



TREASURE COAST REGIONAL PLANNING COUNCIL

INDIAN RIVER - ST. LUCIE - MARTIN - PALM BEACH

EXECUTIVE OFFICE

MEMORANDUM

To: Susan Haynie, Chair, Palm Beach Metropolitan Planning Organization and Chair, Southeast Florida Transportation Council  
Richard Blattner, Chair, Broward Metropolitan Planning Organization  
Rebeca Sosa, Chairwoman, Miami-Dade Metropolitan Planning Organization  
Steven L. Abrams, Chair, South Florida Regional Transportation Authority  
Paul Wallace, Chair, South Florida Regional Planning Council  
Peter O'Bryan, Chair, Treasure Coast Regional Planning Council  
Fred Wise, Executive Director, Florida Department of Transportation

From: Michael J. Busha, AICP  
Executive Director



Date: July 2, 2013

Subject: Memorandum of Understanding for Tri-Rail Coastal Link Partnership

Attached please find an original, fully executed copy of the Memorandum of Understanding (MOU) to establish the "Tri-Rail Coastal Link Partnership." The MOU represents a significant step in the effort to re-establish passenger rail service on the Florida East Coast rail corridor in Palm Beach, Broward, and Miami-Dade counties. The MOU is entered into by and among the Palm Beach Metropolitan Planning Organization, Broward Metropolitan Planning Organization, Miami-Dade Metropolitan Planning Organization, Southeast Florida Transportation Council, Florida Department of Transportation, South Florida Regional Transportation Authority, South Florida Regional Planning Council, and Treasure Coast Regional Planning Council.

Thank you for your participation in helping advance this important regional partnership. If you have any questions please contact Kim DeLaney, Council's Strategic Development Coordinator, at (772) 708-8471 or email [kdelaney@tcrpc.org](mailto:kdelaney@tcrpc.org).

Attachment

cc: Nick Uhren, Executive Director, Palm Beach Metropolitan Planning Organization  
Gregory Stuart, Executive Director, Broward Metropolitan Planning Organization  
Irma San Roman, Interim Director, Miami-Dade Metropolitan Planning  
Joseph Giuliatti, Executive Director, South Florida Regional Transportation Authority  
James Wolfe, Secretary, Florida Department of Transportation (District IV)  
Gus Pego, Secretary, Florida Department of Transportation (District VI)  
James F. Murley, Executive Director, South Florida Regional Planning Council

*"Regionalism One Neighborhood At A Time"- Est.1976*

421 SW Camden Avenue - Stuart, Florida 34994  
Phone (772) 221-4060 - Fax (772) 221-4067 - [www.tcrpc.org](http://www.tcrpc.org)

**MEMORANDUM OF UNDERSTANDING**

**Between**

**PALM BEACH METROPOLITAN PLANNING ORGANIZATION,  
BROWARD METROPOLITAN PLANNING ORGANIZATION,  
MIAMI-DADE METROPOLITAN PLANNING ORGANIZATION,  
SOUTHEAST FLORIDA TRANSPORTATION COUNCIL,  
SOUTH FLORIDA REGIONAL TRANSPORTATION AUTHORITY,  
FLORIDA DEPARTMENT OF TRANSPORTATION,  
SOUTH FLORIDA REGIONAL PLANNING COUNCIL, AND  
TREASURE COAST REGIONAL PLANNING COUNCIL**

**For**

**TRI-RAIL COASTAL LINK SERVICE**

**PRELIMINARY PROJECT DEVELOPMENT, PROJECT DEVELOPMENT,  
ENGINEERING AND CONSTRUCTION PHASES; FUNDING;  
PUBLIC OUTREACH; PROJECT SPONSORSHIP; AND OPERATING AGENCY**

This Memorandum of Understanding (MOU) is entered into by and among the Palm Beach Metropolitan Planning Organization (Palm Beach MPO), Broward Metropolitan Planning Organization (Broward MPO), Miami-Dade Metropolitan Planning Organization (Miami-Dade MPO), Southeast Florida Transportation Council (SEFTC), Florida Department of Transportation (FDOT), South Florida Regional Transportation Authority (SFRTA), South Florida Regional Planning Council (SFRPC), and Treasure Coast Regional Planning Council (TCRPC). Hereinafter, these agencies are referred collectively as the "Parties."

The Parties wish to continue the efforts already underway to improve mobility in the region which have involved unprecedented state, regional and local stakeholder collaboration and coordination, including the Parties' ongoing efforts to identify optimum multimodal alternatives for a balanced transportation system and to support local and regional land use plans.

The development of a multimodal transportation system within the southeast Florida region involves numerous transportation agencies and stakeholders and is a complex undertaking. Each of the Parties brings unique knowledge, skills, and abilities which are necessary for successful completion and ultimate implementation of the Project.

The Parties acknowledge the potential transportation, economic, social, and environmental benefits of the reintroduction of passenger service along an 85-mile section of the Florida East

42 Coast (“FEC”) Railway corridor between downtown Miami and Jupiter. The proposed premium  
43 transit service generally described by the on-going South Florida East Coast Corridor (“SFEC”) Study  
44 has been named, by agreement of the parties, the Tri-Rail Coastal Link Service (the  
45 “Project”).

46 The Project will connect the urban core of 28 densely-populated municipalities in eastern Miami-  
47 Dade, Broward, and Palm Beach Counties. It will improve north-south mobility, encourage  
48 stronger east-west connections, promote redevelopment and revitalization, enhance and integrate  
49 existing Tri-Rail service, and enhance freight movement. Reintroducing passenger service in the  
50 FEC corridor will provide an efficient option to driving on congested streets and highways and a  
51 much-needed integrated transportation link.

52 The Palm Beach MPO, Broward MPO, and Miami-Dade MPO (collectively referred to herein as  
53 the “MPOs”) have allocated funding towards the Project. It is acknowledged the Project will  
54 require certain approvals consistent with the Federal planning role of MPOs, including the  
55 Project’s placement into the local and regional fiscally-constrained Long Range Transportation  
56 Plans (LRTPs) and the determination of a “Locally Preferred Alternative” (LPA).

57  
58 Exhibit “A” of this MOU identifies the roles and responsibilities of the major items, work tasks,  
59 and project phases associated with implementation of the “Project,” which will include the  
60 following: Preliminary Project Development; Project Development; Engineering; Construction;  
61 Funding; Public Outreach; Project Sponsorship (with the Federal Transit Administration (FTA),  
62 which is anticipated to be the lead federal agency); and Operations.

63  
64 The purpose of this MOU is to develop a multi-agency partnership for undertaking the Project.  
65 This includes, but is not limited to:

- 66
- 67 • Establishing an Executive Steering Committee and Sub-Committees with specific responsibilities  
68 and regularly scheduled meetings,
  - 69 • Clarifying the roles and responsibilities of the Parties relative to the Project,
  - 70 • Clarifying the involvement of the Parties relative to the Project,
  - 71 • Improving the efficiency by which Project activities are conducted,
  - 72 • Scheduling regular Project updates to the involved Boards and agencies as deemed necessary by  
73 the Executive Steering Committee,
  - 74 • Presenting and advancing the Project with a unified voice,
  - 75 • Coordinating technical studies and evaluations,
  - 76 • Coordinating outreach to the public, municipalities, and other involved stakeholders,
  - 77 • Collaborating on innovative approaches to a Funding Framework for the Project,
  - 78 • Maximizing the Region’s competitiveness in securing potential Federal funding for the project,
  - 79 • Clarifying communication/coordination with the involved privately owned railroads, and  
80 • Managing the funding and administration relating to the Project.

81 The Parties hereby mutually agree and express their understanding of the following components:

82 1. **Executive Steering Committee:** Prior to the beginning of the Project Development  
83 Phase, the Parties shall establish an Executive Steering Committee to provide guidance  
84 and direction for the Project and to serve as a liaison to their respective agencies. The  
85 Parties shall select up to two senior level representatives to serve as members of the  
86 Committee, and all Parties shall participate fully in this Committee, including providing  
87 staff and technical support to the Committee as deemed necessary. The Executive  
88 Steering Committee is intended to include additional representation from the three county  
89 transit agencies to provide strategic input on regional and local transportation issues. The  
90 Executive Steering Committee should meet no less than bi-monthly to discuss Project  
91 status, issues facing the Project and to develop strategies for resolving Project-related  
92 challenges.

93  
94 2. **Project Roles and Responsibilities:** The roles and responsibilities of the Parties in  
95 conducting the Project shall be as follows:

96  
97 A. All Parties shall ensure that the Project is coordinated and consistent with all local,  
98 regional, and state transportation plans.

99  
100 B. All Parties shall seek to reach consensus on key project issues and work cooperatively  
101 towards resolving any conflicts that may arise.

102  
103 C. All Parties shall ensure that the overall Project Development milestone schedule (two  
104 year required timeline by FTA) is maintained throughout the project. A schedule with  
105 key milestones (FTA documentation, public meetings, etc.) will be developed by  
106 FDOT and reviewed by the Executive Steering Committee. The Sub-Committees will  
107 ensure project development activities are consistent with the overall Project  
108 Development schedule.

109  
110 D. SFRTA will coordinate with FDOT on the rail operations planning and engineering to  
111 support the analysis of alternatives, particularly as it affects existing commuter rail  
112 services.

113  
114 E. FDOT and SFRTA will jointly present regular Project updates quarterly to the MPOs,  
115 SEFTC, and SFRTA boards and semi-annually to the SFRPC and TCRPC boards.

116  
117 F. **Executive Steering Committee:** FDOT will coordinate the Executive Steering  
118 Committee as described above, in collaboration with SFRTA, through the Project  
119 Development Phase. SFRTA will coordinate the Executive Steering Committee, in

120 collaboration with FDOT, through the Engineering and Construction Phases.  
121 Additional technical input as appropriate will be coordinated with Florida East Coast  
122 Industries (FECI). The Executive Steering Committee will report back to the MPOs  
123 and SEFTC for local and regional direction.  
124

125 **G. Project Sub-Committees:** Three Sub-Committees will serve under the Executive  
126 Steering Committee to facilitate more detailed discussions about certain aspects of the  
127 project as follows:  
128

- 129 a. The Financial Sub-Committee, to be coordinated by the SFRTA, will develop  
130 a financial and funding plan for the Project, including local contributions.
- 131 b. The Technical Sub-Committee, to be coordinated by the FDOT, will review  
132 and discuss the numerous technical details of the project.
- 133 c. The Public Outreach Sub-Committee, to be coordinated by the Regional  
134 Planning Councils (RPCs), will craft and disseminate materials for general  
135 public outreach efforts.  
136

137 All Sub-Committees shall utilize the technical resources of the Project team to ensure  
138 information and data consistency.  
139

140 All Sub-Committees shall report back to the Executive Steering Committee.  
141

142 All Sub-Committees shall include representation by the three MPOs.  
143

144 **H. Preliminary Project Development Phase:** FDOT shall have the primary  
145 responsibility to lead and complete the Preliminary Project Development Phase,  
146 including the completion of the “South Florida East Coast Corridor Study.” This  
147 study, which represents “preliminary project development” (formerly known as an  
148 “alternatives analysis”), includes the traditional steering of the planning activities  
149 leading to a formal request to Federal Transit Administration (FTA) for the project to  
150 enter the “project development” phase (which includes the NEPA process). SFRTA,  
151 in conjunction with FDOT and the MPOs, will transmit a letter to FTA on behalf of  
152 the Parties requesting entry into the Project Development Phase and indicating the  
153 SFRTA will be the future Project Sponsor. Concurrence from the MPOs shall be  
154 secured for the Project prior to this request to FTA.  
155

156 During the Preliminary Project Development and Project Development Phases, FDOT  
157 shall serve as contract manager for the Project, administer Project funds, oversee all  
158 technical and environmental components, and insure that the Project’s procurement  
159 process is consistent with applicable federal, state and local regulations and that

160 appropriate billing procedures are implemented. FDOT will coordinate directly with  
161 SFRTA for technical support, as well as Project presentations, workshops, and  
162 hearings. General oversight for the Project will be provided by SEFTC.

- 163  
164 I. **Project Development Phase:** FDOT shall have the primary responsibility for  
165 completing all activities associated with the Project Development Phase, including  
166 the National Environmental Policy Act (NEPA) process. FDOT will coordinate this  
167 effort directly with the SFRTA, including technical support and all presentations,  
168 workshops, and hearings. Following approval of an LPA by the Palm Beach MPO,  
169 Broward MPO, and Miami-Dade MPO, FDOT shall submit final NEPA  
170 documentation to FTA. Upon approval of the NEPA document, SFRTA, on behalf of  
171 the Parties, shall submit a request to FTA to enter the Engineering Phase.

172  
173 FDOT and the SFRTA will coordinate with the Executive Steering Committee  
174 regarding coordination with local governments addressing station locations, land use,  
175 future transit oriented development opportunities, and related matters. Additional  
176 technical input as appropriate will be coordinated with FECl.

- 177  
178 J. **Design, Engineering and Construction Phases:** SFRTA shall have the primary  
179 responsibility to lead the Engineering and Construction Process. SFRTA will  
180 coordinate this effort directly with FDOT. Oversight for this Process will be provided  
181 by the Executive Steering Committee. Prior to the submittal of an FTA request to  
182 advance the Project into the Engineering Phase, the Project shall be endorsed by the  
183 MPOs, and it shall be included in the “Cost Feasible” plans of the MPOs and SEFTC  
184 (referred to as “fiscally constrained plans” in the MAP-21 legislation).

185  
186 K. **Public Outreach Process:**

- 187  
188 a. **General Public Outreach:** SFRPC and TCRPC shall have the primary  
189 responsibility for the coordination and implementation of a general public  
190 outreach and education program. This shall include development and  
191 facilitation of a “Corridor Coalition” to assist with identification of project  
192 leaders, provide project advocacy, and secure public input. The RPCs will  
193 provide all public materials to FDOT for review to ensure NEPA compliance.  
194 A public involvement schedule for NEPA requirements (public meetings,  
195 advertising deadlines, etc.) will be developed by FDOT and coordinated with  
196 the RPCs. FDOT will retain responsibility for responding to and maintaining  
197 records for all public comments during the NEPA process. The public  
198 outreach effort will be supported by and coordinated with FDOT, SFRTA,  
199 SEFTC, and the MPOs.

- 200
- 201           b. **Procedural Public Outreach:** The lead coordinating agency responsible for
- 202           a particular phase of the Project (e.g., FDOT for the Project Development
- 203           Phase; SFRTA for the Engineering and Construction Phases) will facilitate the
- 204           required procedural public outreach for said phase (e.g., NEPA public
- 205           hearings, notices mailed to affected property owners). The RPCs will provide
- 206           assistance for this specific public outreach as appropriate. All public outreach
- 207           activities will be coordinated with the Executive Steering Committee.
- 208
- 209           L. **Negotiations with Florida East Coast Industries (FECI):** Speaking with a “unified
- 210           voice” for the Region, FDOT and SFRTA shall be equally responsible for
- 211           negotiations with Florida East Coast Industries (FECI) regarding all aspects of the
- 212           Tri-Rail Coastal Link service. Both FDOT and SFRTA will provide legal and
- 213           technical support as necessary for completion of negotiations.
- 214
- 215           M. **Project Finance Plan:** Through the Executive Steering Committee, FDOT shall
- 216           have the primary responsibility to develop a general funding framework which will
- 217           include anticipated federal, state, and local shares. Through the Financial Sub-
- 218           Committee, SFRTA shall have the primary responsibility for project financing,
- 219           including the development of a conceptual project finance plan that addresses capital
- 220           costs, access fees, operations/maintenance costs, and local contributions. FDOT and
- 221           SFRTA will collaborate upon these efforts, which will occur simultaneously
- 222           throughout the course of the Project. The Project Finance Plan will be coordinated
- 223           with and integrated into ongoing MPO finance planning and be presented to the
- 224           MPOs for approval. Approval will be sought by the Executive Steering Committee
- 225           and all affected funding parties at the federal, state, county, and municipal levels, as
- 226           well as other sources that may be identified, and ultimately brought to the MPOs for
- 227           inclusion in their Cost Feasible Plans and Transportation Improvement Plans (TIPs)
- 228           per federal law.
- 229
- 230           N. **Project Funding:** Funding for the Project Development Phase of the Project is
- 231           included in the FDOT five-year work program. The Executive Steering Committee
- 232           shall pursue all sources of capital money to fund the remaining phases of Engineering
- 233           and Construction. Operations and maintenance costs shall be a local and regional
- 234           responsibility. FDOT shall have no obligations to fund operations and maintenance
- 235           costs for the Project.
- 236
- 237           O. **Federal Funding Application Process:** SFRTA shall have the primary
- 238           responsibility for negotiating and acquiring a Full Funding Grant Agreement (FFGA)
- 239           with the FTA, should the project require New Starts/Small Starts or capital funding



240 through the FTA. SFRTA will be identified as the Project Sponsor and “Designated  
241 Recipient” for the award of any Federal funds for the Project. FDOT will be  
242 responsible for assembling the project information and producing all technical  
243 documentation for entry into the Project Development and Engineering Phases,  
244 including New Starts technical worksheets and data. SFRTA will review all project-  
245 related documentation prior to its submittal to FTA.

246  
247 Once the Project is approved to enter the Project Development Phase, FDOT, in  
248 coordination with SFRTA, will lead all technical discussions with FTA through the  
249 Project Development Phase. Once the Project is approved to enter the Engineering  
250 Phase, SFRTA, in coordination with FDOT, will lead all technical discussions with  
251 FTA once the Project is approved for the Engineering Phase.

252  
253 Additional technical input as appropriate will be coordinated with FECCI. General  
254 oversight for all Federal funding applications will be provided by the Executive  
255 Steering Committee.

256  
257 **P. Operations Phase.** The Project is anticipated to result in expanded and integrated  
258 commuter rail passenger service on the South Florida Rail Corridor (Tri-Rail) as well  
259 as new service on the FEC rail corridor (Tri-Rail Coastal Link) and that these services  
260 would become an important part of the regional transportation system. Accordingly,  
261 it is the intent of all Parties that SFRTA be the Operating Agency of the Tri-Rail  
262 Coastal Link commuter rail passenger service in South Florida and that it have the  
263 primary responsibility for the service.

264  
265 The various components of the SFECC Project Process, as identified above, are  
266 illustrated in the graphic contained in Exhibit A.

267  
268 **3. Involvement by the Parties in the Project:** The Project shall be conducted with the  
269 involvement of, and in cooperation with, the Parties at each stage of the Project.  
270 Approval from the Executive Steering Committee must be obtained at each of the major  
271 Project milestones. The major milestones for the purposes of the MOU on this Project  
272 include:

- 273
- 274 A. Board Meeting Presentations
- 275 B. FTA Presentations
- 276 C. Strategy and schedule for the Project Development and related environmental analysis  
277 for the Project under NEPA
- 278 D. Submission of the Project Development letter and supporting documentation to FTA  
279 for the Project



- 280 E. Development and refinement of the Build Alternatives for the NEPA process  
281 F. Preliminary funding plan with the regional stakeholders  
282 G. Endorsement from MPOs prior to requesting FTA approval to enter Project  
283 Development and/or Engineering Phases  
284 H. Public Workshop and Hearing materials for the NEPA process  
285 I. Executive Steering Committee recommendation of an LPA to the MPOs  
286 J. Submission of the draft NEPA document to the FTA  
287 K. Schedule for the Next Phase of the Project Process, Engineering, in compliance with  
288 FTA requirements including the preliminary funding plan for the Project  
289

290 4. Through this MOU, the Parties express their mutual intent to move in a diligent, efficient,  
291 and thorough manner to develop the Project, but understand that this MOU is, by its  
292 nature, an understanding outlining commitments to be made in this process and the  
293 Parties understand and agree that notwithstanding anything to the contrary contained in  
294 this MOU, this MOU shall impose no legally enforceable contractual obligations or other  
295 obligations on any of the Parties. Each of the parties agrees to pursue maximum  
296 cooperation and communication to ensure that the planning, design, financing, and  
297 implementation of passenger rail service fully complies with applicable federal and state  
298 requirements and results in a minimum duplication of effort.

299  
300 5. This MOU shall take effect when approved by all Parties on the last date shown below,  
301 and shall expire upon Project Implementation or upon sixty (60) days notice of  
302 termination by any Party. The Understanding may be extended in writing by the Parties.  
303

304  
305

306 **APPROVED AND ADOPTED** by each Party on the date shown below:

307

308

309 **FOR THE PALM BEACH METROPOLITAN PLANNING ORGANIZATION**

310

311 The foregoing Memorandum of Understanding was offered by Vice Chair Keith James  
312 who moved its adoption. The motion was seconded by Comm. Paulette Burdick,  
313 and upon being put to a vote, the motion passed. The Chair thereupon declared the  
314 Memorandum of Understanding duly adopted this 16th day of May, 2013.

315

316 PALM BEACH METROPOLITAN PLANNING ORGANIZATION

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By:   
Chair

322

ATTEST:

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By:   
Executive Secretary

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APPROVED AS TO FORM AND LEGAL SUFFICIENCY

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
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
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
By:   
Assistant County Attorney

337 **FOR THE BROWARD METROPOLITAN PLANNING ORGANIZATION**

338  
339 **AGREEMENT BETWEEN THE BMPO AND OTHER REGIONAL PARTIES FOR A**  
340 **MEMORANDUM OF UNDERSTANDING FOR THE TRI-RAIL COASTAL LINK**  
341 **PARTNERSHIP**

342  
343 **IN WITNESS WHEREOF**, the parties hereto have made and executed this Agreement on the  
344 respective dates under each signature: MPO, signing by and through its Chair and Executive  
345 Director, attested to and duly authorized to execute same.


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352 By:   
353 Richard Blattner, Chair

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352 **MPO**  
353 **BROWARD METROPOLITAN**  
354 **PLANNING ORGANIZATION**  
355  
356 By:   
357 Gregory Stuart, Executive Director

358 This 9 day of MAY, 2013.

358 This 9 day of MAY, 2013.

359 APPROVED AS TO FORM AND LEGAL  
360 SUFFICIENCY FOR THE USE OF AND  
361 RELIANCE BY THE MPO ONLY:

362  
363   
364 MPO General Counsel  
365 Weiss Serota Helfman Pastoriza  
366 Cole & Boniske, P.L.

367  
368


369 **FOR THE MIAMI-DADE METROPOLITAN PLANNING ORGANIZATION**

370  
371 **AGREEMENT BETWEEN THE MIAMI-DADE MPO AND OTHER REGIONAL PARTIES**  
372 **FOR A MEMORANDUM OF UNDERSTANDING FOR THE TRI-RAIL COASTAL LINK**  
373 **PARTNERSHIP**

374  
375 **IN WITNESS WHEREOF**, the parties hereto have made and executed this Agreement on the  
376 respective dates under each signature: MPO, signing by and through its Chairwoman and Executive  
377 Director, attested to and duly authorized to execute same.

378  
379 **MPO**  
380 **MIAMI-DADE METROPOLITAN**  
381 **PLANNING ORGANIZATION**

382  
383  
384  
385 By:   
386 Rebeca Sosa, Chairwoman

387  
388  
389 By:   
390 Irma San Roman, Interim Director

391  
392 This 23rd day of May, 2013.

393 This 23rd day of May, 2013.

394  
395 APPROVED AS TO FORM AND LEGAL  
396 SUFFICIENCY:

397   
398 Assistant County Attorney

400  
401  
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403 **FOR THE SOUTHEAST FLORIDA TRANSPORTATION COUNCIL**

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405 The Chair thereupon declared the Memorandum of Understanding duly adopted this 22<sup>nd</sup> day of  
406 April 2013.


407  
408  
409 **SOUTHEAST FLORIDA TRANSPORTATION COUNCIL**

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411  
412 By:   
413 Susan Haynie, Chair

417 **FOR THE SOUTH FLORIDA REGIONAL TRANSPORTATION AUTHORITY**

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419 **SOUTH FLORIDA REGIONAL TRANSPORTATION AUTHORITY**, through its  
420 **GOVERNING BOARD**, signing by and through its Chair, authorized to execute same by Board  
421 action on the 26<sup>th</sup> day of April, 2013  
422

423 SFRTA:


424  
425 By:   
426 Steven L. Abrams, CHAIR

427 ATTEST:


428   
429 Joseph Giulietti, Executive Director

430 26<sup>th</sup> day of April, 2013

431 APPROVED AS TO FORM:

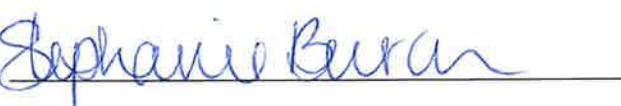
432   
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436 Teresa J. Moore, General Counsel

437  
438  
439  
440 **FOR THE STATE OF FLORIDA, DEPARTMENT OF TRANSPORTATION**

441   
442  
443  
444 Fred Wise, Executive Director, Florida Rail Enterprise

5/30/13  
Date

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447  
448 Legal Review:

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456 **FOR THE SOUTH FLORIDA REGIONAL PLANNING COUNCIL**

457  
458 DULY ADOPTED by the South Florida Regional Planning Council this 28<sup>th</sup> day of  
459 May 2013.

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
464 Paul Wallace, Esq.  
465 Chairman



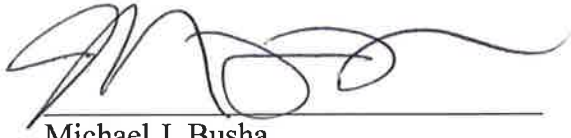
James F. Murley  
Executive Director

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467  
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469 **FOR THE TREASURE COAST REGIONAL PLANNING COUNCIL**

470  
471 DULY ADOPTED by the Treasure Coast Regional Planning Council this 17<sup>th</sup> day of  
472 May 2013.

473  
474  
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477 Peter O'Bryan  
478 Chairman



Michael J. Busha  
Executive Director

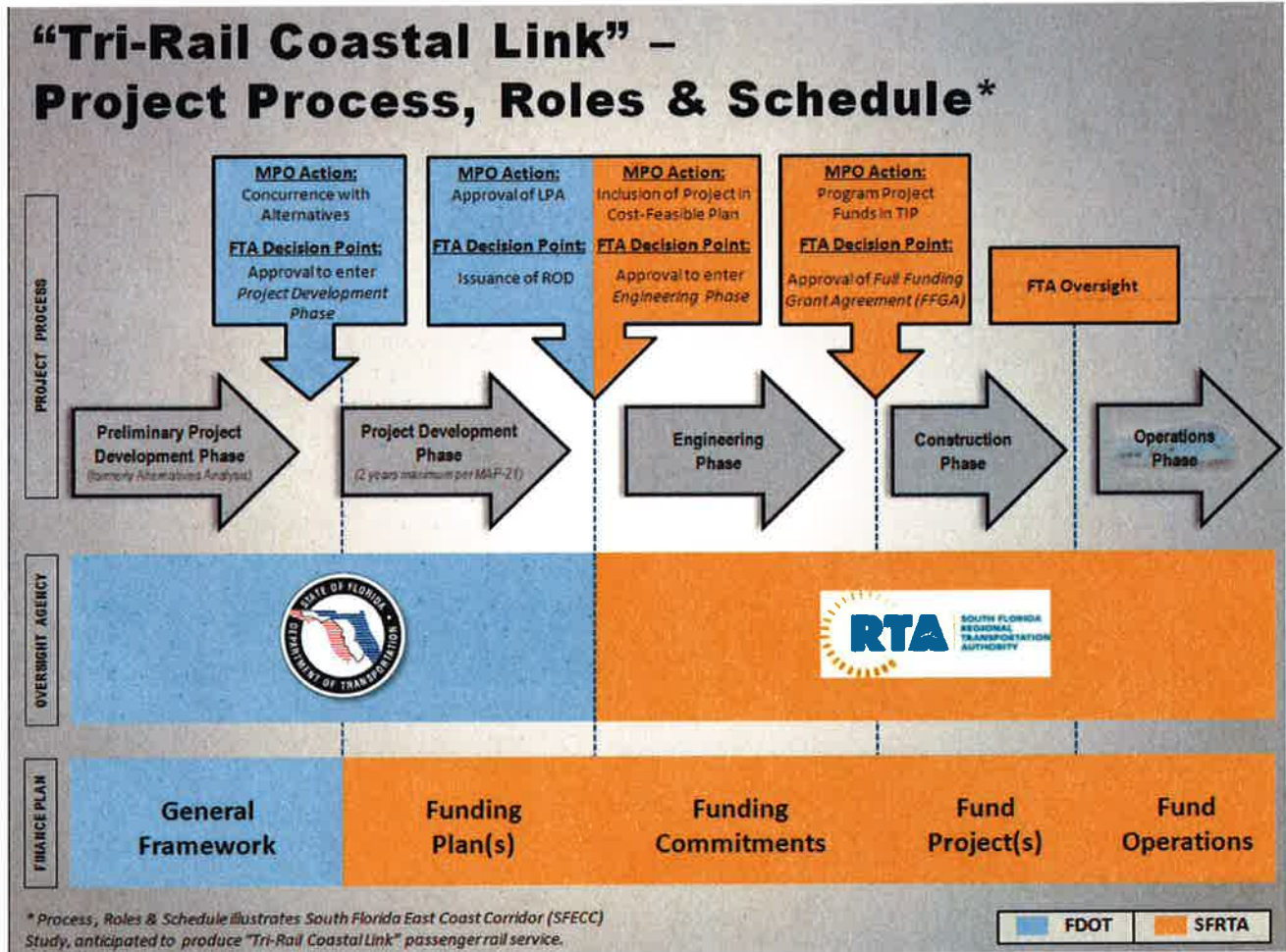
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EXHIBIT A

Graphic Illustration of the Roles, Process & Timeline for the  
 “Tri-Rail Coastal Link” Service



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