

TRANSPORTATION UNIFORM MITIGATION FEE HANDBOOK



CVAG

TUMF
HANDBOOK



COACHELLA VALLEY ASSOCIATION OF GOVERNMENTS TRANSPORTATION UNIFORM MITIGATION FEE (TUMF) HANDBOOK



Effective November 01, 2018
(Check with individual municipalities for
dates of implementation)

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1.0 INTRODUCTION AND PURPOSE

PREFACE

In 1987, the California Legislature passed a groundbreaking bill titled Assembly Bill 1600, also known as the "Mitigation Fee Act." The bill outlined the legal requirements in which a development impact fee is charged by a local governmental agency to an applicant related to the approval of a development project. The fee was intended to pay for all or a portion of the costs of public facilities associated with that project.

Two years later, in 1989, the Board of Supervisors of the County of Riverside drafted and adopted Ordinance No. 673, which outlines the establishment of a Transportation Uniform Mitigation Fee (TUMF) Program for the Coachella Valley. The fee would be imposed on future residential, commercial and industrial development within the jurisdiction.

The TUMF program compliments the 20-year Measure A sales tax measure approved by the voters of Riverside County in November of 1988. Measure A was due to expire in 2009, but the Riverside County Transportation Commission adopted Ordinance 02-001 following a 30-year extension by the voters in 2002. Measure A is currently slated to expire in 2039.

At the time of its adoption, the intention was for the TUMF to generate at least the equivalent of Measure A funding toward the Regional Arterial System. Today, TUMF revenue provides less than its intended share of match toward Measure A funding. The TUMF is required to be updated periodically. To accomplish this, a Nexus Study is conducted to lawfully link projected growth in the Coachella Valley to the current Transportation Project Prioritization Study (TPPS) Program. CVAG has utilized a five-year period for its updates, seeking to maintain the fee level at a fair and equitable level as conditions change.

On June 27, 2005, CVAG's General Assembly approved a modification of the CVAG boundaries as well as the TUMF collection boundary. CVAG updated the Transportation Project Prioritization Study in 2016 and conducted a Fee Schedule Nexus Study that was approved in April of 2018. Based on those documents, the Executive Committee approved the new \$245 Fee Per Average Daily Trip for implementation on April 30, 2018. Subsequently, the TUMF collecting jurisdictions amended their TUMF ordinances and fee setting resolutions to reflect the new fees effective November 1, 2018, 30 days after adoption.

The following provisions from the TUMF Handbook are provided as background information:

- The provisions of this TUMF Handbook shall apply only to new development yet to receive final discretionary approval and or issuance of a building permit or other development right and to any reconstruction or new use of existing buildings that results in a change of use and generates additional vehicular trips.
- No tract map, parcel map, conditional use permit, land use permit or other entitlement shall be approved unless payment of the mitigation fee is a condition of approval for any such entitlement. The mitigation fee shall be paid to the applicable jurisdiction.
- No building or similar permit, certificate of occupancy or business license reflecting a change of use shall be issued unless the applicant has paid the mitigation fee.
- No building or similar permit, shall be issued unless the applicant has paid the mitigation fee.
- Mitigation fees shall be imposed and collected by the applicable jurisdiction at building permit issuance and shall be transmitted to CVAG to be placed in the Coachella Valley Transportation Mitigation Trust Fund. All interest or other earnings of the Fund shall be credited to the Fund.

- An annual inflation factor is included in this TUMF. The inflation factor shall be the same one utilized by the Coachella Valley Local Development Mitigation Fee, based on the Riverside-San Bernardino-Ontario Consumer Price Index (CPI). Such CPI will be reviewed annually by the Executive Committee which will determine whether or not to apply the inflation factor.

The TUMF Handbook is the guiding document that jurisdictions and developers use to determine the TUMF costs of development. Based on the trip rate set by the Nexus Study, the actual fees to be charged to developers by land use category can be determined. The Institute of Transportation Engineers (ITE) is an organization of transportation professionals including transportation engineers, transportation planners, consultants, educators, technologists, and researchers. ITE has exhaustively analyzed different land uses with respect to trip-generation and publishes the ITE Trip Generation Manual. The ITE manual is the accepted industry standard with respect to trip generation data. CVAG has utilized the 10th Edition, published in 2017, for TUMF calculations.

This handbook establishes the TUMF that shall apply to all land uses listed. It is possible that certain developments may not be listed in the land use categories defined in the fee schedule. In cases where such ambiguity exists, an authorized representative from CVAG will make a determination as to the applicable fee(s). An applicant who disputes any fee may file a written notice of appeal

For a TUMF appeal, the applicant must pay the fee and then file an appeal letter with CVAG within 90 days. There is a fee of \$500 that must be submitted with the appeal. The applicant shall pay the fee as determined and then submit a letter to CVAG stating the reason for the appeal, a copy of the City receipt for the fee payment, and a check for \$500 made out to CVAG. After CVAG receives the appeal letter, a hearing will be scheduled at a meeting of the Technical Advisory Committee (TAC). CVAG will notify the applicant of the time and date of the hearing. TAC will make a recommendation on granting or denying the appeal. The TAC recommendation will then go to the CVAG Executive Committee for final action. The Executive Committee shall hear the appeal within 90 days from original receipt of the appeal letter at CVAG, or soon thereafter, and make a decision. The decision of the Executive Committee is final. If the decision is in the applicant's favor, the \$500 fee will be refunded.

TUMF DEFINITIONS

For the purposes of this Handbook, the following words and phrases shall have the meanings respectively ascribed to them as follows:

"Change of use" means any change in the use of an existing building that results in the increase of vehicular trips.

"Coachella Valley Association of Governments," hereinafter CVAG, means the legal entity which will manage and administer the transportation uniform mitigation fee in accordance with the laws of the State of California.

"Development" means any activity which requires discretionary or ministerial action by the City resulting in the issuance of grading, building, plumbing, mechanical or electrical permits, or certificates of occupancy issued by the City to construct, or change the use of, a building or property. Where "development" applies to an enlargement of an existing building, or a change of use of an existing building that results in increased vehicle trips, the average weekday trips shall be only the additional trips in excess of those associated with the existing use.

"Fee Study" means the TUMF Nexus Study prepared and approved by CVAG and adopted by the City Council, which supports the fee established by this chapter, and includes all the underlying reports and documents referenced therein.

"Mitigation Fee Act" means the law set forth in the California Government Code (Government Code Section 66000 et seq.) that establishes the criteria for establishing a fee as a condition of approval of a development project.

"Regional System" means the regional system of roads, streets and highways identified by CVAG in its Transportation Project Prioritization Study (TPPS) needed to accommodate growth in the Coachella Valley to the year 2040.

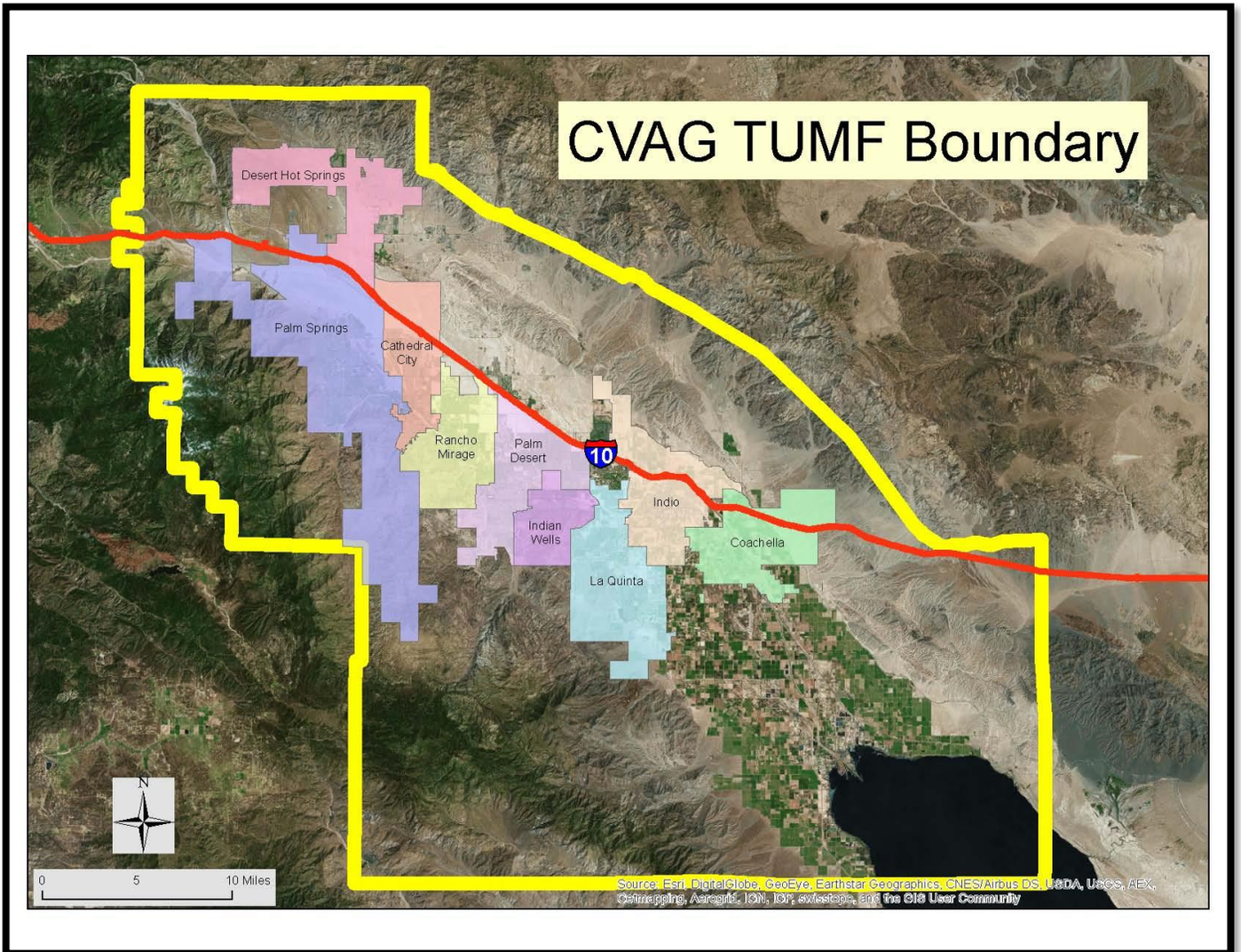
"Trip generation rate" means the number of average weekday trips generated by a particular land use. The trip generation rate for each of the following land use categories shall be the rate published by the Institute of Transportation Engineers (ITE), 10th edition, or as revised, calculated upon the measurement herein specified. Trip generation rates shall be calculated based upon the following measurements:

1. Residential. Single-family, multifamily, mobile homes and nursing/congregate care uses shall be calculated per dwelling unit. Transit Oriented Developments (TOD) shall receive a 15% discount on the calculated fee. Low Income housing is exempt from this fee.
2. Non-Residential. Industrial, office and retail uses shall be calculated per 1,000 square feet.
3. Fuel Dispensers for gas and electric. Fuel dispensers for gas and electric vehicles shall be calculated per dispensing unit.
4. Golf Courses. Golf courses shall be calculated per acre.
5. Hotel. Hotels shall be calculated per room.

"TUMF" means the Transportation Uniform Mitigation Fee established by the TUMF Nexus Study, approved by CVAG's Executive Committee on April 30, 2018.

"TUMF area" means the CVAG TUMF boundary as established by the CVAG General Assembly and illustrated in Exhibit A of this Handbook.

Exhibit A



2.0 STANDARD FEE CALCULATIONS

A standard methodology will be applied for calculating all TUMF obligations based on the rates for various land use categories. Fees associated with new residential development are to be calculated based on the prescribed TUMF rate and the total number of dwelling units associated with a new development. Similarly, fees for all new nonresidential developments are to be calculated based on the prescribed TUMF rate and the gross floor area, or as otherwise indicated.

2.1 Standard Residential Fee Calculations

For calculating the TUMF obligation, residential dwelling units are defined as a building or portion, which is designed primarily for residential occupancy. Residential dwelling units may include, but are not limited to, detached houses, apartment homes, condominiums and mobile homes. Residential dwelling units do not include hotel and motel rooms.

Residential TUMF obligations are calculated by multiplying the net increase in the total number of dwelling units associated with a new development by the appropriate residential land use category fee rate. Residential land use categories include single-family residential dwelling units, multi-family dwelling units, mobile homes and nursing/congregate care, as defined in the respective Handbook Sections.

2.2 Standard Non-Residential Fee Calculations

For calculating the TUMF obligation, non-residential development is defined as retail, commercial and industrial development which is designed primarily for use as a business and is not intended for residential occupancy or dwelling use. The applicable non-residential land use category for a non-residential development is determined based on the predominate use of the building or structure associated with the new development and may be related to the underlying land use zoning of the new development site, as prescribed in the respective Handbook Sections. The TUMF non-residential land use categories were defined with reference to the socioeconomic data obtained from the Southern California Association of Governments (SCAG) and used as the basis for completing this Nexus Study analysis. The SCAG employment data is provided for employment sectors consistent with the California Employment Development Department (EDD) Major Groups, as shown in Table 2-1.

Table 2.1 provides a table detailing the EDD Major Groups and corresponding North American Industry Classification System (NAICS) Categories that are included in each CVAG non-residential sector type. Table 2.1 should be used as a guide to determine the applicable non-residential TUMF land use category based on the predominate use of the buildings associated with the new development.

Non-residential TUMF obligation are calculated by multiplying the net increase in the gross floor area of the buildings or structures associated with a new development by the appropriate non-residential land use category (or as otherwise indicated). The gross floor area of non-residential developments is defined as the sum, measured in square feet, of the area at each floor level, including cellars, basements, mezzanines, penthouses, corridors, lobbies, stores, and offices, that are included within the principal outside faces of the exterior wall of the building or structure, not including architectural setbacks or projections. Included are all stories or areas that have floor surfaces with clear standing head room (at least 6 feet, 6 inches) regardless of their use. Where a ground level area, or part thereof, within the principal outside faces of the exterior walls of the building or structure is left un-roofed, the gross floor area of the un-roofed portion will be added to the overall square footage of the building for the non-residential fee calculation unless the unroofed area is solely provided for architectural or aesthetic purposes.

2.3 Rules related to “Mid-Stream” Shopping Centers Assessed TUMF prior to 6/25/2018

There is a special procedure for Shopping Center developments which started after the 2012 Handbook was implemented but did not reach the three building and 10,000 square foot minimum requirements to be assessed

a “shopping center” rate. While CVAG staff believes that only two such developments meet the criteria as of June 25, 2018, developments within approved shopping centers, as defined by the 2012 Handbook, that have paid TUMF at the Convenience Market, Fast Food, or other retail rates after the 2012 Handbook was implemented shall be entitled to a refund of a portion of the TUMF paid based on the difference between the amount paid and TUMF calculated in the Service/Retail rate in the 2012 Handbook. To qualify for a refund under this section, CVAG Staff must receive confirmation (entitlement, resolution, specific plan, etc.) from a jurisdiction that a development that falls under this situation is a bona-fide shopping center. Refunds will only be provided to the person or entity who paid the TUMF for which a refund is requested or their authorized representative. Persons or entities requesting a refund shall provide written evidence acceptable to CVAG that they are authorized to seek a refund with respect to such development.

TABLE 2.1**CVAG TUMF****SIC Code and Description**

INDUSTRIAL			
INDUSTRIAL	Agriculture	01	Agricultural - crops
		02	Agricultural - livestock
		07	Agricultural services
		08	Forestry
		09	Fishing, hunting and trapping
	Mining	10	Metal mining
		12	Coal Mining
		13	Oil and gas extraction
		14	Non-metallic minerals, except fuels
	Construction	15	General building contractors
		16	Heavy construction contracting
		17	Special trade contractors
	Manufacturing	20	Food and kindred products
		21	Tobacco manufacturers
		22	Textile mill products
		23	Apparel and other textile products
		24	Lumber and wood products
		25	Furniture and fixtures
		26	Paper and allied products
		27	Printing and publishing
		28	Chemicals and allied products
		29	Petroleum and coal products
		30	Rubber and miscellaneous plastics products
		31	Leather and leather products
		32	Stone, clay, glass and concrete products
		33	Primary metal industries
		34	Fabricated metal products
		35	Industrial machinery and equipment
		36	Electrical and electronic equipment
		37	Transportation equipment
		38	Instruments and related products
	39	Miscellaneous manufacturing industries	
	Transportation and Utilities	40	Railroads
		41	Local and interurban passenger transit
		42	Motor freight transportation and warehousing
		43	US Postal Service
		44	Water Transportation
		45	Transportation by air
		46	Pipelines except natural gas
		47	Transportation services
		48	Communications
		49	Electric, gas and sanitary services

	Wholesale	50 Wholesale trade - durable goods 51 Wholesale trade - nondurable goods
RETAIL	Retail	52 Building materials, hardware and garden supply 53 General merchandise stores 54 Food stores 55 Automotive dealers and gasoline service stations 56 Apparel and accessory stores 57 Furniture, home furnishings and equipment stores 58 Eating and drinking places 78 Motion pictures 79 Amusement and recreational services 59 Miscellaneous retail
HOTELS		70 Hotels, rooming houses, camps and lodging places
OFFICE	Finance	60 Depository institutions 61 Non-depository credit institutions 62 Security, commodity brokers and services 63 Insurance carriers 64 Insurance agents, brokers and services 65 Real estate 67 Holding and other investment offices
	Service	72 Personal services 73 Business services 75 Automotive repair, services and parking 80 Health services 81 Legal services 82 Educational services 83 Social services Museums, art galleries, botanical and zoological 84 garden 86 Membership organization 87 Engineering and management services 88 Private households 89 Miscellaneous services
	Government	91 Executive, legislative and general government 92 Justice, public sector and safety 93 Finance, taxation, and monetary policy 94 Administration of human resources 95 Environmental quality and housing 96 Administration of economic programs 97 National security and international affairs

For certain non-residential land use types that have been explicitly defined in this handbook (herein referred to as 'defined use') un-enclosed un-roofed areas and un-enclosed roofed spaces that are integral to the performance of the principal business of the site will be added to the overall square footage of any buildings or structures associated with a new development for the purpose of fee calculation. Defined land use categories are listed in **Table 2.2** below.

Table 2.2	
<u>Land Use Category</u>	<u>Fee Per Unit¹</u>
Residential	
Single Family Detached	\$2,310/dwelling unit
Multi-Family/Mobile Home Park	\$1,330/dwelling unit
Nursing/Congregate Care	\$ 495/dwelling unit
Non-Residential	
Industrial	\$1,215/1000 sq. ft.
Office	\$2,390/1000 sq. ft.
Retail ²	\$6,010/1000 sq. ft.
Fuel Dispensers - Gas	\$8,610/dispensing unit
Fuel Dispensers – Electric	\$ 91/dispensing unit
Multiple Land Uses	See Section 4.4
Golf Courses	\$ 920/acre
Hotel	\$3,510/room

1- Derived by multiplying the ITE trip rate by fee/trip of \$245/trip.

2- Retail TUMF is reduced by 35% percent to account for linked and pass-through trips.

3.0 DETAILED METHODOLOGY FOR RESIDENTIAL DEFINED USE TYPES

As mentioned in Section 1.0, the ITE manual is the accepted industry standard with respect to trip generation data. CVAG has utilized the ITE Trip Generation Manual (10th Edition), published in 2017, as the methodology for calculating trip generation in the TUMF calculations. It should be noted that any additions and/or improvements to an existing dwelling unit will not be subject to implementation of the TUMF unless, the addition/improvement creates an additional dwelling unit.

The following defines each of the residential land use types and the trip generation rates for calculating the TUMF for each.

3.1 Single-Family Detached

Single-Family detached is a home on an individual lot, including subdivisions with public streets, or dwelling units within planned unit development. This also includes mobile homes not in a mobile home park. The TUMF obligation for this category and for mobile homes to be located on individually owned lots will be considered single-family dwelling units will be calculated using the ITE Manual Trip Generation rate of 9.44 on a per dwelling unit basis.

3.2 Multi-Family and Mobile Home Parks

Includes all multiple-family dwelling units. Typical uses include, but are not limited to, high-rise and low-rise apartments, high-rise and low-rise condominium, and mobile home parks. The TUMF obligation for this category will be calculated using the ITE Manual Trip Generation rate of 5.44 on a per dwelling unit basis.

A mobile home park is a planned development designed to accommodate mobile homes for recreational vehicles on individual pad sites, for lease or rent. The TUMF will be required to be paid in full by the mobile home park developer at the time of building permit, with the TUMF obligation at the Multi-Family detached rate of 5.44.

3.3 Nursing/Congregate Care

Nursing/Congregate Care uses include, but are not limited to, nursing homes, group homes, correctional facilities, mental hospitals, college dormitories, military barracks, missions and shelters. Nursing/Congregate Care uses typically provide a group of rooms with shared living quarters for unrelated persons. Occupants of Nursing/Congregate Care uses live and eat together with other persons in the building sharing at a minimum communal kitchen, dining and living facilities.

All Nursing/Congregate Care uses will be considered residential service use types. The TUMF obligation for this category will be calculated using the ITE Manual Trip Generation rate of 2.02 on a per dwelling unit basis.

3.4 Transit-Oriented Development

A Transit Oriented Development (TOD), is a development project consisting of residential use or mixed use where not less than 50 percent of the floorspace is for residential use...if located within ½ mile of a transit station and with direct walking access to the station, within ½ mile of convenience retail uses including a store that sells food, and with a maximum number of parking spaces as required by state statute or local ordinance. Consistent with California Government Code 66005.1, a reduction in any transportation related fee for residential developments must be provided. For calculating the TUMF obligation, a 15% factor reflecting the reduction in automobile trip generation associated with residential TOD will be applied to the standard residential TUMF obligation. This is based on a California study (Effects of TOD on housing parking, and travel; R. Cervero et al.; TCRP report 128; 2008). The discount will only be given to residential development projects that pay TUMF.

Documentation will be submitted with the development application as the basis for determining the eligibility of the residential land use as a TOD and will include a validation of a transit hub (California Government Code 65460.1) by Sunline Transit Agency. Documentation will include a site plan indicating that at least 50% of the floorspace of the development is dedicated to residential use and the required number of parking spaces associated with the subject development. Documentation will also include a map showing the location of the subject development circled with a ½ mile radius, as well as the location of a transit station(s), the location of diverse uses and direct walking routes of ½ mile or less between the subject development and the listed uses to justify that the development satisfies the characteristics of TOD.

3.5 Low Income Housing

Low and lower-income residential housing includes single-family homes, apartments, and mobile homes built for those whose income is no more than 80% of the median income in the San Bernardino-Riverside Standard Metropolitan Statistical Area and as determined and approved by the applicable legislative body or its designee. Exemptions granted for Low Income housing must be reported in the jurisdiction's monthly TUMF report.

Low Income Housing is EXEMPT from paying TUMF obligations.

For rental housing, the units shall be made available, rented and restricted to low-income households (as defined in Health and Safety Code Section 50079.5 and Section 50053) at an affordable rent for a period of at least fifty-five (55) years after the issuance of a certificate of occupancy for new residential development. A restricted covenant shall be recorded with the County and shall run with the land for the term of fifty-five (55) years to qualify for the exemption.

For "for-sale" housing units, the units shall be sold to persons or families of low income (as defined in Health and Safety Code Section 50093) at a purchase price that will not cause the purchaser's monthly housing cost to exceed affordable housing cost (as defined in Health and Safety Code Section 50052.5). Affordable units that are "for-sale" housing units shall be restricted to ownership by persons and families of low income for at least forty-five (45) years after the issuance of a certificate of occupancy for the new residential development. A restricted covenant shall be recorded with the County and shall run with the land for the term of forty-five (45) years to qualify for the exemption.

4.0 DETAILED METHODOLOGY FOR NON-RESIDENTIAL LAND USE TYPES

The following defines each of the non-residential land use types and the trip generation rates for calculating the TUMF for each.

Additions of less than 1,000 square feet to non-residential development will not be subject to imposition of the TUMF.

4.1 Industrial

Industrial land-uses include all light manufacturing, industrial parks, warehousing, mini-warehousing, greenhouses and utilities. The TUMF obligation for this category will be calculated using the ITE Manual Trip Generation rate of 4.96 on a per 1,000SF basis. For greenhouses, the square footage of the facility dedicated to growing crops will not be subject to the TUMF obligation.

4.2 Office

The office building category includes all office-related uses. This category includes, but is not limited to, general office buildings, corporate headquarters, public facilities, medical office buildings, research centers, office parks, business parks, insurance offices, trade schools and other training centers. The TUMF obligation for this category will be calculated using the ITE Manual Trip Generation rate of 9.74 on a per 1,000SF basis.

4.3 Retail

The retail category includes all sales tax producing retail related uses. This category includes, but is not limited to, retail, general merchandise, specialty retail centers, discount stores, hardware/paint stores, beauty salons, supermarkets, wholesale markets, apparel stores, furniture stores, and automotive parts/supply stores. The cost per trip of \$245 established in the 2018 TUMF Nexus Study is reduced by 35% to \$159.25 for Retail land uses to account for linked and pass-through trips. The TUMF obligation for this category will be calculated using the ITE Manual Trip Generation rate of 37.75 on a per 1,000SF basis. The rate of 37.75 represents an average for all Retail land-use categories.

4.3.1 Fuel Dispensers (Gasoline)

For calculating the TUMF obligation, all types of fuel filling stations or facilities with fuel filling positions will be considered retail use types. The methodology described as follows will be applied to determine the gross floor area for calculating the TUMF obligation for all types of gasoline fuel filling stations or facilities with fuel filling positions (*for the example calculation assume a fuel filling station with 12 fuel filling positions and a building area of 3,000 square feet*). The total number of fuel dispensers is equal to the maximum number of vehicles that could be supplied with fuel at the same time.

1. Multiply the total number of fuel filling positions by 1,403.8 square feet. The 1,403.8 SF number was derived from national ITE data for service stations.
(*i.e. for the example station it is $12 \times 1,403.8 = 16,846$ square feet*)
2. Determine the total floor area of buildings on the site noting that the canopy area is *not* included as part of the gross floor area of the buildings on the site.
(*i.e. for the example station it is 3,000 square feet*)
3. Compare the results for steps 1 and 2 and **use the greater** of the two values as the gross floor area to calculate the TUMF obligation calculations. (*i.e. $16,846 > 3,000$; for the example station TUMF would be calculated for 16,846 square feet*)
TUMF Obligation for example = $16,846/1,000 \times 37.75 \times \$159.25 = \$101,273$

4.3.2 Electric Vehicle Supply Equipment Charging Stations

For calculating the TUMF obligation, stand-alone businesses with the primary purpose of providing publicly accessible Electric Vehicle Supply Equipment (EVSE) are designated as EVSE charging stations and will be considered retail use types. The methodology described as follows will be applied to determine the gross floor area for calculating the TUMF obligation for all types of EVSE charging stations.

Multiply the total number of EVSE charging units by 14.9 SF. The 14.9 SF number was derived from national data for Electric Vehicle Supply stations (The EV Project). The total number of EVSE charging units is equal to the maximum number of vehicles that could be connected for charging at the same time.

EVSE located within a residential or non-residential use type, where the residential or non-residential use is the primary use of the site, and the EVSE is for the sole and exclusive use of residents, employees and/or customers of the same premises, are ancillary to the primary residential or non-residential use of the site. There is no additional TUMF obligation for EVSE located within a residential or nonresidential use type for the sole and exclusive use of residents, employees and/or customers of the same premises.

4.4 Multiple Land Uses on Same Development

For determining the TUMF obligation, developments with multiple land uses on the same project are split into separate categories (retail, industrial, office). TUMF obligation for these projects will be calculated based on the separate gross floor areas of all uses associated with the project, calculated at their respective rates. For example, an automobile dealership TUMF obligations would be calculated based upon vehicle sales floor area (retail), auto service bay areas (industrial) and administrative offices (office). The TUMF will be paid at their respective rates.

4.5. Golf Courses

For calculating the TUMF obligation, all public and private golf courses are considered to be their own land use type. The methodology will be applied to determine the acreage area and other buildings (i.e., clubhouse, pro shop, restaurants, office) for calculating the fee obligation for all public and private golf courses. The TUMF obligation for this category will be calculated using the ITE Manual Trip Generation rate of 3.74 on a per acre basis for the golf course, and the applicable ITE Manual Trip Generation rate for additional land uses incorporated into the development, similar to Section 5.4 for multiple land uses on the same development.

4.6 Hotel

A hotel is a place of lodging that provides sleeping accommodations and supporting facilities such as restaurants, cocktail lounges, meeting and banquet rooms or convention facilities, limited recreational facilities and/or other retail and service shops. For the sake of calculating the TUMF, all of the ancillary uses are considered as one use under the Hotel category. The Hotel land-use category includes all hotels and motels, including all-suite and resort hotels. The TUMF obligation for this category will be calculated using the ITE Manual Trip Generation rate of 14.34 on a per room basis.

5.0 EXEMPTIONS

Low Income Housing is EXEMPT from paying TUMF obligations.