

Notice

Subject:

DISTRIBUTION OF FEDERAL-AID HIGHWAY PROGRAM OBLIGATION LIMITATION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2014, AND ENDING ON JULY 31, 2015

Classification Code

Date

Office of Primary Interest

N 4520,233

June 3, 2015

HCFB-10

- 1. What is the purpose of this Notice? This Notice is to advise the States of the revised distribution of the limitation on Federal-aid highway program obligations pursuant to the Department of Transportation Appropriations Act, 2015, title I of division K, Public Law (Pub. L.) 113-235, and the Highway and Transportation Funding Act of 2014 (Extension Act), Pub. L. 113-159, as amended by the Highway and Transportation Act of 2015, Pub. L. 114-21.
- 2. **Does this Notice cancel FHWA Notice 4520.232?** Yes, this Notice cancels FHWA Notice 4520.232, Distribution of Federal-aid Highway Program Obligation Limitation for the Period Beginning on October 1, 2014, and Ending on May 31, 2015, dated January 13, 2015. The revision to the distribution of obligation limitation is based on the Highway and Transportation Funding Act of 2015, which further extends the authorizations for the Federal-aid highway program through July 31, 2015.
- 3. What is the overall limitation on obligations, and what provisions determine its distribution?
 - a. The Department of Transportation Appropriations Act, 2015, provides an overall annual limitation on Federal-aid highway program obligations for Fiscal Year (FY) 2015 of \$40,256,000,000. However, the Extension Act amends section 1102 of the Moving Ahead for Progress in the 21st Century Act (MAP-21), Pub. L. 112-141, to specify a limitation on obligations of \$33,528,284,932 for the time period of the extension (October 1, 2014, to July 31, 2015).
 - b. First, the distribution of obligation limitation is calculated on an annual basis pursuant to section 120 of the Department of Transportation Appropriations Act, 2015, and using the \$40,256,000,000 limitation on obligations for FY 2015. The contract authority for the Federal-aid highway programs extended by the Extension Act for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), is annualized for purposes of calculating the distribution of obligation limitation.

- c. The resulting distribution of obligation limitation is then reduced to reflect the current length of the extension (304 days) and the \$33,528,284,932 limitation on obligations for the extension time period by multiplying the distribution by 304/365. Therefore, this Notice provides \$33,528,284,932 (304/365 of \$40,256,000,000) in obligation limitation for the period beginning on October 1, 2014, and ending on July 31, 2015.
- d. Upon the enactment of a further extension or reauthorization act, the distribution of obligation limitation will be revised and additional obligation limitation provided as determined under the provisions of such law.
- e. Unless otherwise specified, all obligation limitation is available for 1 fiscal year and will expire at the end of FY 2015.
- 4. What funds are exempt from the limitation on obligations? The obligation limitation does not apply to obligations for projects covered under:
 - (1) section 125 of title 23, United States Code (U.S.C.);
 - (2) section 147 of the Surface Transportation Assistance Act of 1978;
 - (3) section 9 of the Federal-Aid Highway Act of 1981;
 - (4) sections 131(b) and 131(j) of the Surface Transportation Assistance Act of 1982;
 - (5) sections 149(b) and 149(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987;
 - (6) sections 1103 through 1108 of the Intermodal Surface Transportation Efficiency Act of 1991;
 - (7) section 157 of title 23, U.S.C., as in effect on the day before the date of enactment of the Transportation Equity Act for the 21st Century;
 - (8) section 105 of title 23, U.S.C, as in effect for fiscal years 1998 through 2004, but only in an amount equal to \$639,000,000 for each of those fiscal years;
 - (9) the Federal-aid highway programs for which obligation authority was made available under the Transportation Equity Act for the 21st Century or subsequent public laws for multiple years or to remain available until used, but only to the extent that the obligation authority has not lapsed or been used;

- (10) section 105 of title 23, U.S.C., but only in an amount equal to \$639,000,000 for each of fiscal years 2005 through 2012;
- (11) section 1603 of the SAFETEA-LU, to the extent that funds obligated in accordance with that section were not subject to a limitation on obligations at the time at which the funds were initially made available for obligation; and
- (12) section 119 of title 23, U.S.C., but only in an amount equal to \$639,000,000 prior to sequestration for each of fiscal years FY 2013 through FY 2014 and in an amount equal to \$532,208,219 prior to sequestration (\$493,357,019 after sequestration) for the period beginning on October 1, 2014, and ending on July 31, 2015.

5. How are the obligation limitation amounts associated with allocated programs determined?

- a. Obligation limitation is provided for administrative expenses and programs authorized under section 104(a) of title 23, U.S.C., and amounts authorized for the Bureau of Transportation Statistics. Pursuant to the Department of Transportation Appropriations Act, 2015, the annual limitation on Federal Highway Administration administrative expenses is \$426,100,000 (\$354,888,767 for the length of the current extension). The annual limitation to be transferred to the Appalachian Regional Commission for administrative activities is \$3,248,000 (\$2,705,184 for the length of the current extension). For the other programs for which funding is authorized under section 104(a) of title 23, U.S.C., and the Bureau of Transportation Statistics, the annual amount of obligation limitation is equal to the annualized contract authority for each such program.
- b. Obligation limitation is provided for the unobligated balances of contract authority for allocated programs (or for the apportioned Tribal Transportation Program and Federal Lands Access Program) that are carried over from previous fiscal years and for which obligation limitation had been provided in a previous fiscal year. The annual amount of obligation limitation is equal to such unobligated balances of contract authority.
- c. The ratio between the remaining annual amount of obligation limitation and the remaining annualized FY 2015 contract authority subject to obligation limitation is determined. The ratio calculated for FY 2015 under the Department of Transportation Appropriations Act, 2015, is 93.9 percent.
- d. Obligation limitation is distributed for each of the allocated programs (other than those allocated programs for which obligation limitation has already

been provided) and for the Tribal Transportation Program and Federal Lands Access Program. The annual amount of obligation limitation for each such program is determined by multiplying the annualized amount of contract authority authorized for FY 2015 by the above ratio. The annualized amount of contract authority authorized that is not provided associated obligation limitation is "lopped off," resulting in annualized amounts of contract authority equal to the annual amounts of obligation limitation available for such programs (except for the Tribal Transportation Program, which is not subject to the "lop off" of contract authority).

e. The obligation limitation available for each of the allocated programs for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), is then determined by multiplying the annual amount of obligation limitation for each allocated program by 304/365.

6. How is the distribution of formula obligation limitation to the States determined?

- a. After obligation limitation is provided for the allocated programs (and for the Tribal Transportation Program and Federal Lands Access Program) as described above, the remaining annual amount of obligation limitation is distributed among the States as formula obligation limitation. The formula obligation limitation is distributed among the States in the proportions that the annualized FY 2015 apportionments subject to the obligation limitation for each State bear to the total annualized FY 2015 apportionments subject to the obligation limitation for all States.
- b. The formula obligation limitation available for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), is then determined by multiplying the annual amount of formula obligation limitation for each State by 304/365.
- c. The attached Table 1 shows the amount of FY 2015 formula obligation limitation distributed to each State for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), net of any obligation limitation associated with the penalty funding or set aside under the high risk rural roads special rule (see paragraphs 7 and 8 of this Notice below).

7. Is there any obligation limitation associated with penalty funds?

a. Yes, obligation limitation is associated with penalty funds for those States that failed to meet the provisions of section 154 of title 23, U.S.C. (Open Container Requirements) or section 164 of title 23, U.S.C. (Minimum Penalties for Repeat Offenders for Driving While Intoxicated or Driving Under the Influence) for FY 2015 as determined by the National Highway

Traffic Safety Administration. The annual amount of obligation limitation associated with the penalty funds is determined by multiplying the annualized amount of the penalty funds by the ratio of a State's annual formula obligation limitation to that State's annualized apportionments subject to the obligation limitation.

- b. The obligation limitation associated with penalty funds for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), is then determined by multiplying the annual amount of obligation limitation associated with penalty funds for each State by 304/365.
- c. Along with the penalty funds, the associated obligation limitation is reserved and then released for use on eligible Highway Safety Improvement Program activities under section 148 of title 23, U.S.C., or transferred to the State's safety program under section 402 of title 23, U.S.C. The amounts of penalty funds and associated obligation limitation for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), are shown in Table 2.

8. Is there any obligation limitation set aside under the special rule for high risk rural roads?

- a. Section 148(g)(1) of title 23, U.S.C., contains a special rule for high risk rural road safety. The special rule requires that, if the fatality rate on rural roads in a State increases over the most recent 2-year period for which data are available, the State must obligate during the next fiscal year for projects on high risk rural roads an amount at least equal to 200 percent of its FY 2009 high risk rural roads set-aside.
- b. The requirement to obligate such amounts during the next fiscal year is implemented by a set-aside of both Highway Safety Improvement Program funds and, on an annual basis, an equal amount of associated obligation limitation.
- c. The obligation limitation associated with the high risk rural roads special rule for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), is then determined by multiplying the annual amount of obligation limitation associated with the high risk rural roads special rule for each State by 304/365.
- d. The amounts of high risk rural roads special rule funds and associated obligation limitation for the period beginning on October 1, 2014, and ending on July 31, 2015 (304 days), are shown in Table 3.

- 9. What other provisions apply that are related to the distribution of obligation limitation?
 - a. Contract authority for transportation research programs under chapter 5 of title 23, U.S.C., or division E of Pub. L. 112-141 is subject to obligation limitation that remains available for a period of 4 fiscal years. Obligation limitation made available for Transportation Research in future fiscal years will be in addition to amounts made available for FY 2015.
 - b. The amounts of contract authority "lopped off" from the allocated programs and the Federal Lands Access Program due to the imposition of the obligation limitation will be redistributed to the States. The redistribution will be provided via a separate notice to be issued no later than 30 days after the distribution of the obligation limitation.
 - c. After August 1, 2015, the Secretary will revise the distribution of obligation authority made available if a State does not plan to obligate the amount distributed during FY 2015 and redistribute such amount to those States able to obligate amounts in addition to those previously distributed during FY 2015. Procedures for this process (known as August Redistribution) will be provided via a separate notice to be issued in July.
- 10. **What action is required?** Division Administrators should ensure that copies of this Notice are provided to the State departments of transportation.

Gregory G. Nadeau Acting Administrator

Attachments

U. S. DEPARTMENT OF TRANSPORTATION FEDERAL HIGHWAY ADMINISTRATION

OBLIGATION LIMITATION DISTRIBUTION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2014, AND ENDING ON JULY 31, 2015, UNDER THE DEPARTMENT OF TRANSPORTATION APPROPRIATIONS ACT, 2015, AND THE HIGHWAY AND TRANSPORTATION FUNDING ACT OF 2014, AS AMENDED

	Formula
	Obligation
STATE	Limitation
ALABAMA	562,373,860
ALASKA	354,695,186
ARIZONA	542,963,871
ARKANSAS	375,005,944
CALIFORNIA	2,671,793,861
COLORADO	396,901,157
CONNECTICUT	363,677,660
DELAWARE	120,083,479
DISTRICT OF COLUMBIA	118,398,095
FLORIDA	1,404,390,766
GEORGIA	957,828,246
HAWAII	119,998,642
IDAHO	212,140,697
ILLINOIS	1,055,281,042
INDIANA	688,087,359
IOWA	364,349,943
KANSAS	280,176,484
KENTUCKY	492,559,421
LOUISIANA	496,218,942
MAINE	133,932,459
MARYLAND	446,138,295
MASSACHUSETTS	451,052,561
MICHIGAN	781,351,422
MINNESOTA	472,923,692
MISSISSIPPI	350,302,480
MISSOURI	685,791,360
MONTANA	297,359,855
NEBRASKA	214,343,540
NEVADA	269,570,733
NEW HAMPSHIRE	121,846,549
NEW JERSEY	738,707,025
NEW MEXICO	266,084,923
NEW YORK	1,246,711,416
NORTH CAROLINA	773,613,342
NORTH DAKOTA	179,998,198
OHIO	973,165,665
OKLAHOMA	466,978,448
OREGON	362,334,990
PENNSYLVANIA	1,217,418,707
RHODE ISLAND	157,859,637
SOUTH CAROLINA	484,952,743
SOUTH DAKOTA	204,469,109
TENNESSEE	612,674,736
TEXAS	2,560,392,220
UTAH	251,725,597
VERMONT	147,273,282
VIRGINIA	738,193,348
WASHINGTON	502,945,392
WEST VIRGINIA	316,669,168
WISCONSIN	557,987,447
WYOMING	181,440,893
SUBTOTAL	28,743,133,887
Allocated Programs	4,468,225,169
Sections 154 and 164 Penalties	304,559,149
High Risk Rural Roads Special Rule	12,366,727
•	
TOTAL	33,528,284,932

U. S. DEPARTMENT OF TRANSPORTATION FEDERAL HIGHWAY ADMINISTRATION

PENALTY FUNDS AND ASSOCIATED OBLIGATION LIMITATION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2014, AND ENDING ON JULY 31, 2015, FOR PENALTY PROVISIONS UNDER SECTIONS 154 AND 164 OF TITLE 23, UNITED STATES CODE

	TOTAL	ODLIGATION
	TOTAL	OBLIGATION
_	SECTIONS 154 & 164	LIMITATION
STATE	PENALTY FUNDS	FOR PENALTIES
ALABAMA	0	0
ALASKA	17,593,092	16,516,833
ARIZONA	0	0
ARKANSAS	9,406,183	8,830,759
CALIFORNIA	58,680,625	55,090,833
COLORADO	0	0
CONNECTICUT	8,444,768	7,928,159
DELAWARE	5,805,060	5,449,935
DISTRICT OF COLUMBIA	3,803,000	
	0	
FLORIDA		0
GEORGIA	0	0
HAWAII	5,855,800	5,497,571
IDAHO	0	0
ILLINOIS	0	0
INDIANA	16,799,085	15,771,399
IOWA	0	0
KANSAS	0	0
KENTUCKY	0	0
LOUISIANA	25,631,106	24,063,121
MAINE	3.216.283	3,019,527
MARYLAND	0	0
MASSACHUSETTS	0	0
MICHIGAN	0	0
MINNESOTA	-	
	11,478,156	10,775,979
MISSISSIPPI	8,790,407	8,252,653
MISSOURI	17,140,052	16,091,507
MONTANA	7,346,688	6,897,254
NEBRASKA	0	0
NEVADA	0	0
NEW HAMPSHIRE	0	0
NEW JERSEY	0	0
NEW MEXICO	6,612,497	6,207,977
NEW YORK	0	0
NORTH CAROLINA	0	0
NORTH DAKOTA	4,405,090	4,135,608
OHIO	22,982,523	21,576,565
OKLAHOMA	0	0
OREGON	8,898,570	8,354,199
PENNSYLVANIA	0	
		0
RHODE ISLAND	3,850,831	3,615,256
SOUTH CAROLINA	12,202,788	11,456,282
SOUTH DAKOTA	5,000,324	4,694,428
TENNESSEE	14,986,851	14,070,029
TEXAS	0	0
UTAH	6,179,180	5,801,167
VERMONT	3,524,710	3,309,085
VIRGINIA	17,814,944	16,725,113
WASHINGTON	0	0
WEST VIRGINIA	7,858,812	7,378,048
WISCONSIN	0	0
WYOMING	9,113,646	8,556,119
SUBTOTAL	319,618,071	300,065,406
		, ,
Puerto Rico	4,785,668	4,493,743
TOTAL	324,403,739	304,559,149

NOTE: Puerto Rico Highway Program is an allocated program and is not treated as an apportionment to the States.

U. S. DEPARTMENT OF TRANSPORTATION FEDERAL HIGHWAY ADMINISTRATION

HIGH RISK RURAL ROADS (HRRR) SPECIAL RULE FUNDS AND ASSOCIATED OBLIGATION LIMITATION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2014, AND ENDING ON JULY 31, 2015, PURSUANT TO SECTION 148(g)(1) OF TITLE 23, UNITED STATES CODE

STATE	TOTAL HRRR SPECIAL RULE FUNDS	OBLIGATION LIMITATION FOR HRRR SPECIAL RULE
ALABAMA	0	0
ALASKA	749,589	749,589
ARIZONA	0	0
ARKANSAS	0	0
CALIFORNIA	0	0
COLORADO	0	0
CONNECTICUT	1,251,722	1,251,722
DELAWARE	0	0
DISTRICT OF COLUMBIA	0	0
FLORIDA	0	0
GEORGIA	0	0
HAWAII	0	0
IDAHO	0	0
ILLINOIS	0	0
INDIANA	2,926,138	2,926,138
IOWA	0	0
KANSAS	0	0
KENTUCKY	0	0
LOUISIANA	0	0
MAINE	0	0
MARYLAND	0	0
MASSACHUSETTS	0	0
MICHIGAN	0	0
MINNESOTA	0	0
MISSISSIPPI	0	0
MISSOURI	0	0
MONTANA	0	0
NEBRASKA	0	0
NEVADA	0	0
NEW HAMPSHIRE	749,589	749.589
NEW JERSEY	2,776,153	2,776,153
NEW MEXICO	2,770,133	2,770,133
NEW YORK	0	
NORTH CAROLINA	0	0
NORTH DAKOTA	0	0
OHIO	0	0
OKLAHOMA	3,163,947	
OREGON		3,163,947
	0	0
PENNSYLVANIA		
RHODE ISLAND	749,589	749,589
SOUTH CAROLINA	0	0
SOUTH DAKOTA	0	0
TENNESSEE	0	0
TEXAS	0	0
UTAH	0	0
VERMONT	0	0
VIRGINIA	0	0
WASHINGTON	0	0
WEST VIRGINIA	0	0
WISCONSIN	0	0
WYOMING	0	0
TOTAL	12,366,727	12,366,727