles have accumulated over <u>3 million</u> miles of ZE service; the most miles by any public
  transit agency in the country.
- Conversion of Metro's J (Silver) Line BRT is underway and is anticipated to be completed by mid-2025.
- In December 2022, the Metro Board authorized the procurement of an additional 1,000 BEBs and associated charging infrastructure.
- Metro has aggressively pursued all available funding, successfully securing to date \$413.1 million in ZEB-related federal and state grant funding, including one of the largest Low-Emission/No-Emission grants in this federal program's history (\$104.1 million awarded in 2022).
- Further, Metro has made significant investments in workforce development, developing a manufacturing careers policy and implementing advanced training for operators and maintainers specific to BEB technology.

#### **DISCUSSION**

Despite the significant progress made to date, staff has found that the ZEB industry is still evolving and not sufficiently mature to allow for full implementation by 2030 without risk to service. Key issues include cost, grid capacity, performance (reliability, maintainability, and operability), early obsolescence, utility lead times, and supply chain issues.

Changing the program goal from 2030 to 2035 will help mitigate these challenges and will not impact compliance with CARB's ICT regulations or with supporting the planned major regional events, such as the World Cup in 2026 and the Olympic & Paralympic Games in 2028. By the first half of 2026, more than half of Metro's bus service will be converted to BEB operation, as three of Metro's bus divisions (8, 9 and 18) and 707 BEBs are scheduled to be fully deployed. This includes the most critical parts of Metro's Westside and Central bus and rail service for supporting these globally important 2026 and 2028 events. By the end of Q2 2028, another division (15) is scheduled to be ready for BEB service, and another 250 BEBs are scheduled for delivery, bringing the total to 957 BEBs, or 53% of the current active Metro bus fleet, by mid-2028; sufficient for fully electrifying the Olympic and Paralympic routes.

#### ZEBs have not achieved CNG Parity

To date, ZEBs, whether BEBs or fuel cell electric buses (FCEBs), have not achieved parity with CNG buses, either in terms of performance or cost. More importantly, there are concerns that the electric grid is currently unable to support full BEB operation when regional demand is high and that electric utilities' lead times to provide upgrades can be lengthy. For FCEBs, the market is even more nascent - there are a limited number of bus original equipment manufacturers (OEMs) and hydrogen generators/suppliers, and the cost of both buses and hydrogen fuel are even higher than for BEBs.

Each issue is discussed below.

#### **Utility Infrastructure Challenges**

- <u>Grid capacity</u>. Studies have shown that the entirety of the California electrical grid is
  undersized and not ready to support a large-scale adoption of ZE vehicles. Additionally, more
  refined surveys of the divisions have revealed that the available grid capacity to serve some of
  its divisions may be less than the assumed minimum of five megawatts. These challenges will
  require added efforts in the planning and design processes to mitigate and may result in
  schedule impacts.
- Long lead times for grid upgrades. According to interviews with relevant staff of the electric
  utilities serving Metro's bus divisions, the project time that the utilities need to perform service
  studies, develop engineering and design documents, and add the necessary construction
  contractor time is a minimum of four years for each division. Five years is more realistic,
  according to these discussions. Furthermore, should substation or transmission infrastructure
  upgrades be needed, the project time could be seven years.
- <u>Market availability.</u> Supply chain issues and constraints are currently impacting the timelines to deliver ZEBs and their supporting infrastructure. These issues are worse for FCEBs than for BEBs, as the market is still not mature enough to support Metro's goals. Only two OEMs produce FCEBs, and only four percent (4%) of all ZEBs (procured or in operation) are FCEBs.

#### **ZEB Performance**

ZEBs also have not reached parity with CNG buses regarding performance. The following are the areas of note:

- Range. Current BEBs have an operable range of 150-160 miles (dependent on a myriad of factors, such as HVAC energy usage, operator efficiency, elevations, speeds, etc.). Currently, 64% of Metro's approximate 1,800 service blocks are within 150 miles, with some exceeding 300 miles. However, with a BEB's range anticipated to grow at approximately 2% to 5% per year, a bus with a reliable 300-mile range will not be available until 2035 at the earliest.
- <u>Reliability</u>. The industry is still learning how to integrate new technologies into existing
  systems. Metro continues to experience integration issues between new and existing battery
  systems, leading to premature failures of components, such as belt drives and bearings.
  Extending the transition period will allow technology to mature, improving fleet availability and
  reducing the time and resources required to maintain the fleet in a State of Good Repair.
- <u>Maintainability</u>. While the industry has focused primarily on ensuring ZEBs can perform as CNG counterparts, less effort has been made to develop diagnostic information and tools for

on-site technicians to expeditiously investigate and repair failures. Currently, agencies mostly rely on remote subject matter experts to investigate and mitigate failures, leading to longer out of service times.

- Operability. BEBs are not as user-friendly to operate as Metro's legacy fleet. As such, operators of BEBs need to be more intentional with driving. For example, operators will need to consider regenerative braking, HVAC usage, and buses' state of charge. Additional training and experience are needed to ensure the operators follow the correct procedures to avoid creating fault conditions.
- Obsolescence. As technology advances, parts, models, and other seemingly new equipment
  are rapidly becoming replaced and in some cases, obsolete as vendors continue to evolve
  their models and respond to market needs. Vendors thus have less incentive to support earlier
  technology than their newest offerings.

#### **ZEB Costs**

ZEBs are more expensive than CNG buses, and the new infrastructure required to support ZEBs requires a large initial capital investment. The following are the areas of note:

### Capital Costs

- ZEBs continue to have a 40-60% premium over CNG buses depending on vehicle size and recent pricing trends. This differential has not dropped as was expected.
- The capital costs for installing BEB charging infrastructure at the depots and on-route charging are approximately \$600 million to \$800 million higher than the periodic cost of replacing CNG infrastructure.

#### Operating Costs

- Costs to maintain and operate ZEBs are still being evaluated. From initial deployments, savings in maintenance costs have only now begun to be realized in some agencies, but there have been notable increases in energy costs, specifically with recent high volatility in conventional diesel and CNG prices.
- Costs to maintain and operate charging infrastructure can be higher than conventional CNG storage and fueling infrastructure, although many agencies are mitigating cost risks through external vendor contracts and extended warranties on the charging equipment, covered under capital expenditures.
- Costs associated with charge management are still being developed; however, these costs will also be new costs over that of the CNG legacy fleet.

Adding an additional five years to Metro's ZEB program transition will help mitigate the challenges summarized above. It will also provide Metro with additional time to seek and gather funding for the ZEB transition program. The following summarizes some of the specific ways in which a 2035 program horizon can help mitigate the adverse impacts of these challenges.

# 2035-Related Utility/Grid Upgrade Benefits

<u>Grid capacity</u>. To meet the requirements of the CARB ICT (Innovative Clean Transit) regulation regionally and statewide, as well as other municipal and state policies that are committed to ZE transitions, electric utilities will continue fortifying and enhancing the grid's capacity. It is thus expected that the grid will be more built out in 2035 than in 2030 - thus, improving reliability of the grid and reducing the probability of Metro service interruptions.

- <u>Long lead times for grid upgrades</u>. As utilities become more experienced with supporting large scale ZE fleets, it is expected that their efficiency and project delivery methods will improve. This should help reduce timelines for Metro over time.
- Market availability. Both the BEB and FCEB markets continue to expand over time. With more state and federal legislation to encourage ZE adoption (and more funding), and as the COVID-19 pandemic recedes into the past with more time, it is expected that some of the chokepoints with delivery will be eased. An additional five years of transition should help reduce costs and optimize the transition timeline further.

#### 2035-Related Performance-Related Benefits

Considering that battery capacity and efficiency have steadily improved, it is safe to say that BEBs will be much closer to the BEB-for-CNG bus parity in 2035 than in 2030. The additional five years will also provide Metro with more time to train operators and maintenance staff, allow for the technology to further mature, and allow Metro to continue to monitor the market to take advantage of the latest offerings, newest vendors, and other benefits that come with fully transitioning at a later stage.

Additionally, based on current state of technology and anticipated availability of Zero Emission buses and charging infrastructure, Metro does not anticipate the need to procure additional CNG buses, with the 2035 target date. If there are issues impacting availability of either Battery Electric Buses or Charging Infrastructure, there are options that can be exercised. Those options include procurement of Hydrogen Electric Buses, installation of temporary charging infrastructure, and, if needed, extending the life of our CNG buses. Again, Metro does not anticipate the need to procure additional CNG buses.

#### 2035-Related Cost Benefits

#### Capital Costs

- Annual program costs will be reduced with a 2035 program completion horizon.
   Although overall program costs may increase with an annual escalation of an additional five years, on an annual basis, program costs will be reduced by almost 40% with the 2035 program extension. Please refer to the Financial Impact section for additional details.
- With advancements in technologies, there will be less need to introduce mitigations to address the performance challenges noted above. As one example, as bus range increases, there will be less need to introduce opportunity charging, resulting in considerable capital cost savings. As noted in the financial table below, the precise number of the difference in chargers needed is being modeled at the time of this report, but it is expected to show substantial savings compared with the 2030 transition schedule's cost estimates.

 As vendors and OEMs become more efficient over time with their production, the capital costs of infrastructure are expected to decrease. This is already being realized with the downward trend of the cost of batteries per kilowatt hour.

#### Operating Costs

 As the region transitions to more renewable sources of electricity, long-term power costs are expected to attain parity or even become less expensive than natural gas, thereby lowering fuel/charging costs. A five-year extension of Metro's ZEB transition horizon makes these projections more attainable.

### Advanced Transit Vehicle Consortium (ATVC)

The information above was presented at the Advanced Transit Vehicle Consortium (ATVC) at its March 2023 meeting to solicit feedback from ATVC board members on the recommendation to move the full transition to 2035. The board members engaged staff in discussions around battery technology, specifically increased range and reduced degradation, limitation of the utility companies in providing sufficient electricity in line with the conversion schedule, temporary charging, charge management, hydrogen fuels and redundancy, as well as the reduction in annual cost. At the conclusion of the discussion amongst all board members, there was an appreciation for the need to extend the timeline for full conversion from 2030 to 2035.

#### **DETERMINATION OF SAFETY IMPACT**

An additional five years would allow Metro to incorporate additional safety systems and features that will help improve both passenger and pedestrian safety. Some of the safety enhancements that may be included on new buses: improved ADA securement provisions and self-leveling ADA boarding ramps, improved vehicle monitoring, pedestrian warning systems, curbside cornering lights, operator safety barriers and video monitors, real-time video security system accessibility, collision avoidance sensors, and improved passenger door sensors. Anticipated additional technologies include early warning and improved detection and mitigation associated with battery thermal events, as well as new battery designs that are expected to virtually eliminate such events altogether. These innovative designs are expected to be propagated in the vehicle industries in the late 2020s through early 2030s. Accordingly, a 2035 transition program goal would allow Metro to take advantage of these developments.

### FINANCIAL IMPACT

The table below notes that extending the transition horizon another five years may result in an estimated additional capital cost of \$203 million in year of expenditure dollars, the increase is primarily the result of additional cost escalation. The additional operations and maintenance cost impact associated with extending the program another five years is \$65 million. However, as noted above, the estimated capital and operating cost increases may be offset by the reduced need to purchase, maintain, and operate charging infrastructure. As one example, it was originally estimated that approximately 190 opportunity chargers would be needed at a cost of approximately \$155M. With added range, it may be possible to reduce the number of chargers by 70% or more, reducing the capital costs by \$119M or more bringing the total capital cost more in line with the 2030 goal at

the same time reducing the annual cost of the program by almost 40%...

Program Capital Expenditures (YOE millions)	2030 Goal	2035 Goal	
Vehicle Purchase Price	\$2,996	\$3,145	
Modifications & Contingency	\$363	\$381	
Charging/Fueling Infrastructure	\$830	\$867	
Total Capital Costs	\$4,189	\$4,392	
Average Annual Capital Costs	\$598	\$366	

#### Impact to Budget

As noted above, the estimated total capital program is \$4.2 billion in the 2030 scenario. For a 2035 scenario, the estimated capital cost of the BEB program is \$4.4 billion. However, the 2035 case's capital cost is more than \$200 million less per year when that cost is spread over five additional years.

Further, an additional five years of transition would allow Metro to minimize staff impacts. For example, maintaining the 2030 transition goal would likely necessitate as many as five additional project managers to manage simultaneously occurring projects in a shorter program; an additional five years of program transition would allow Metro to hire two fewer project managers because as two of these key managers complete projects they could assume another project later in the program schedule.

#### **EQUITY PLATFORM**

No changes in equity-associated impacts are expected to the previously submitted board reports associated with the ZEB transition program. BEBs will operate on routes restructured through the NextGen transit service plan. The service area of the corridors is vast-147 square milesencompassing 2.2 million people in 650,000 households and 750,000 employees. Therefore, the corridors contain approximately 21 percent of the County's population and approximately 20 percent of the County's employment.

The Project Service Corridors include significant populations identified as disadvantaged or low-income communities as defined by Senate Bill 535 (SB 535) and Assembly Bill 1550 (AB 1550). There is great overlap between these areas and areas that Metro defines as Equity Focus Communities. The improvements are targeted to benefit communities with some of the greatest mobility needs in Los Angeles County. The Project's service corridors are composed of 88 percent in Low-Income Communities as identified by AB 1550 (Figure 1), 73 percent disadvantaged Communities as identified by SB 535 (Figure 2), and 61% Equity Focus Communities as defined by Metro's EFC (Equity Focus Communities) definition (Figure 3). The investment brings benefits to the community beyond the transit riders themselves: quieter exterior and interior noise not only attracts riders but provides a benefit to the community as well. Program implementation considers equity

needs, along with sufficient space, utility placement, readiness and other factors when prioritizing ZEB fleet conversion.

#### IMPLEMENTATION OF STRATEGIC PLAN GOALS

These recommendations support Goal #3, Enhance communities and lives through mobility and access to opportunity, and Goal #4 Transform LA County through regional collaboration and national leadership.

#### **ALTERNATIVES CONSIDERED**

Continuing to implement the transition program associated with a 2030 program schedule was considered, but not recommended due to the factors associated above, as well as the likely opportunities to take advantage of the expected advances in technology.

Extending the program transition even further, to beyond 2035 and possibly to the 2040 state-mandated regulatory deadline was also considered. However, this alternative is not recommended as costs associated with the program are also expected to escalate, and the need for operating the legacy CNG fleet past its design life would substantially increase operating costs, risk service, and supply chain issues as suppliers begin to exit the transit bus market for CNG issues and exacerbate environmental and equity impacts associated with continuing to operate the aging CNG fleet.

#### **NEXT STEPS**

- A. Staff will update the ZEB Master Plan and program schedules in accordance with the new transition goal.
- B. Staff will continue to proceed with a competitively negotiated solicitation for acquiring new BEBs and supporting Charging Infrastructure.
- C. Once bids have been received, Staff will return to the Board to award the contract and establish a LOP for the procurement.

#### **ATTACHMENTS**

Attachment A - Motion #2017-0524 by Directors Bonin, Garcetti, Najarian, Hahn, and Solis Attachment B - Equity Platform - Figures 1 - 3

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# Metro



# **Board Report**

Los Angeles County
Metropolitan Transportation
Authority
One Gateway Plaza
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Los Angeles, CA

File #: 2017-0524, File Type: Motion / Motion Response Agenda Number: 50

REVISED REGULAR BOARD MEETING JULY 27, 2017

# Motion by:

# DIRECTORS BONIN, GARCETTI, NAJARIAN, HAHN and SOLIS AS AMENDED BY SOLIS, KUEHL and BARGER

#### FRIENDLY AMENDMENT BY FASANA

July 27, 2017

# Strategic Plan for Metro's Transition to Zero Emission Buses

LA Metro has developed a comprehensive plan to deliver a complete transition to zero emission electric buses by 2030. The transition plan is contingent on two primary factors: continuous advancements in electric bus technology (which must increase range, reduce bus weights, reduce charging times, extend battery life cycles), as well as a drop in prices as the technology develops.

As electric bus technology continues to advance, our electric grid is becoming cleaner by gradually eliminating coal from our energy portfolio and replacing it with renewable sources. A full transition to electric buses coupled with renewable energy sources promises mobility with significantly lower environmental impacts from this form of transportation.

In order to maintain our bus fleet in a state of good repair, Metro plans to continue replacing its aging bus fleet at approximately 200 buses per year. With firm local hiring requirements in Metro bus procurement, routine bus procurement presents a recurring opportunity that bolsters our local labor force in perpetuity.

In 2012, Metro's U.S. Employment Plan resulted in the award of an \$890 million contract to Kinkisharyo, a factory in Los Angeles County, and 404 quality railcar manufacturing jobs. Similarly, Metro can leverage recurring bus replacements to bolster labor throughout Los Angeles County

Metro plans to spend nearly one billion dollars on bus procurements in the next ten years. That level of investment, coupled with a transition to all electric buses, presents an opportunity for LA County to demonstrate leadership on combating climate change, and can make Los Angeles the central marketplace for new electric bus technology: a County rich with quality manufacturing jobs rooted in technologies that provide mobility, sustain a healthy environment and create career paths in clean

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energy technologies.

SUBJECT: MOTION BY BONIN, GARCETTI, NAJARIAN, HAHN

AND SOLIS AS AMENDED BY SOLIS, KUEHL AND

**BARGER** 

#### RECOMMENDATION

WE THEREFORE MOVE that the Board:

- A. ENDORSE the Strategic Plan for Metro's Transition to Zero Emission Buses;
- B. DIRECT the CEO to create a zero emission bus infrastructure working group comprised of Metro staff, federal and state regulators and local utility companies to track market availability and to cultivate ongoing collaboration among stakeholders. The working group will monitor market rates for emerging zero emission bus technology to support Metro's 2030 transition plan:
  - 1. Working group to report to the Board annually with the latest technology innovations to support the cost/benefit analysis of fleet conversion
  - 2. MTA to host an industry forum to solicit innovative solutions to delivering the 2030 plan;
- C. AMEND the Metro federal legislative plan to advocate for local jobs as a critical factor in the evaluation criteria of MTA procurements; and
- D. DEVELOP an equity threshold consistent with Title VI regulations for priority deployment of electric buses in underserved communities.

#### FURTHER MOVE that the Board direct staff to:

- A. As part of establishing a working group:
  - EXPAND the invitation to regional air quality regulators (e.g. South Coast Air Quality Management District), the American Public Transportation Association and California Transit;
  - 2. <u>EXAMINE and TRACK vehicle technology and performance, energy production and pricing, infrastructure needs and life-cycle analysis and creative funding opportunities.</u>
- B. <u>COORDINATE</u> with the County of Los Angeles to explore opportunities to develop a countywide incentive structure to promote and attract more companies to manufacture, assemble and produce zero-emission transit vehicles and related technologies and infrastructure in Los Angeles County;
- C. <u>Widely PROMOTE and ENCOURAGE municipal transit agencies/operators to participate in the established process by which to co-procure ("piggyback procurement" provisions) zero-</u>

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#### emission transit vehicles;

D. <u>ENSURE that MTA maintains the flexibility to explore the best available technologies that contributes to zero-emissions and/or net-negative emissions in the Los Angeles County public transit sector.</u>

FRIENDLY AMENDMENT BY FASANA that staff report back to the board with a timeline and any commitments by parties before we undertake our next bus purchase and answers to the following questions:

- A. Will electric buses and their batteries deliver the guaranteed range and service?
- B. Can municipal and electric utilities timely invest in the grid in order to power electric buses?
- C. Which strategies will maximize Metro's ability to receive cap and trade credits?
- D. <u>How and when can charging infrastructure be deployed at our bus divisions? More importantly, how will such infrastructure be paid for?</u>
- E. Why is Metro's role critical for the adoption of low NOX engines in the trucking industry? What assurances do we have that this will take place when Metro has operated cleaner engines since the 1990s without adoption of these technologies by the trucking industry?
- F. What are the resiliency impacts to our service if electricity or natural gas service is disrupted? What is our back-up plan?
- G. Metro can intervene in regulatory proceedings at the California Public Utilities Commission for investor owned utilities regarding transportation electrification and equivalent natural gas proceedings as appropriate. Metro needs to assess the current regulatory schedule for such proceedings, develop advocacy position, and indicate that our adoption of electrification may be affected if electric transportation infrastructure is funded by shareholders, recovered through rates, and implemented on a timely basis.
- H. Conversely, how will Metro undertake the capital investments directly? Foothill Transit has intervened in the active proceeding. Antelope Valley and other providers are engaged. Metro needs to be more actively engaged and needs to report back to our Board on what is at stake. In SCE's service area, demand charges make the operating costs of electric buses more costly than natural gas vehicles. Are we working to influence changes to the rate schedules?
- I. Can RNG be adopted without direct Metro involvement by substituting RNG for natural gas purchased out of state? We should participate in any state framework that could create linkages between Metro's adoption of RNG and RNG implementation by the trucking industry.

# **ATTACHMENT B**

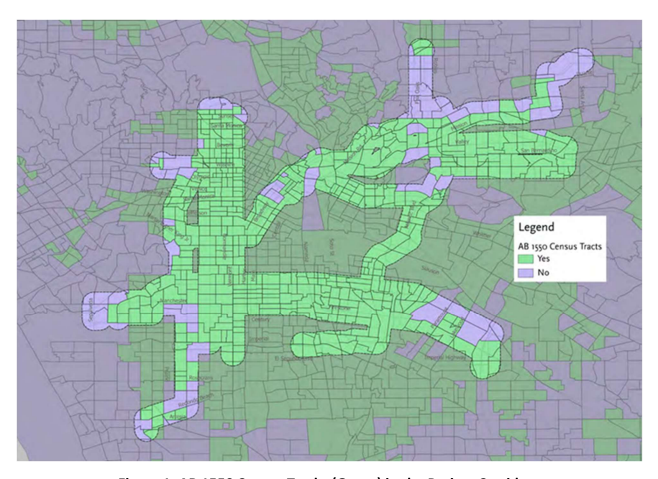


Figure 1: AB 1550 Census Tracks (Green) in the Project Corridors

# **ATTACHMENT B**

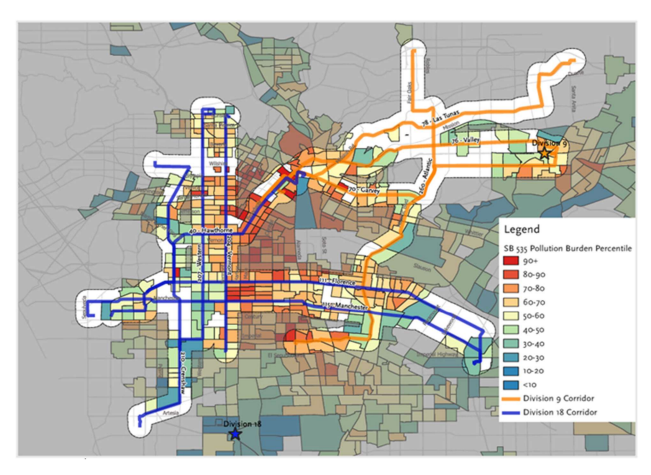


Figure 2: Census Tract Pollution Burden Percentile in the Project Corridors

# **ATTACHMENT B**

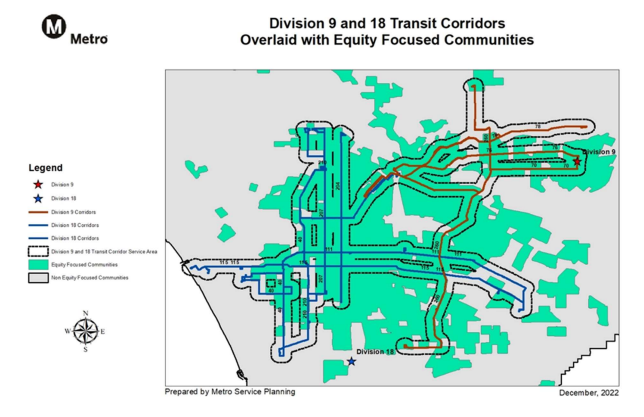


Figure 3: EFC Overlay Map