Chapter 2 Roles and Responsibilities

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Exhibit 2-B: Federal-Aid Project Responsibilities List for Delegated Projects off The State Highway System
Chapter 2 Roles and Responsibilities

2.1 Introduction

Within Caltrans, the responsibility for administering and managing the federal and state local assistance highway programs resides in the Division of Local Assistance (DLA) under Planning and Modal Programs. Each of the twelve Caltrans districts has a District Local Assistance Engineer (DLAE) who is the local agency's primary contact for processing projects, providing assistance for local agency development efforts, and answering local agency questions. For a current listing of District Local Assistance contacts please visit: https://dot.ca.gov/programs/local-assistance/other-important-issues/local-assistance-contacts

The responsibility for implementing individual projects on the local streets, roads, and other transportation systems resides with the local agencies, principally the cities and counties.

State Funded Projects

State funded local assistance projects must be developed in accordance with policy and procedural requirements as specified in state law by the California Transportation Commission (CTC) and Caltrans. These state policies and procedural requirements are separate from federal requirements. It is Caltrans’ policy to provide these funds to local transportation programs with a minimum of state oversight. However, because procedures vary with each state-funding program, the Local Assistance Program Guidelines (LAPG) should be referenced for a detailed explanation of the roles and responsibilities.

Federal-Aid Projects

The Federal Highway Administration (FHWA) is the federal agency most typically involved in transportation projects undertaken with federal funding and/or approval action for the programs discussed in this manual. It has the authority and responsibility for implementing and monitoring federal laws, regulations, and executive orders affecting these programs. When a project involves federal funding, FHWA is involved according to these responsibilities and the delegations in the Stewardship Agreement described below. When another federal agency has permit jurisdiction or other role in the development of a project, FHWA frequently becomes involved in the process as either lead or co-lead federal agency.

Caltrans obtained major delegations of authority and/or responsibility from FHWA as allowed under the provisions of the Fixing America’s Surface Transportation (FAST) Act and previous transportation acts. Since the reengineering of local assistance procedures in 1995, Caltrans has passed on these delegations to local agency partners to the greatest extent possible. Delegation includes the accountability for initiating and completing each project phase in accordance with the appropriate state and federal laws and regulations without extensive FHWA or state oversight. Caltrans has the responsibility to ensure that locals are administering the federal-aid program in conformance with the applicable federal requirements. Federal-aid projects must be included in a regional transportation plan and the approved Federal Statewide Transportation Improvement Program (FSTIP). This inclusion must precede fund authorization for any activity for which federal-aid funds are being sought. The responsibility for selecting the program of projects for inclusion in the urbanized area Federal Transportation Improvement Program (FTIP) resides with the Metropolitan Planning Organizations (MPOs). The County Transportation Commissions and Regional Transportation Planning Agencies (RTPAs) also
have a role in programming projects for the FSTIP and the state funded State Transportation Improvement Program (STIP). Their selections must be done in consultation with the state, cities, counties, and other transportation agencies within the area. The FTIPs are incorporated into the FSTIP. Caltrans works with the non-MPO local agencies to program projects in the FSTIP. Exhibit 2-B: Federal-Aid Project Responsibilities List for Delegated Projects off the State Highway System outlines the roles and responsibilities of the parties involved in local federal-aid transportation projects. The chapters in this manual provide the details for carrying out these responsibilities.

2.2 National Highway System
The Intermodal Surface Transportation Efficiency Act of 1991 (ISTEA) established provisions for Congress to adopt a National Highway System (NHS) to provide an interconnected system of principal arterials that serve major population centers, international border crossings, ports, airports, public transportation facilities, intermodal transportation facilities, and other major travel destinations; meet national defense requirements; and serve interstate and interregional travel.

Until Congress made its official adoption, the NHS was defined as all principal arterials, including the Interstate System. On November 28, 1995, the President signed the legislation defining the NHS to include all Interstate System routes, a selection of urban and rural principal arterials, the defense Strategic Highway Network including Strategic Highway Network connectors, and intermodal connectors. As a result of MAP-21, there are about 230,000 NHS centerline miles nationwide, including 14,160 NHS centerline miles in California. About 5,453 of the 14,160 NHS miles in California are off the SHS.

See the California Highway System Map which displays authoritative, statewide road system information along California’s highways, including Functional Classification roadways and the National Highway System:

2.3 Stewardship and Oversight Agreement
The purpose of the FHWA/Caltrans Stewardship and Oversight Agreement (S&O) is to define roles and responsibilities, outline authorities, and assure accountability in effectively and efficiently managing program and project delivery of the Federal-Aid Highway Program (FAHP).

Authority for the Agreement comes from 23 USC 106(c) which requires the United States Department of Transportation (USDOT) and the State to enter into an agreement for the extent to which the State assumes the project approval and oversight responsibilities of the USDOT. Unlike previous stewardship agreements, the current Agreement utilizes a risk-based approach to manage the FAHP. This innovative way of doing business represents a paradigm shift in the joint and collaborative management of the FAHP. Through this Agreement, FHWA has delegated responsibility for oversight and approval of low-risk project level activities to Caltrans. The approach to high-risk project oversight is conducted in two steps as explained in Section 2.5: Projects of Division Interest: 1) select the projects that traditionally pose a risk to the health of the FAHP (Projects of Division Interest projects), and 2) within each Project of Division Interest project, further delegate approval authorities for activities that pose a low risk to that individual project.
2.4 Delegated Projects
Projects not selected as Projects of Division Interest are lower-risk and referred to as Delegated Projects. For Delegated Projects, Caltrans has authority for all aspects of a federal-aid project except those activities which may not be delegated by federal law (requiring FHWA approval). Prior to September 2007, these projects were referred to as State-Authorized projects defined by set criteria (rather than risk) such as non-Interstate 3R projects, Interstate construction projects under $1 million, non-NHS projects, etc. Delegated Projects include projects that are routine and inherently low risk in which Caltrans has a high level of experience and well documented procedures and processes in place for ensuring compliance with federal requirements. Project level approval authority for these projects follows that outlined in Exhibit 2-B: Federal-Aid Project Responsibilities List for Delegated Projects off the State Highway System.

Over 99% of Local Assistance projects are delegated in which Caltrans or the local agency has approval authority for most project level activities. The FHWA’s delegation of low risk project level approval to Caltrans only functions as long as those activities remain low risk. If oversight reveals concerns with Caltrans approval process for delegated activities, these activities have the potential to become high risk (Projects of Division Interest), and therefore could alter Caltrans or the FHWA’s involvement in their approval.

2.5 Projects of Division Interest
Projects of Division Interest (PoDI) are projects where Caltrans can assume Section 106(c) responsibilities but FHWA has retained responsibility for (1) one or more of the Section 106(c) items, or (2) FHWA has not retained responsibility for any such items but the projects are otherwise designated as a PoDI by the Division. Prior to September 2007 these projects were referred to as FHWA Full-Oversight projects based on set criteria (rather than risk) such as Interstate construction over $1 million, major Intelligent Transportation System, etc. While Caltrans is responsible for approving most project level activities on low risk (delegated) projects, the FHWA maintains many project level approval activities for Projects of Division Interest projects.

Project level approval authority for Project of Division Interest projects are project specific. Very few Local Assistance projects are designated as Projects of Division Interest. Each Project of Division Interest project requires a unique Project Oversight Agreement, as mentioned in the 2015 FHWA/Caltrans Stewardship and Oversight Agreement.

Projects of Division Interest Project Selection Process
Project of Division Interest determinations are a joint, cooperative effort made on a project-by-project and phase-by-phase basis. Projects not meeting the criteria below are considered delegated.

The PoDI criteria are established by the Project Delivery Director in consultation with the Project Delivery Team and Division Directors. These criteria are risk-based and, therefore, will be adjusted as priorities, threats, and opportunities change at the State and National level. Federal-aid projects meeting one or more of the following criteria will be designated as a PoDI:

1. Major Projects (23 U.S.C. 106(h))

   Projects with a total estimated project cost of $500 million or more and any amount of Federal-aid in the construction phase are Major Projects. All FHWA Divisions Offices
must designate Major Projects as PoDIs. Further, projects with a total estimated cost $400 million or more with the potential of increasing to $500 million or more during the life of the project are closely monitored by an assigned Project Delivery Transportation Engineer (TE). Project sponsors often agree that meeting Major Project requirements “just in case” is a good idea. However, if the total estimated project cost remains below $500 million, the project remains a delegated project unless it meets one or more of the criteria below.

2. **Innovative Financing**
   Projects utilizing TIFIA loans, TIGER, or ATCMTD discretionary grants, or Public/Private Partnership (P3) funding. Other varieties of innovative financing will be considered by the Project Delivery Director on a case by case basis.

3. **Innovative Contracting**
   Projects utilizing Construction Manager/General Contractor (CM/GC), Design/Build, or SEP-14 experimental contracting methods (e.g., Job Order Contracting). Other varieties of innovative contracting will be considered by the Project Delivery Director on a case by case basis.

4. **Risk Based (23 U.S.C 106(g))**
   Any project that the Division identifies as having an elevated level of risk may be selected for risk-based stewardship and oversight resulting in the PoDI designation. Consideration may be given to complex Intelligent Transportation System (ITS) projects, politically-sensitive projects, projects with innovative features, or other relevant reasons. Additionally, the project sponsor may be as much a consideration as the project. For example, though a project does not meet the above criteria, applying this criterion could provide opportunity for greater FHWA engagement with a Caltrans District or Local Public Agency (LPA) who do not have any PoDIs.

Caltrans and the FHWA jointly determine which projects are considered to be Project of Division Interest based on the criteria listed above. The Project of Division Interest project determination is made at the District level in conjunction with FHWA. One goal under the Agreement is to identify Project of Division Interest projects and FHWA approval/involvement level as early as possible (prior to Authorization to Proceed). Continuous, open communication takes place throughout the year regarding the selection of Project of Division Interest projects. Regular meetings between Caltrans and the FHWA are scheduled to discuss any changes to the known or anticipated Project of Division Interest projects. Those projects selected as Project of Division Interest are mutually agreed upon by the appropriate Caltrans District and FHWA. The steps for identifying Project of Division Interest Local Assistance projects are as follows (see Figure 2-1):

1. **Pre-Authorization:** Caltrans Local Assistance procedures, checklists, and forms require local agency to assess proposed projects against the Project of Division Interest criteria and identify whether they think the project qualifies as a Project of Division Interest project prior to each Authorization to Proceed.

2. **Initial Authorization to Proceed:** The local agency indicates whether the project meets any Project of Division Interest project criteria in their initial LAPM 3-A: Project Authorization/Adjustment Request. The Caltrans District will determine if the project meets any of the criteria for Project of Division Interest projects listed above. The District may request assistance from Caltrans Headquarters’ Division of Local Assistance (DLA) and local agency may be asked to participate in the POA development.
If the assessment reveals that the project does meet one or more of the above criteria, then the Caltrans DLAE will contact the FHWA representative to discuss the assessment of the project. At this point, the Caltrans and FHWA representatives will jointly decide if the project meets the above criteria. If the joint decision is that one or more of the criteria are met, then the representatives will jointly decide if the criteria met are enough to warrant selection as a Project of Division Interest project. If the project does not meet the criteria, as determined by the District Local Assistance Engineer (DLAE), then the project will move forward as a Delegated project.

Once a project has been selected as a Project of Division Interest project, a Project of Division Interest Project Oversight Agreement (refer to Attachment A of the Stewardship and Oversight Agreement) will be filled out to identify FHWA and Caltrans project approval authorities for that particular project. The Project of Division Interest Project Oversight Agreement will document those areas where FHWA will have approval authority. It will also provide a project description, federal-aid and state project numbers, and a discussion of FHWA’s involvement on the project outside of the approval authority.

The DLAE will work directly with the Local Agency and FHWA to assure that the project responsibilities of the Project of Division Interest Project Oversight Agreement are fulfilled.

Caltrans headquarters DLA may assist the District as requested. (For Major Projects, this information will be captured in an Oversight Agreement). If a project is determined to be Project of Division Interest at the initial Authorization to Proceed, then the Project of Division Interest Project Oversight Agreement will be revisited once the project moves closer to construction. The information within the Project of Division Interest Project Oversight Agreement will be jointly agreed upon by the Caltrans District Director (or designee) and FHWA representatives and will include signatures acknowledging this Agreement. Appropriate local agency representative signature is optional.

3. **Subsequent Authorization to Proceed:** As in the initial Request for Authorization to Proceed, the project will be reassessed against the Project of Division Interest project criteria by Caltrans DLAE and FHWA at each of the subsequent Request for Authorization to Proceed milestones. At these milestones, it will be jointly decided if the project meets the Project of Division Interest criteria and should be de-selected, selected, or continued as a Project of Division Interest project. If the reassessment at these milestones reveals that the project meets one of the Project of Division Interest criteria and should be selected as a Project of Division Interest project, then the same process described under step 2 above will be followed. Otherwise, the project will proceed as a Delegated Project.

Once a project or phase is determined to be Projects of Division Interest, the process is carried one step further by highlighting activities on the Project Responsibilities List that can be further delegated. The FHWA maintains approval authority for those activities that cannot, by law, be delegated, and activities that may pose a risk to individual projects. Highlighted boxes in the Project of Division Interest projects column of the Project Responsibilities List (refer to Attachment A of the Stewardship and Oversight Agreement) are designated as either the FHWA or Caltrans and signed and dated by both agencies. The documented and signed Project Responsibilities List may also include a general summary of other involvement, including attending regular meetings, conducting project inspections, etc.
2.6 Right-of-Way Certification Delegation
In addition to the delegations discussed above, guidance regarding Caltrans delegation for RW certification approval is described in LAPM Chapter 13 (Section 13.2: Federal Aid and the Federal/State/Local Agency Relationship).

2.7 Projects Off the National Highway System (Non-NHS)
The reengineering of local assistance procedures in 1995 gave local agencies additional responsibility and accountability for non-NHS projects. Many of the responsibilities delegated to Caltrans under the Stewardship Agreement are further delegated to the local project sponsors. Caltrans preliminary engineering, construction review and approval activities are reduced, and other activities involving environmental reviews, project authorization, Disadvantaged Business Enterprises, consultant selection, and agreement procedures are streamlined to eliminate duplication of effort and multiple reviews.
2.8 **Projects on the National Highway System (NHS)**

The delegation of responsibilities to local agencies described above for non-NHS projects also applies for NHS projects. With the following exceptions (discussed in detail in the appropriate chapters of this manual), procedures are the same for both types of projects.

**Field Reviews**

Field reviews are required for significant local agency projects on the National Highway System and encouraged for all other federal-aid projects. If the field review is not performed, document on the field review form the reasons why the field review was not performed, as a completed field review form is required for all federal-aid projects.

**PS&E Procedures for Significant NHS Projects**

When Caltrans requires a field review for significant NHS projects, plans, specifications and estimate (PS&E) procedures (standards, agencies involved, use of consultants, project management, specifications, etc.) will be discussed. These procedures will be put in writing for Caltrans approval before final design is initiated. With approval, the local agency will then certify their PS&E(s) for these projects the same as they do for non-NHS projects upon completion of the PS&E. Caltrans may review the PS&E(s) if resources are available, or as part of a process review. NHS projects that are not significant will not require these approval procedures.

**Design Standards**

Local agencies are required to use only American Association of State Highways and Transportation Officials (AASHTO), 3R, and other design standards officially approved for use on NHS projects that are off the SHS. For SHS projects, Caltrans standards are to be used. Locally approved design standards are not allowed on NHS projects, however Caltrans may approve exceptions on a project-by-project basis except on Project of Division Interest projects, which requires FHWA approval.

**Method of Construction**

In general, an open and competitive bidding process must be used for construction contracts on federal-aid projects. Exceptions to competitive bidding of construction contracts must include a Public Interest Findings approved by Caltrans for Delegated Projects. FHWA approval of the Public Interest Findings may also be required on Project of Division Interest projects.

**Restricted Construction Contract Provisions**

Warranty clauses are restricted on NHS projects unless an exception is approved.

**Construction Administration for Significant NHS Projects**

When Caltrans requires a field review for significant NHS projects, the local agency’s construction administration procedures (staging, agencies involved, use of consultants, project management, quality assurance, etc.) will be discussed. These procedures will be put in writing for Caltrans approval before the Request for Authorization for Construction is approved. Caltrans will not review the construction administration unless requested and resources are available, or as part of a process review.
Quality Assurance Programs
Local agencies may use the Quality Assurance Program described in this manual for projects on or off the NHS. Caltrans will perform Independent Assurance (IA) if Caltrans test methods are used.

Final Inspection
The local agency will make a final inspection of completed Delegated Projects prior to FHWA authorizing reimbursement of the final project voucher.

2.9 Federal-Aid Projects of $100 Million to $500 Million or More

Projects of $500 Million or More
Local agencies receiving any amount of federal financial assistance for a major project with an estimated total cost of $500 million or more (includes all phases) and local agencies for such projects as may be identified by FHWA, submit to Caltrans for each project:

- A Project Management Plan
- Initial Financial Plan and its Financial Plan Annual Updates

A cost estimate review must be completed by FHWA prior to the Final NEPA document, and prior to the construction authorization for all major projects (≥ $500 million).

Project Management Plan
A draft Project Management Plan (including the Project Management Plan Checklist) must be submitted prior to the Record of Decision (ROD), Finding of No Significant Impact (FONSI), or Categorical Exclusion (CE) determination. A final Project Management Plan must be submitted within 90 days after the ROD, FONSI, or CE determination which determine the scope of the projects. The plan must:

- Document the procedures and processes that are in effect to provide timely and appropriate information to the project decision makers to effectively manage the scope, costs, schedules, quality of, and the federal and state requirements applicable to the project.
- Document the role of the agency leadership and management team in the delivery of the project
- Be updated and submitted with the construction authorization request and updated thereafter, as required.

Financial Plan
A Financial Plan (including the Financial Plan Checklist) for projects of $100 million to $500 million and major projects over $500 million must:

- Be submitted when all elements of the plan are fully completed, but not later than when requesting federal authorization to proceed with construction. If the local agency waits until requesting authorization to submit the Financial Plan for projects $500 million or more, the authorization will be delayed since FHWA headquarters has to concur in the
approval of the Financial Plan. For design/build projects, the plan must be received prior to award of the design/build contract.

- Be updated and submitted annually once the initial Financial Plan is approved until construction is substantially complete.
- Be based on detailed estimates of the cost to complete the project as defined in the NEPA document.
- Provide for the annual submission of updates to Caltrans that are based on reasonable assumptions as determined by Caltrans of future increases in the costs to complete the project.
- Use costs expressed in year of expenditure dollars and estimated using a risk-based approach consistent with current FHWA Cost Estimating Guidance.

Projects between $100 Million and $500 Million
Local agencies receiving any amount of federal-aid for a project with an estimated total cost of $100 million or more must prepare an Initial Financial Plan and its Annual Updates and make the plan available to Caltrans/ FHWA upon request. Financial Plans for projects with an estimated cost total cost of $100 million or more, but less than $500 million, must be approved prior to Construction Authorization and must be submitted with the Construction Authorization request.

The process for submitting, reviewing, and approving these plans is shown in Figure 2-2. These projects may not require a Project Oversight Agreement (Stewardship Agreement) signed by FHWA, Caltrans and, if applicable, the local agency.

Assistance
Information regarding the preparation, timing, etc., of the above plans is available through the DLAE. Other valuable information that may be helpful in the preparation of the above plans as well as other project areas is available at the FHWA website.
Local Agency Projects Equal or Over $100M (FP) & $500M (FP & PMP)

NOTES:
1. For major projects $500M and over, Financial Plan (FP) to be submitted prior to Construction Authorization and draft Project Management Plan (PMP) to be submitted prior to environmental determination (ROD, FONSI or CE).
2. For non-major projects $100M, but less than $500M, FP to be prepared and submitted with the request for Construction Authorization.
3. Local Agency plan approval for Local Agency Non-Major Projects.
4. FHWA plan approval for Major Projects.

Figure 2-2: Major Federal-Aid Project Flowchart
2.10 FHWA Responsibilities

As discussed above, the FHWA has the overall responsibility for the Federal-Aid Highway Program (FAHP) pursuant to 23 USC §106 with the exception of the environmental responsibilities under 23 USC §326 and §327. In addition, the FHWA is ultimately responsible for ensuring the financial integrity and compliance with applicable federal laws and regulations.

Through the stewardship agreement, FHWA and Caltrans have committed to work cooperatively to identify appropriate stewardship and oversight initiatives using a risk-based, performance management approach. At the program level, strategic stewardship and oversight are to be achieved by effectively managing the program through: continuous program-level involvement; promoting new initiatives and concepts; participating on relevant joint task forces, joint committees, and joint quality improvement teams; assisting other stakeholders with program-related issues; conducting program assessments; conducting program reviews; and performance monitoring via performance measures and indicators.

Project Implementation

At the project-level, strategic stewardship and oversight are accomplished through: conducting routine approval actions; verifying compliance through project-level samples; and conducting strategic project oversight. Routine approval actions are identified in Exhibit 2-B: Federal–Aid Project Responsibilities List for Delegated Projects off the State Highway System and are those actions which have not been delegated to Caltrans. These include, but are not limited to:

- Federal-aid project agreements and modifications
- Obligation of federal funds
- Reimbursement to Caltrans of interim and final vouchers
- Project-level conformity determinations
- Right-of-Way Certificate 3
- Protective buying and hardship acquisition
- New/modified interstate access determination of engineering and operations acceptability (minor access changes assigned to Caltrans)
- Design exceptions on the interstate
- Buy America waivers
- Innovative contracting practices

Strategic project oversight is accomplished through the Project of Division Interest project process described in Section 2.5: Projects of Division Interest. For projects that are determined to be of high-risk to the FAHP, FHWA and Caltrans will jointly determine which project-level approvals will be retained by the FHWA division office or delegated to Caltrans. In general, all major projects (those projects with total cost greater than $500 Million) will be Project of Division Interest projects.
2.11 Caltrans Responsibilities

Caltrans is responsible and accountable to the FHWA for administering the successful implementation of federal-aid programs and projects in accordance with laws, regulations, and policies that govern the federal-aid program. Caltrans also administers the implementation of state funded programs and projects for the California Transportation Commission and State Legislature.

These responsibilities are divided into three areas: Policy and Procedures, Program Management, and Project Implementation.

Policy and Procedures

Caltrans establishes uniform policies and procedures to assist the local agencies in meeting the program requirements for their projects. Caltrans, in collaboration with FHWA, interprets federal and state laws, rules and regulations, and provides guidance in the form of manuals, guidebooks, handbooks, reference materials and service, and training to assist the agencies in planning, designing, constructing, and maintaining their transportation systems.

Caltrans policy and procedure development are achieved in coordination and consultation with the FHWA, representatives of local agencies, MPOs, RTPAs, other affected agencies, and organizations.

Program Management

Each specific local assistance program provides funding which requires distribution, management, and oversight control to ensure that the funds are expended in accordance with the program requirements and that allocations and budget authority are not exceeded. Caltrans distributes both state and federal fund allocations to the MPOs, RTPAs, cities, counties and others as specified by law.

Once the distributions are established, Caltrans provides program guidance for their expenditure. Some programs may require annual or periodic project application and selection to establish eligibility lists. Caltrans also monitors project implementation to ensure that the projects are implemented in a timely manner to achieve program goals. The Local Assistance Program Guidelines describes each current program.

Conflict of Interest

49 CFR, Part 19.36 (b)(3) states that grantees and subgrantees will maintain a written code of standards of conduct, governing the performance of their employees engaged in the award and administration of contracts. No employee, officer, or agent of the grantee, or subgrantee, shall participate in selection, or in award of administration of a contract supported by federal funds, if a conflict of interest, real or apparent, would be involved. Such a conflict arises when: (i) the employee, officer, or agent (ii) any member of his immediate family (iii) his or her partner (iv) an organization, which employs, or is about to employ, any of the above, has a financial or other interest in the firm selected for award. In response to the above requirement and other laws and regulations, Caltrans has issued policy under Deputy Directive DD-09-R3 titled Incompatible Activities and Conflict of Interest. This directive is to ensure that California Department of Transportation employees do not willfully engage in any employment or activities that are illegal, that are or give the appearance of being incompatible or in conflict with their duties as State employees, that discredit their profession, Caltrans or the State, or that have an adverse effect on the confidence of the public in the integrity of government.
Compliance with this policy helps safeguard state and federal funds and the public’s interest. Non-compliance with this policy could result in the loss of delegated purchasing or contracting authority for the individual or the entire department.

Project Implementation
Some major federal-aid project implementation steps delegated by the FHWA to Caltrans cannot be further delegated to the local agency level and remain Caltrans’ responsibility. These are shown in Exhibit 2-B: Federal–Aid Project Responsibilities List for Delegated Projects off the State Highway System and include:

- Ensure project in Federal Statewide Transportation Improvement Program (FSTIP)/ Transportation Improvement Program (TIP)
- Identify proposed funding category
- Develop financial plan for federal projects between $100 million and $500 million
- All EA/FONSI/ROD, 4(f), 106, 6(f) and other approval actions required by federal environmental laws and regulations included in the FHWA-CA 327 NEPA Assignment MOU
- Airway highway clearance coordination and respective public interest finding (if required) [23 CFR 620.104]
- Provide approval of preliminary plans for unusual/complex bridges or other structures (non-interstate) [23 USC 109109(a) & FHWA policy]
- Retaining right-of-way encroachments [23 CFR 1.23(b) & (c)]
- Use of local force account agreements [23 CFR 635.104 & 204]
- Use of publicly owned equipment [23 CFR 635.106]

Note: For complete listing refer to Attachment A of the Stewardship and Oversight Agreement.

The individual chapters covering these topics should be consulted for details concerning the responsibilities. Where the FHWA has not delegated final approval, Caltrans monitors local agency activities, reviews or prepares documents, and makes recommendations to FHWA.

Caltrans also provides assistance to the local agencies in interpreting the regulations, manuals and guidelines as they apply to specific project conditions. The District Local Assistance Offices and Headquarters DLA personnel are available to aid the local agency through the required process and procedural steps.

Where expertise is not otherwise available, the local agency may also request assistance from Caltrans technical specialists in solving special technical problems. Environmental issues, engineering services, right of way concerns, hazardous wastes, labor compliance, equal employment opportunity, Title VI, and Disadvantage Business Enterprise are among these areas where assistance is available. The use of this expertise must be requested early and be well coordinated to assure that Caltrans limited resources and personnel will be available when needed.
Oversight
As outlined in LAPM Chapter 19: Oversight and Process Reviews, Caltrans and FHWA will use the process review and other oversight methods to determine if local agencies are in compliance with all federal-aid laws, regulations, and procedures. The oversight findings will be used to evaluate all aspects (including Title 23 requirements) of the local agencies federal-aid program and to improve local assistance procedures.

Maintenance Reviews
Annually, Caltrans reviews project maintenance for selected agencies using federal-aid funds so that every agency is covered during a four-year cycle. LAPM Chapter 18: Maintenance describes these maintenance review procedures in detail.

2.12 City, County and Other Local Public Agency Responsibilities
The cities, counties, joint power authorities, transit agencies and other public agencies have the primary responsibility for implementing the specific projects which carry out the programs described in this manual. Nonprofit entities may also qualify for this. For the purpose of this manual, these agencies/entities are commonly called local agencies.

Project Implementation
The local agency is responsible for the conception, planning, programming, environmental investigation, design, right of way, construction and maintenance of the projects on their local transportation system. It must ensure that its staff members, consultants, and contractors comply with the applicable state and federal laws, regulations and procedures in developing, and constructing its projects.

If a local agency has never implemented a federal-aid or state funded project, or does so infrequently, it should review the processes with the DLAE prior to beginning any implementation activity. It may wish to seek the administrative services of another agency, which is more familiar with the process and procedure details.

Caltrans exercises its FHWA delegated authority by further delegating federal authority to local agencies to the greatest extent possible for those federal-aid projects that are located off of the State Highway System. The local agency is delegated decision-making authority and responsibility for most design and construction-related activities of federal-aid projects. These include:

- Getting the project into the FSTIP
- Preparing the Request for Authorization for each project phase
- Determining Project DBE contract goals
- For ITS projects and other projects with ITS elements, make a preliminary classification of High-Risk, Low-Risk, or Exempt
- Selecting consultant and approving consultant contracts
- Approving local design standards for projects off the NHS
- Approving design exceptions for projects on or off the NHS
- Preparing and certifying PS&E (Caltrans must approve the local agency PS&E procedures for most NHS projects and FHWA for Projects of Division Interest)
• Qualifying/selecting right of way consultants
• Right of Way acquisitions and relocation
• Preparing and approving Quality Assurance Programs
• Advertising and awarding construction project
• Construction contract administration and inspection (Caltrans must approve the local agency construction administration procedures for high cost, complex, corridor-type NHS projects)
• Construction contract acceptance on delegated projects
• Coordinating railroad agreements
• Contract compliance

The individual chapters covering these topics should be consulted for details concerning the responsibilities.

**Responsible Charge**

Consistent with 23 CFR 172.9, a local agency must designate a full-time, public employee in responsible charge of each project. The role of the responsible charge is to ensure that the work delivered under contract is complete, accurate, and consistent with the terms, conditions, and specifications of the contract. The responsible charge’s duties include:

• Administering inherently governmental activities including, but not limited to, contract negotiation, contract payment, and evaluation of compliance, performance, and quality of services provided by consultant.
• Being familiar with the contract requirements, scope of services to be performed, and products to be produced by the consultant.
• Being familiar with the qualifications and responsibilities of the consultant's staff and evaluating any requested changes in key personnel.
• Scheduling and attending progress and project review meetings, commensurate with the magnitude, complexity, and type of work, to ensure the work is progressing in accordance with established scope of work and schedule milestones.
• Ensuring consultant costs billed are allowable in accordance with the federal cost principles and consistent with the contract terms as well as the acceptability and progress of the consultant's work.
• Evaluating and participating in decisions for contract modifications.
• Documenting contract monitoring activities and maintaining supporting contract records, as specified in 2 CFR 200.333.

The responsible charge must be employed directly by the local agency directly receiving federal funds. A consultant cannot be designated as the responsible charge of a project. The responsibilities of the responsible charge may be shared among a number of public employees. A public employee may be the responsible charge of several projects.

**Note:** This regulation is silent about engineering credentials, thus the local agency’s employee in responsible charge need not to be an engineer.
Data Universal Numbering System (DUNS) Number
In compliance with the Transparency Act reporting requirements and 2 CFR Part 25.100, local agencies must acquire a DUNS Number. DUNS Number assignment is required for all federal-aid recipients and can be requested at no charge at: http://fedgov.dnb.com/webform.

2.13 California Transportation Commission (CTC)
The California Transportation Commission (CTC) has programming and fund allocation responsibility for some federal-aid and state funded programs used for local assistance projects. It is the local agency’s responsibility to submit a request for allocation on time per the CTC preparation schedule. Refer to https://dot.ca.gov/programs/transportation-programming/office-of-ctc-liaison-octcl.

Programming
The CTC currently selects federal Active Transportation Program projects for inclusion in the STIP.

Fund Allocation
When a project is ready for implementation, the CTC must vote to allocate funding to the programs. This action is commonly called the second vote.

2.14 Metropolitan Planning Organizations, Regional Transportation Planning Agencies and County Transportation Commissions
These organizations have broad transportation planning duties and responsibility for programming most projects using federal-aid or state allocations from the programs described in this manual.

These organizations are responsible for providing each local agency with their application rules, procedures and timelines. They are also responsible for providing the local agency with results of the decisions about its projects and the agency, CTC, and federal approval dates.

The local agency must work closely with these organizations to ensure that its projects are placed in the appropriate TIP with the correct funds in the proper years. Federal funds and many state funds cannot be obtained without this programming step.

Caltrans Project Development Procedures Manual (PDPM), Chapter 4: Programming discusses the programming process in more detail.

2.15 Other Public Agencies and Organizations
Other federal, state, regional and local entities may have an interest, role or jurisdiction in the development and implementation of a local project. Examples at the federal level include the Environmental Protection Agency, the Army Corps of Engineers, and the Fish and Wildlife Service. At the state level, examples include the Department of Fish and Game, Air Resources Board, and State Historic Preservation Officer, Regional agencies include the Air or Water Quality Control Boards and Flood Control Districts.

The State Resources Agency selects the projects to be funded by the CTC for the Environmental Enhancement and Mitigation (EEM) program.

The role of these agencies will vary with the project scope, location and environmental impact. Coordination should begin early to prevent critical delays later in the project development.
Quasi-public or nonprofit organizations may apply for and receive programmed funds for some programs, notably EEM. These agencies must follow the same rules and regulations, which apply to any other local agency developing a state or federal-aid funded project. When such an agency does not have a full staff of administrative, engineering, contracting, or accounting personnel, Caltrans encourages it to work through a local agency that can provide these services and is familiar with the applicable rules.

2.16 References

23 USC 106(c)

California Highway System Map
https://caltrans.maps.arcgis.com/apps/webappviewer/index.html?id=026e830c914c495797c969a3e5668538

FAST Act
https://www.fhwa.dot.gov/fastact/

FHWA Major Projects website
http://www.fhwa.dot.gov/ipd/project_delivery/defined/fhwa_delivery_process.htm

Stewardship and Oversight Agreement